

This Indenture Made and entered into this the 21 day of August 1865
between Milton J Easter and Betty Easter of the first part his wife and
Martha J Easter and Samuel W Easter of the second part. Witnesseth
that the said Milton J Easter and Wife of the first part for and
in consideration of the sum of three thousand and eight hundred
and twenty Dollars and eight Cents to them in hand paid
the receipt whereof is hereby acknowledged. Both this day given
guaranteed bargained and sold of signed subscribed witnessed
Confirmed & conveyed by the said parties both give grant bargain
sell convey into the said Martha J Easter & Samuel W Easter
of the second part all of that certain tract and parcel land
lying and being and being in the County of Lemmon State
of Montana known and described as follows: That of the
quarter on the south west side of Hole Creek at being
the North west quarter of Section twenty (20) also the
East half of the North East quarter of section twenty (20)
also the West half of the South east quarter of section
twenty (20) containing three hundred and eighty acres
more or less. All of said land is Township One
Range five (5) West. To have and to hold the above de-
scribed tracts and parcel of land with all the appurtenances
thereunto belonging or in anywise appertaining unto the said
Martha J Easter and Samuel W Easter and their heirs and
assigns forever. The said Milton J Easter & Wife for their heirs
executors and Administrators will warrant forever of and
the title to the above described and hereby guaranteed prop-
erty to the said Martha J Easter & S W Easter their heirs and
assigns from and against all and any persons or persons
claiming or holding under the said Milton J Easter
& Wife and also against the lawful claim or demand
of any person or persons claiming or holding
by or under the Government of the United States or
Department thereof. In the said Milton J Easter and Wife
have hereunto subscribed our names and affixed our
seals the day and year above mentioned.

State of Ala 3 M J Easter Rec
Bethy Easter Rec

State of Ala. *James* Betty Easter *Exhib*
 Summerton Co. Can this the 22^d day of Aug 1865
 personally came before me M. J. Easter and Betty Easter
 his wife and severally acknowledged the within conveyance
 to be their act and deed and the said Betty Easter
 being examined by me of and from her husband acknowledged that she executed the same freely and
 without any fear or compulsion from her husband
 And I certify that I well know the said M. J. Easter
 and Betty Easter his wife and that they are the same

persons who are described in the within Commission and who executed the same John B. McCallum J.P.C.

State of Ala. J. John B. McCallum Judge of the Lunenburg Co. Probate Court of Lunenburg County. I hereby Certify that the above deed was filed in my office for Record on the 22 day of Aug. 1865 and was Recorded in Book Book No. 10 page 101 & 102 on the 24th day of Aug. 1865.

John B. McCallum Judge

Astham Hamwell and Wife

Deed. This Indenture made and entered into this 10th day of October One thousand Eight hundred and Sixty four between Astham Hamwell and his wife Mary A. Hamwell of the County of Lunenburg and State of Alabama of the One part and Edward S. Strange of the same said County and State of the Other part. Witnesseth that the said A. B. Hamwell and his wife Mary A. Hamwell for and in consideration of the sum of Twelve thousand four hundred dollars to us in hand paid by the receipt whereof is hereby acknowledged. That this day bargained sold aliened conveyed and confirmed unto the said E. S. Strange all that certain lot or parcel of land and being in the County and State of Alabama being known as the east half of the south east quarter of Section 14. Also the S. W. 1/4 of the S. E. 1/4 of Sec 36 and both in Township No. 1 R. 6 N. 11. And also the lot or M. E. part (N. E. 1/4) of the N. E. part of Fractional Sec. 1. Township 21. of R. 6 N. Also another lot or parcel of land known as S. E. 1/4 of the N. E. Sec No. 36 Township 1. Range 6 West. Also another lot of land known as the S. E. 1/4 of the S. E. 1/4 of Sec 35 T. No. 1 Range 6 West. Containing in all of the five lots of land described above Two hundred and forty eight Acres and two hundredths of an acre to the same more or less to have and to hold the above described land with the appurtenances thereto belonging or in any way appertaining there to unto the said E. S. Strange his heirs and assigns forever and the said A. B. Hamwell and his wife Mary A. Hamwell for themselves their heirs Executors Administrators and assigns do warrant and will forever defend the title to the above described and bargained premises unto the said E. S. Strange his heirs and assigns from and against themselves and all and every other person whatever Claim or

or Holding under them the said A. B. Hamwell and his wife Mary A. Hamwell 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 whereof we have hereunto set our hands and affixed our seals the day and year above written A. B. Hamwell M. A. Hamwell

State of Ala. J. Lunenburg Co. I personally appeared before me Jacob M. Todd an acting Justice of the Peace in and for said County and State A. B. Hamwell and his wife Mary A. Hamwell who acknowledged that they orally signed sealed and delivered the foregoing Deed of land to the said E. S. Strange on the date and the foregoing therein expressed and the said Mary A. Hamwell being by me examined of and from her said husband's person and estate that she executed the same fully without fear threat or compulsion from her said husband. Given under my hand and seal this 9 day of Oct. 1864. Jacob M. Todd J.P.

State of Ala. J. Lunenburg Co. I John B. McCallum Judge Probate Court of Lunenburg County hereby Certify that the above deed was filed in my office for Record on the 23 day of Oct. 1865 and was duly Recorded on the 24th day of Aug. 1865 in Book Book No. 10 page 101 & 102.

A. B. Hamwell and Wife

Deed. This Indenture made this 10th day of February in the year of our Lord One thousand Eight hundred and Sixty four between A. B. Hamwell and his wife Mary A. Hamwell of the County of Lunenburg and State of Ala. of the One part and Edward S. Strange of the same said County and State of the Other part. Witnesseth that the said A. B. Hamwell and his wife Mary A. Hamwell for and in consideration of the sum Six thousand three hundred dollars to them in hand paid by the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed and confirmed released and confirmed unto the said E. S. Strange all that certain tract or parcel of land lying and being in the County of Lunenburg and State of Alabama and known as a portion of the North E. 1/4 of Fractional Sec. 1. Range 6 West. Township No. 21 (East) Commencing at a small flag or old marked corner on the land of John A. A. corner running thence North to the corner line between Sec. 35 and Sec. 36 with said Township line to the line running North and South

Given under my hand this the 27th day of September 1865
 John B. McClellan
 J. P.

State of Ala. }
 Sumner Co. } John B. McClellan Judge of Probate
 hereby certify that the foregoing Book of Trust was filed
 in my office for Records on the 27th day of Sep 1865
 and was duly Recorded on the 2d of October 1865 in
 Book No 11 pages 5 & 6
 John B. McClellan
 J. P.

State of Alabama }
 Morgan County } Whereas I Aaron A. Burlison
 John McDaniel by promissory note as follows to wit
 \$16.20 Danville Feby 17th 1858

Twelve months after date we promised to pay Mr. W. B. Group
 Guardian minors heirs of Alex. Botch or heirs sixteen
 hundred & twenty dollars in gold for value received witnessed our hands
 and seals signed A. A. Burlison

S. B. Humphreys
 Jonathan Burlison

Upon which notes there are the following credits (\$129.94) one
 hundred & twenty nine 60/100 dollars dated 17th Feby 1857 (\$129.94)
 one hundred & twenty nine 50/100 dollars dated 17th Feby 1858
 (\$129.94) one hundred & twenty nine 60/100 dollars dated 17th Feb.
 1859 (\$129.94) one hundred & twenty nine 60/100 dollars dated
 Feby 17th 1860 (\$239.50/100) two hundred & fifty nine 50/100 dollars
 dated Feby 17th 1862 upon which note I & S. B. Humphreys
 are jointly bound and Jonathan Burlison is surety and
 whereas I the said A. A. Burlison am further indebted to
 the said John McDaniel by another promissory note
 as follows

\$10.00 Feby 17th 1855
 Twelve months after date we promised to pay Mr.
 W. B. Group Guardian of the minors heirs of Alex. Botch
 or heirs one thousand & eighty dollars in gold for
 value recd signed A. A. Burlison

R. H. Leigh
 Jonathan Burlison

Upon which note there are the following credits
 (\$86.40/100) eighty six 40/100 dollars dated 17th Feby 1857
 (\$58.40/100) fifty eight 40/100 dollars dated 29th June 1857
 (\$22.40/100) twenty two 40/100 dollars dated June 18th 1858

(\$86.40/100) eighty six 40/100 dollars bearing date June 15th 1860
 (\$86.40/100) eighty six 40/100 dollars dated June 15th 1860 (\$86.40)
 Two hundred dollars dated Feby 9th 1861 Upon which
 note I the said A. A. Burlison is principal and R. H.
 Leigh and Jonathan Burlison are sureties both of which
 notes have been transferred to me now
 the property of the said McDaniel and whereas I
 am further indebted to Robert & Wm. Garner in
 the sum of about (\$14.00) fourteen hundred dollars
 due by promissory note made by me & S. B. Humphreys
 jointly and Jonathan Burlison as surety the date &
 the time when due not being more recollected which
 said note is entitled to divers credits the amount
 & the time when made not being more remembered the
 said note having been given to Lawson G. Garner &
 we supposed to be in the possession and property
 of the said Robert & Wm. Garner & moreover I the said
 A. A. Burlison being desirous of saving my sureties
 the said R. H. Leigh and Jonathan Burlison and
 protecting them from all damage that may
 arise by being my sureties as aforesaid have this
 day bargained & sold and by these presents do
 bargain and sell unto Dabney A. Burlison the fol-
 lowing described tract or parcel of land to wit the
 1/4 of fractional section six Township (2) five
 Range (4) four west containing 126 1/2 or one hundred
 & twenty six 1/2 acres also fractional sections seven
 & seventeen Township (3) five Range (4) four west
 containing (76) seventy six acres also north west
 quarter & south half of fractional section (8) eight
 Township (3) five Range (4) four containing (310 27/100
 three hundred & ten 27/100 acres also south half of
 the east half of the south east quarter of section (6) 1
 six Township (five) Range four containing (40)
 forty acres also south half of the west half of the
 south east quarter of section six Township five
 Range four containing forty acres the aggregate
 amt. of the land above described being (582 3/4 or
 five hundred & eighty two 3/4 acres all lying
 & being in the county of Sumner & State of
 Alabama opposite the town of Decatur together
 with the ferry privileges attached to said land
 across the Tennessee River at said town of Decatur
 to have & to hold the above described parcels or
 tracts of land to him the said D. A. Burlison

his heirs & assigns forever upon the following described trusts and conditions to wit: 1st. That when either of the above sureties have been called upon and compelled by law to pay any or all the money that may be due on the above described promissory notes then the said I. A. Burlison after advertising for at least sixty days & giving me the said Aaron A. Burlison the same notice to sell in the town of Decatur to the highest bidder for cash the above described premises & to apply the proceeds arising from said sale 1st To the payment of all costs & expenses arising from this deed & 2nd To pay off all moneys both principal & interest that may be due on said described promissory notes and 3rd To pay over to me or my personal representative all surplus that may remain after paying the moneys above stated & that if I should pay off & deliver to said I. A. Burlison the above described promissory notes before as sale of the above described lands shall take place under the conditions above prescribed to convey back to me my heirs, executors & administrators all the right and title by me hereby conveyed to him & said described parcels of land and said ferry privileges witness my hand and seal this 30th day of September 1865

I. A. Burlison

I Dabney A. Burlison hereby accept the land described in above deed Sept 30th 1865

I. A. Burlison

State of Alabama I, J. F. Freeman Justice of the Peace in & for said County hereby certify that Aaron A. Burlison & Dabney A. Burlison whose names are signed to the foregoing conveyance & who are known to me acknowledge before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same was made given my hand this 30th day of Sept. 1865

J. F. Freeman

The State of Alabama I, J. R. Williams Judge of Probate for said County hereby certify that J. F. Freeman whose name is signed to the certificate to the foregoing conveyance was duly elected and qualified as Justice of the Peace for said County and was acting as such at the date of said certificate and full faith and credit are due to his official acts

Given under my hand and seal of the State this 1st day of October 1865
J. R. Williams Judge of Probate Court

Henry Tate
Duck
Henry Tate

This Indenture made and entered into between Henry Tate of the County of Sumner of the first part and Henry Tate of the same County of the second part both of the State of Ala. On this the twenty fifth day of September One thousand eight hundred and sixty five Witnesseth that the said Henry A. Tate of the first part has for and in consideration of the sum of Two thousand Six hundred and fifty Dollars to him in hand paid by the said Henry Tate of the second part the receipt of which is hereby acknowledged this day hereinafter sold delivered, released, conveyed, assigned, and conveyed and does by these presents hereinafter deliver release and off. Alieu and convey to the said Henry Tate of the second part the whole of his undivided interest being one half of the following described tract or parcel of land lying and being in the said County of Sumner in the State of Ala. and described as follows to wit: The North West quarter of Section containing 180 Acres and the North West quarter of Section containing 180 Acres and the North half of the North East quarter of Section Twenty three containing 80 Acres and the East half of the North West quarter of Section Six containing 80 Acres

Making in all Five hundred and thirty (530) Acres all being in township five and Range third West to the north of the line of the land described to be or parcel of land together with the timber and appurtenances thereunto belonging as in any more appearing unto the said Henry A. Tate his heirs and assigns forever and the said Henry A. Tate of the first part for himself his heirs Executors and Administrators hereby warrants and will forever defend the title to the above described and here granted premises unto the said Henry A. Tate his heirs and assigns as legal representatives against himself and all heirs heirs James O. James Clumming as holding under him the said Henry A. Tate and his heirs and assigns against the lawful title claim or demand of all persons and every person whatsoever Clumming as holding under the Government of the United States for testimony whereof the said Henry A. Tate of the first part has hereunto set his hand and affixed his seal on the day and year above written.

Henry A. Tate

State of Ala. J. H. M. Manton an acting Justice of the Peace for the Precinct in which the said County and State hereby certify that Henry A. Tate whose name is signed to the above Conveyance and who is known to me as the person who on the day that being informed of the contents of this Conveyance he executed the same voluntarily on the day the same bears date came under my hands then the 5th day of October A.D. 1865.

J. H. M. Manton J. P.

State of Ala. J. B. McCallum Judge of the Probate Court hereby certify that the above deed was filed in my office for Records on the 9th of Oct. 1865 and duly recorded on the same day in Book No. 11 page 97 12

John B. McCallum J. P.

Wm. H. Hunt
T. H. Hunt
George W. McCallum

Have all men by their presents that I Wm. H. Hunt of the County of Sumter and State of Ala. for and in consideration of the sum of Three thousand seven hundred and fifty Dollars have conveyed and sold and by these presents do hereby convey and sell to George W. McCallum

of the County of Sumter and State of Tennessee fifteen hundred acres of Land lying and being in Sumter County and State of Alabama and embraced in the following tracts to wit: the D. M. Gordon tract the Donac McCallum tract the P. M. Sumner tract the H. M. Sumner tract and the James tract that I Wm. H. Hunt of the County of Sumter and State of Ala. do hereby convey and sell to the said George W. McCallum for and in consideration of the sum of Three thousand and sixty five Dollars has this day conveyed to me for said Land by the said McCallum and he has executed by Note for the balance of the payment on said Land and when said Note has been paid I am to make to the said McCallum a Deed conveying the legal title to said Land. With charges of general warranty this is the same land I have here before sold to B. L. Sumner but I have recommended the trade with the said Sumner and the T. H. Hunt I give him for said Land in this day made McCallum and said Land is situated in Sumter County and adjoins the following County of Sumter Wm. H. Hunt W. H. Hunt and the other. This the 5th day of September 1865.

W. H. Hunt
B. M. Johnson

Wm. H. Hunt

Wm. H. Hunt

The D. M. Sumner tract of three hundred and thirty acres does not exactly follow the Gordon and other tracts of Land as embraced in the D. M. Sumner tract but lies south west of the other land mentioned if the same should be more than fifteen hundred Acres in the said Sumner tract of the surveying then the surplus or remainder is due to the said Sumner tract and is to be taken off of the west end of the Sumner tract or any portion of said Sumner tract that the said McCallum may prefer as witness my hand and seal this 5th day of September 1865.

Wm. H. Hunt

Wm. H. Hunt

State of Ala. J. B. McCallum Judge of the Probate Court hereby certify that the above deed was filed in my office for Records on the 9th of Oct. 1865 and duly recorded on the same day in Book No. 11 page 97 12

that such other witness subscribed his name as a witness in his presence. Given under my hand this the 22nd day of October 1865.
 Thomas H. Tynes Justice

State of Ala. Before me John B. McCallum Judge of the Probate Court of said County. Personally appeared Mrs. Wm. McLaurin, one of the subscribing witnesses to the foregoing title Bonds. Who in answer to me and being sworn states that Clay Stewart the grantor in the Title Bonds voluntarily executed the same in his presence and in the presence of the other subscribing witness. On the day the same were dated that he witnessed the same in presence of the grantor and of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this the 12th day of October 1865.
 John B. McCallum Judge

State of Ala. Before me John B. McCallum Judge of the Probate Court of said County. Personally appeared Mrs. Wm. McLaurin, one of the subscribing witnesses to the foregoing title Bonds. Who in answer to me and being sworn states that she witnessed the same in presence of the grantor and of the other witness and that such other witness subscribed his name as a witness in her presence. Given under my hand this the 12th day of October 1865.
 John B. McCallum Judge

I, S. P. Lynam and Wife Dora to this Indenture Made this 22nd day of October (1865) Say that we have sold to S. P. Lynam and his wife Sally Wm. Lynam of the 1st part. And S. P. Lynam of the 2nd part. Witnessed that for and in consideration of the sum of Eight thousand Dollars, to us in hand paid the receipt whereof is hereby acknowledged. To have this day bargained and sold unto and by the said S. P. Lynam and Sally Wm. Lynam all that certain tract or parcel of land lying and being in said Co. & State with all the appurtenances thereto in anywise and wherever in the town of Athens in said Co. also as the lot on which I now reside containing seven acres and a half more or less to have and to hold the above described parcel

of land to the said S. P. Lynam and his heirs forever in fee simple absolute and the said S. P. Lynam and his wife Sally Wm. Lynam for themselves their heirs executors administrators and assigns forever and agree that they will forever defend the title to said lot to said S. P. Lynam his heirs and assigns forever and against the claims of all parties or persons claiming by or through them or from the Government of United States in testimony whereof we have this day affixed our seals and signed our names in this 22nd day of October 1865.
 S. P. Lynam
 W. H. Lynam
 W. H. Lynam
 Sally Wm. Lynam

State of Ala. Before me John B. McCallum Judge of the Probate Court of said County. Personally appeared Mrs. S. P. Lynam and her wife Sally Wm. Lynam and solemnly acknowledged the within conveyance to be their act and deed and the said Sally Wm. Lynam being examined by me apart from her husband acknowledged that she executed the same freely and voluntarily without force or compulsion from her husband. And I certify that I will prove the said S. P. Lynam and wife and that they are the same persons described in the within conveyance and that she executed the same.
 John B. McCallum
 Judge of Probate

State of Ala. Before me John B. McCallum Judge of the Probate Court of said County. Personally appeared Mrs. S. P. Lynam and her wife Sally Wm. Lynam and solemnly acknowledged the within conveyance to be their act and deed and the said Sally Wm. Lynam being examined by me apart from her husband acknowledged that she executed the same freely and voluntarily without force or compulsion from her husband. And I certify that I will prove the said S. P. Lynam and wife and that they are the same persons described in the within conveyance and that she executed the same.
 John B. McCallum
 Judge

Paul S. Jones ^{Read} Wille Bond to John T. Turner
 This indenture made the 5th day of October in the year
 one thousand eight hundred and sixty five between Paul S.
 Jones of the town of Athens County of Seminoles State of Ala.
 of the first part and John T. Turner of the town of Athens
 County of Seminoles State of Ala. of the second part
 Witnesseth That the said party of the first part
 for and in consideration of the sum of one thousand
 five hundred dollars = \$1500 lawful money of the United
 States of America to me in hand paid by the said party
 of the second part the Receipt whereof is hereby acknowl-
 edged hath granted bargained sold aliened released
 released conveyed confirmed and by these presents doth
 bargain sell alien remise release convey and confirm unto
 the said party of the second part and to his heirs and assigns
 forever all of the middle third 1/3 of lot number Sixteen (16)
 according to the Town Map lying in the North side of
 the Public Square in the town of Athens County of Seminoles
 State of Alabama and fronting twenty two (22) feet and
 running back sixty (60) feet. Together with all and singular
 the Easements hereditaments and appurtenances thereto
 belonging or in any wise appertaining and the reversions and
 remainders and remainders unto issues and profits
 thereof also all the estate right title interest property
 possession claims and demands whatsoever as well in Law
 as in Equity of the said party of the first part of in right
 the same and every part and parcel thereof with the appurtenances
 to have and to hold unto and singular the above named and
 described premises together with the appurtenances unto the
 said party of the second part his heirs and assigns forever
 and the said party of the first part and his heirs The said
 premises in the quiet and peaceable possession of the said party
 of the second part his heirs and assigns against the said
 party of the first and all person or persons whomsoever
 lawfully claiming or to claim the same shall and will
 warrant and do by these presents forever defend.
 In Witness whereof the said party of the first part
 hath hereunto set his hand and seal the day and year
 above written.

Paul S. Jones *Read*

Teste

James E. Russell

State of Ala.

Seminole Co. On this day came Paul S. Jones and acknowledged
 the within foregoing to be his act and deed.

And I certify that I well know the said Paul S. Jones and
 that he is the same person who is described in the
 within foregoing and who executed the same. Given
 under my hand this the 5th day of October 1865

John B. McClellan

Judge Probate Court

State of Ala. I John B. McClellan Judge of said County
 Seminoles Co. do hereby certify that the foregoing
 deed was filed in my Office for Record on the 5th day
 of October and was duly recorded on the 7th day of November
 1865 in Book No. 11 pages 14 and 15.

John B. McClellan

Judge P. Court

Le. Maxwell and wife read to John H. Black

This indenture made this the 25th day
 of October one thousand eight hundred and
 sixty five between Le. Maxwell and Marietta Maxwell
 his wife of first part and John H. Black of Sec. part
 Witnesseth That for and in consideration of five
 hundred and eighty four dollars to me in hand
 paid the Receipt whereof is hereby acknowledged
 I have this day bargained and sold and by these
 presents convey to John H. Black all those
 tracts or parcels of land lying and being in
 the County of Seminoles and State of Alabama and
 known and described as follows to wit: viz-
 the south half of south east fourth of Section
 No. 22 Township (2) Range (5) West - commencing
 at the west line of said 1/4 at the bank of the
 Spring known as Warrens Spring then up said
 branch to the front - thence some distance above
 said Spring - thence up said north prong of said
 branch to the north line of said 1/4 section to the
 south east part of said quarter containing ninety
 acres more or less - also fifty acres in the west
 side of the south quarter of Section (23) Township
 (2) Range (5) West - also the north east fourth of
 Section (27) Township (2) Range (5) West containing
 one hundred and fifty nine and 98/100 of an acre -
 I do have and to hold the above described tracts or par-
 cels of Land to him and his heirs forever in fee
 simple absolute and the said parties of the first
 will and do warrant and will forever defend the
 title to said John H. Black and his heirs.

or assigns from and against the claims of
all parties claiming by or through him or
from the grant of the United States. In
testimony whereof we have this day affixed
our seals and signed our names on the day
and year above written

Le. H. Harwell *Seal*
Marionetta Harwell *Seal*

State of Alabama, I, S. German Justice of the Peace in
Lincoln County do hereby certify that Le. H. Harwell and Marionetta Harwell his wife
whose names are signed to the foregoing conveyance
and who being informed of the contents thereof
acknowledged before me on this day that they
signed the same voluntarily on the day the
same bears date. Given under my hand
this the 25th day of October 1865.

S. German Justice of the Peace

State of Alabama, I, John B. McCallum Judge of said
Lincoln County do hereby certify that
the foregoing deed was filed in my Office on
the 6th day of November 1865 and was duly
recorded on the 7th day of November 1865
in deed Book No. 11 pages 15 and 16.

John B. McCallum
Judge Probate Court

Wiles Hama heads to
Hancy J. McWilliams and others

I know all men by their presents that Wiles Hama in
consideration of the natural love and affection which
he has towards the children of my sister Eliza Martin wife of
Francis G. Martin, viz. Hancy J. McWilliams formerly Hancy
J. Martin Betty Harwood formerly Betty Martin Willis H.
Martin and Lucid F. Martin have this day freely granted
bargained sold and conveyed and by these presents do give
grant bargain sell and away unto the said Hancy J.
McWilliams formerly Hancy J. Martin Betty Harwood
formerly Betty Martin Willis H. Martin and Lucid F.
Martin their heirs executors and administrators all
that certain parcel or tracts of land lying in being
in the County of Lincoln State of Alabama
and known and designated as the north half

of Section Thirteen in Township Three (3) Range 14
four west containing three hundred and twenty acres
the south west quarter of Section Thirteen in Township
(3) Three Range 14 four west containing one hundred
and sixty acres the west half of the south east quarter
of section Thirteen in Township 13 Three and Range 14
four west containing eighty acres also the north east
quarter of section twenty four in Township of Range
four west containing one hundred and sixty acres
also the south east quarter of the south west quarter
of section twenty four in Township Three Range four west
containing forty acres containing in all seven hundred
and eighty acres more or less To have and to hold the above
described tracts or parcels of land unto the said Hancy J.
McWilliams formerly Hancy J. Martin Betty Harwood
formerly Betty Martin Willis H. Martin and Lucid F. Martin
their heirs executors and administrators forever. Against
the said Wiles Hama his heirs executors and administrators
for ever. In testimony whereof the said Wiles Hama has
hereunto subscribed his name and affixed his seal this the
eight day of November one thousand eight hundred and sixty five

Wiles Hama *Seal*

State of Alabama, I, A. G. Westmoreland an acting Justice of
Lincoln County do hereby certify that Wiles Hama whose name is signed to the foregoing conveyance
and who is known to me acknowledged before me on
this day that being informed of the contents of the conveyance
he executed the same voluntarily on the day the same
bears date. Given under my hand this the eight day
of November eight hundred and sixty five

A. G. Westmoreland J. P.

State of Alabama, I, John B. McCallum Judge of Probate of said County
do hereby certify that the foregoing deed was filed
in my Office for record on the 7th day of November 1865
and duly recorded on the same day in deed Book
No. 11 Pages 16 and 17.

John B. McCallum
Judge Probate Court

Francis Martin

of wife

Dec. 8. To

J. McWilliams

of there

Know all by these presents that the Francis C. Martin and Eliza Martin in consideration of the Natural Love and affection which we bear towards our children Nancy J. McWilliams formerly Nancy J. Martin Betie Harwood formerly Betie Martin Willie M. Martin and Fred. J. Martin have this day given granted sold conveyed and by these presents do give grant bargain sell and convey unto the said J. McWilliams formerly Nancy J. Martin Betie Harwood formerly Betie Martin Willie M. Martin and Fred. J. Martin their heirs executors and administrators all two parcels or tracts of Land lying and being in the County of Sing Sing State of Alabama and known and designated as No. 100 half of the South west quarter of Section twenty Township one and Range four west containing sixty acres off of the east side - The South west quarter of the South west quarter of Section twenty one Township one and Range four west containing forty acres also the North west quarter of Section Twenty nine Township one and Range four west containing one hundred and sixty (except four acres two of which were sold to H. B. Cartwright and two to the Stock Holders of Rail Road Co.) containing in all two hundred and fifty six acres more or less To have and to hold the above described tracts or parcels of Land unto the said Nancy J. McWilliams formerly Nancy J. Martin Betie Harwood formerly Betie Martin Willie M. Martin and Fred. J. Martin their heirs executors and administrators forever against the said Francis C. Martin and Eliza Martin wife of said Francis C. Martin their heirs executors and administrators forever. In testimony whereof the said Francis C. Martin and Eliza Martin have hereunto subscribed their names and affixed their seals on the Thirteenth day of September one thousand eight hundred and sixty five.

F. C. Martin

E. M.

Eliza Martin

E. M.

State of Ala. J. A. C. Westmoreland an acting Justice of the Peace in and for said County hereby certify that F. C. Martin and Eliza Martin whose names are signed to the foregoing Conveyance and who are known to me

acknowledged before me on this day that being informed of the contents of the Conveyance they executed the same voluntarily on the day the same bears date from under my hand this the Thirteenth day of September one thousand eight hundred and sixty five
J. A. C. Westmoreland J. P.

State of Ala. J. D. John B. McCallum Judge of Probate for said County do hereby certify that the foregoing record was filed in my Office for Record on the 9th day of November 1865 and duly recorded in the same day in Record Book No. 11 Page 11 & 12.

John B. McCallum

J. P. Court

William Richardson

husb

Charlotte Hine

This Indenture made this the 10th day of November 1865 Between William Richardson of the first part and Charlotte Hine of the second part both of the County of Sing Sing State of Alabama Witnesses: That the said William Richardson 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 has this day given granted sold aliened conveyed released conveyed and confirmed and by these presents does give grant bargain sell alien and convey release convey and confirm unto the said Charlotte Hine all that certain lot of Land lying and being in the Town of Athens Sing Sing Co. Ala. and known in said the plan of said Town as the North half of Lot one hundred and twenty (120) containing one fourth of an acre more or less To have and to hold the above described Lot of Land with the tenements and appurtenances therunto belonging or in any wise appertaining unto the said Charlotte Hine her heirs and assigns forever and the said William Richardson for himself his heirs executors and administrators do hereby warrant and will forever defend the title to the above described Lot unto the said Charlotte Hine her heirs and assigns from and against himself and all and every person claiming and holding under him the said Wm Richardson and also against the lawful title claim or demand of all and every person whomsoever claiming or holding by force or under title

Government of the United States. In testimony
whereof the said Wm Richardson has hereunto set
his hand and affixed his seal the day and year
above written.

Wm Richardson

State of Ala. On this day came Wm Richardson and
Simmons & acknowledged the within conveyance to be his
act and deed and I certify that I well know
the said William Richardson and that he is the same
person who is described in the within conveyance
and who executed the same given under my hand
this the 10th day of November 1865.

John B. McClellan
Judge Probate Court

State of Ala. I John B. McClellan Judge of Probate for
Simmons & said County do hereby certify that the foregoing
Deed was filed in my Office for Record on the 10th
day of November 1865 and duly recorded on the same
day in Deed Book No 11 Pages 19 and 20.

John B. McClellan
J. P.

Halter B. Jones & Wife. This indenture made this the 10th day
Deed to of November 1865 between Walter B. Jones
Charlotte Hine and his wife Susan Emmet Jones of the
County of Simmes in the State of Ala. of the one part
and Charlotte Hine of the other part. Witnesseth
That the said W.B. Jones & wife for and in consideration of
the sum of four hundred and forty dollars to them in
hand paid the receipt whereof is hereby acknowledged
have this day given granted sold conveyed released
conveyed and confirmed and by these presents do give grant
bargain sell sell alien convey release convey and confirm
unto the said Charlotte Hine all that certain lot of
Land lying and being in the Town of Athens Simmes
County Ala and known in the plan of said Town as
Lot Number one hundred and seven (117) containing
half an acre more or less. To have and to hold the
above described Lot of Land unto the heirs and assigns
appertaining unto the said Charlotte Hine her
heirs and assigns forever.

and the said Walter B. Jones and wife for themselves
their heirs executors and administrators do hereby and in
consideration of the premises warrant and will warrant
forever defend the title to the above described and hereby granted
premises unto the said Charlotte Hine her heirs and assigns
from and against themselves and all and every person claiming
or holding under them. The said W.B. Jones & wife and also against
the lawful title claim or demand of all and every person whom
soever claiming or holding by force or under the Government of
the United States. In testimony whereof the said W.B. Jones
and wife have hereunto subscribed their names and affixed their
seals the day and date above written.

Walter B. Jones
Emmet S. Jones

State of Ala. On this the 10th day of November 1865 personally
Simmons & came before me W.B. Jones and wife Emmet S. Jones and
generally acknowledged the within conveyance to be their act
and deed and the said Emmet S. Jones being examined by me
apart from her husband acknowledged that she executed
the same freely and voluntarily without fear or compulsion
from her husband. And I certify that I well know
the said W.B. Jones and wife and that they are the same
persons described in the within conveyance and who
executed the same.

John B. McClellan
Judge Probate Court

State of Ala. I John B. McClellan Judge of Probate for said Co.
Simmons & do hereby certify that the foregoing Deed was filed
in my Office for Record on the 10th day of November 1865
and was duly recorded on the same day in Deed
Book No 11 Pages 20 and 21.

John B. McClellan
Judge Probate Court

and Murrelly. This indenture made this the 10th day of
November 1865 between William H. Murrelly of the
County of Simmes and Wm. H. Murrelly of the
County of Simmes. Witnesseth That the said Wm. H. Murrelly
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 sold conveyed
released conveyed and confirmed and by these presents do give grant
bargain sell sell alien convey release convey and confirm
unto the said William H. Murrelly all that certain lot of
Land lying and being in the Town of Athens Simmes
County Ala and known in the plan of said Town as
Lot Number one hundred and seven (117) containing
half an acre more or less. To have and to hold the
above described Lot of Land unto the heirs and assigns
appertaining unto the said William H. Murrelly her
heirs and assigns forever.

receipt whereof is hereby acknowledged. The said James
and Affirmeth that this day bargained and sold and
by these presents bargained sold and convey to the said
Ordway his heirs and assigns forever a certain tract
of Land lying in the said County of Somerset, in the
Municipality of Segrave Hundred situated in several districts, and
divided as follows, viz. on the South by Sams Pagnon and
Oliver Shumette places. On the West by said Shumette, and
the North of said Shumette, and on the East by said
Shumette lands containing by estimation four hundred and
thirty or less Acres being as the old Surveyors place
to them and to hold said land and every part thereof
to the said Charles W. Ordway and to his heirs forever
together with all appurtenances therunto belonging
And the said James and Affirmeth further that he will
to warrant and forever defend the title to said land
and every part thereof against the lawful claims or
claims of all persons to that end In witness Whereof
at said Wellsboro & Lewis Shute My said H. H. Shumette
himself set their hands and affix their seals this the
second day of 1865.

H. H. Shumette Esq.
Segrave Hundred and Abundant } H. H. Shumette Esq.
in our presence that is clear } E. M. Shumette Esq.
Witness } the above James Esq.
C. W. Ordway
Robert Sanders

Spects of June 3rd { Personally appeared before me Edward
 Giles Winters } Clerk of the Co. to wit of said
 County of said Sec. W. Williams and Robert Sanders
 subscribing Witnesses to the within Doc. who say
 that said Deponent and say that they are acquainted
 with William G. Sims and W. W. Wharmy the Co-
 signers and that they acknowledged the same on the
 foregoing to be their act and deed upon the day at
 above stated. Witness my hand at office this 11th
 22nd day of Aug. 1865

Ed W. Lane, Clerk

State of Tennessee
Columbia County. We Mrs. Miss Fann Wife of W. G. Fox
& Eliza McAlmamy Wife of W. McAlmamy bearing
personally appear & before the Court bearing testimony of
the fact that in the winter term of court we were
from our said husbands and they bearing testimony of
the said execution of the within Deed by them viz. W. G. Fox & Eliza McAlmamy.

intently and understandingly, without Compulsion or Coercion
of the said Quakers and the purposes therein expressed.
The same is therefore Certified, Witness My hand and Seal
this 22^d Aug. 1865 - And being the true report which the
said James and Eliza W. Henshony, Signed, Pled and
delivered to the said Judge. Edw. Rouse Clerk

State of Missouri } I John B. McClellan Judge
Linne County } of the Probate Court of said
County certify that the foregoing Deed was filed
in my Office for Record on the 15th day of November
1865. And was duly recorded on the 15th day of Nov-
1865. In Deed Book No 11 Pages 21, 22, & 23.
John B. McClellan Judge

Whereas Philip Coleman and Sarah H. Coleman his wife
 of the County of Limestone & State of Alabama are justly
 indebted unto Thos. C. Butler of said County and State in
 the sum of One Hundred and eighty eight Dollars twenty
 two Cents by his promissory Note bearing even date with these
 presents payable to the said Thos. C. Butler in Twelve Months
 bearing interest from date. Also to H. C. Westmoreland
 of the same County and State in the sum of Twelve Dollars
 and sixty Cents by his promissory Note bearing even date
 with these presents payable to the said H. C. Westmoreland
 in twelve months bearing interest from date. And
 Whereas the said Philip and Sarah H. Coleman are desirous
 of securing the payment of the said debts with the
 understanding that they are at liberty to pay the whole
 or any part thereof before the same shall become due
 and payable. Now therefore we the said Philip and Sarah
 A Coleman in consideration of the promise and of the sum
 of one dollar to me paid by Thos. J. Bailey of Limestone
 County in State aforesaid the receipt whereof is hereby
 acknowledged, have granted bargained and sold and by
 these presents do grant bargain sell and convey unto the
 said Thos. J. Bailey and his assigns forever the following
 lands and tenements to wit: The North west quarter of
 the North east quarter of fractional Section No two Town
 Ship one of range four west Containing forty acres
 lying and being in the County and State aforesaid
 Also the following Horses one Claybank Mare about three
 years old and one bay horse Colt one year old
 next spring. Also some peck Hogs, To have and
 to hold same. To the said Thos. J. Bailey

and his assignors forever. In Trust however that the said Thos J. Bails if the said sum of money or any part thereof shall remain due and unpaid at the expiration of Twelve months from the date hereof shall make sale of the premises herein conveyed at Public Vendue to the highest bidder for cash at the front door of the Court House in said County between the hour of Ten o'clock in the morning and five in the evening having first given four weeks public notice of the time and place and terms of said sale of said property by previous advertisement in some public Newspaper printed in said County or written Notices one of which shall be stuck on the Court House Door and three other public places in said County and upon such sale shall make execute and deliver to the purchaser thereof a good and sufficient deed of conveyance of all the right title and interest hereby conveyed to the said Thos J. Bails and out of the proceeds of sale shall pay first the cost and charge of this trust and the debt and interest remaining due and payable to the said Thos J. Pettus and A. G. Westmoreland or their assignors and third should any balance remain shall pay the same to said Philip and Sarah H. Colm in their legal representatives but if the said Philip Colm shall within said Twelve months well and truly pay or cause to be paid the said debt interest and cost and charge of this trust the said Thos J. Bails shall reconvey the premises conveyed to the said Philip and Sarah H. Colm or their assignors. In witness whereof the said Philip and Sarah H. Colm have hereunto set their hands and seals this September 27th 1865

Signed sealed and delivered
in presence of } Philip H. Colm
J. A. Pettus Test } Sarah H. Colm
W. H. Smith }

The State of Maryland A. G. Westmoreland an acting Probate Commissioner of the Peace in and for said County and State hereby certify that Philip Colm and Sarah H. Colm whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day and who being informed of the contents of same they executed the same for the purposes therein contained set forth on the day the same bears date given under my hand the 27th day of September 1865

A. G. Westmoreland
A. P.

State of Maryland John B. McCallan Judge of the Probate Court for said County do hereby certify that the foregoing conveyance was filed in my Office for record on the 15th day of November 1865 and was duly recorded on the 16th day of November 1865 in Book No 11 Page 25-24 and 25

John B. McCallan
Judge P. C.

George R. Peck State of Maryland Deed from George R. Peck to Lewis Co 3rd Jm L Lewis as Trustee for his wife Margaret Alice his daughter Alice Balora and his son Thos Edwin. This indenture made this 1st day of October 1864 between Geo R. Peck of 1st part and Jm L Lewis as trustee of 2nd part Witnesses that for and in consideration of the sum of Two Thousand Dollars to him paid in hand paid by said Jm L Lewis as Trustee for his wife Margaret Alice his daughter Alice Balora and his son Thos Edwin unto the latter minors and under the age of 21 years I have this day sold aliened conveyed and by these presents do convey unto the said Jm L Lewis as Trustee for the Parties above named for their sole and separate use and benefit to each one an equal and individual share in 2 Lots in the Town of Annapolis above named County and State and known as the lots on which I now reside and bounded on the North by Mr J. H. St. Lot on west by Mrs Cassens grass lot in south by Geo R. Peck's grass lot and the Big Spring lot and on the East by a line running in a due North and South line from corner of Mr St. Lot to said Big Spring lot to have and to hold said lots as trustee for said parties of 2nd part to them and their heirs forever in fee simple absolute and I will ever defend the title against all parties claiming by or through me or the Government of the United States. In testimony whereof I have this day affixed my seal and subscribed my name this 1st day of October 1865

in presence of } Geo R. Peck
J. L. German Justice of the Peace State of Maryland }
James H. Sans Test } Jm L Lewis
of Probate Court for said Co do hereby certify that the foregoing deed was filed in my Office for record on the 15th day of November 1865 and was duly recorded on the same 16th day of November 1865 in Book No 11 Page 25

John B. McCallan J. P. C.

J. J. Cox and Wife } This Indenture made and entered into
 Read to } on this the 3rd day of October 1865
 Wm. H. Hayes } between J. J. Cox of the County of Limestone
 State of Ala. and Elizabeth his wife of the one part
 and William H. Hayes of said State and Sec. of the
 second part. Witnesses that the said parties of the
 1st part for and in consideration of the sum of Twenty
 five hundred dollars lawful money of the United
 States to them in hand paid by the said party of the
 2nd part the receipt whereof is hereby acknowledged
 have granted bargained sold alien released conveyed
 and confirmed and by these presents do bargain sell
 alien release convey and confirm unto the said party
 of the 2nd part and to his heirs and assigns forever
 that piece and lot in the Town of Athens and known
 and described as the piece lot No. 1 bounded on the
 East by the Street running North from the Public Square
 by W. H. Davis and John E. Hobbs North by the small
 house between the Tyne place & said lot West by the
 Lower Eldon Road and South by a ditch containing
 in all four acres more or less. Together with all and
 singular the Tenements hereditaments and appurtenances
 thereto belonging or in anywise appertaining and also
 all the Estate Right Title interest power and right
 of some property possession claim and demand
 whatsoever as well in Law as in equity of the said
 parties of the 1st part in and to the said land in every
 part and parcel thereof with the appurtenances. To
 have and to hold unto the said party of the 2nd part
 and hereby granted premises unto the said party of
 the 2nd part his heirs and assigns forever. And the
 said parties of the 1st part will forever defend the title
 to the said property of unto the party of the 2nd part against
 all lawful claims or demands of every person or persons
 whatsoever claiming or holding under the Government of
 the United States and will forever defend warrant
 the title to the said premises unto the party
 of the 2nd part. In witness whereof the party of
 the 1st part have hereunto set their hands and
 affixed their seals the day and year first above
 written.

J. J. Cox Seal
 E. H. Cox Seal

State of Ala. } On this the 5th day of October 1865 came
 Limestone Co. } before me J. J. Cox and his wife Elizabeth
 H. Cox and severally acknowledged the within conveyance
 to be their act and deed and the said Elizabeth H.
 Cox being examined by me apart from her husband
 acknowledged that she executed the same free and
 without compulsion from her husband, and I certify
 that I well know the said J. J. Cox & Elizabeth H.
 Cox and that they are the same persons described
 in the within conveyance and who executed the same

John B. McClellan
 Judge of Probate Court

State of Ala. } I John B. McClellan Judge of
 Limestone Co. } Probate Court for said County do
 certify that the foregoing deed was filed in my Office
 for record on the 20th day of November 1865 and
 was duly recorded on the same day in record Book
 No. 11. Pages 262 & 27

Elizabeth H. Cox
 Read to A. H. Stroud

John B. McClellan
 Judge of Probate Court

State of Ala. } This Indenture made this 6th day of January
 Limestone Co. } one thousand eight hundred and sixty five between
 Elizabeth H. Cox of the County of Limestone and State
 of Alabama of the first part and Andrew H. Stroud of
 the County and State aforesaid of the second part
 Witnesses that the said Elizabeth H. Cox of the first part
 for and in consideration of the sum of fifteen hundred
 pounds of picked cotton rated at one dollar per pound
 to her in hand paid the receipt whereof of which is hereby
 acknowledged have this day bargained and sold conveyed
 released and confirmed and by these presents do bargain
 sell convey release and confirm unto the said Andrew
 H. Stroud the said party of the second part. The
 undivided one half of the east end of the north east
 quarter of the section eight Township one Range three
 west making Limestone Creek the western boundary
 supposed to be in all one thousand acres. Also the
 undivided one half of all that tract or parcels of land
 lying the west part of the North east quarter lying west
 of Tyne Creek running with the meanders of said
 Creek in Section twenty five Township one Range three
 west plus the east half of the south west quarter of section

Twenty four in Township one Range three
Containing seventy nine acres and 12 poles also
the North west quarter of section twenty five
Township one Range three also the North east
quarter of section twenty six in Township one Range
three also the west half of the South west quarter
of section twenty four in Township one Range three
Containing eighty seven acres to have and to hold
the undivided one half of all the above described
tracts or parcels of Land known as the Lands of
Elizabeth Mitchell dec. With all and singular the
appurtenances thereto belonging of whatsoever to him
and his heirs forever and the said Elizabeth Mitchell
the said party of the first part for herself her heirs her
executors her administrators and assigns hereunto
and binds herself unto the said Andrew H. Stroud
the said party of the second part his heirs executors
administrators and assigns to warrant and forever
defend the Title to the one half of all the Lands of
Elizabeth Mitchell deceased sold by Edward H. Catlett
Administrator of the said Elizabeth dec. and I Elizabeth
Mitchell do hereby warrant and forever defend the
Title to the said Stroud against all persons whatsoever
in Testimony whereof I have hereunto set my hands
and seal the day and date above written

Signed in the presence of } Elizabeth Mitchell ^{her} _{mark} ^{read}
of Test }

Samuel J. Bland }

Joseph Elliman }

State of Ala. I John B. McChellam Judge of the Probate
Court in and for said Ala. hereby certify that
Samuel J. Bland a subscribing witness to the foregoing
Deed known to me appeared before me this day and
being sworn stated that Elizabeth Mitchell the Grantor in
the Conveyance voluntarily executed the same in his presence
and in the presence of the other subscribing witnesses on
the day the same bears date that he attested the same
in the presence of the Grantor and of the other witnesses and
that such other witnesses subscribed his name in his presence
Given under my hand at Office
on the 21st day of November 1865

John B. McChellam
J. P.

State of Ala. I John B. McChellam Judge of Probate
Court in and for said Ala. hereby certify that the foregoing
Deed was filed in my Office for record on the 21st
day of November 1865 and was duly recorded on
the same day in Deed Book No. 11 Pages 21 & 22

John B. McChellam

Judge of Court

Joseph Elliman } This indenture made and entered into
of Hills Creek } this the 20th of February One Thousand
& Allen Paul } eight hundred and fifty five between
Joseph Elliman and Eliza Elliman his wife on the
one part and of the County of Simiata and State of Ala.
and Allen Paul of County of Simiata and State of Tenn.
see of the other part It is covenanted that the said Joseph
Elliman and Eliza Elliman his wife for and in consid-
eration of the sum of Twenty three hundred dollars in
hand paid the receipt whereof is hereby acknowledged
have and by these presents do bargain sell assign
convey and confirm unto the said Allen Paul a
certain parcel or tract of Land situated lying and being
in the County of Simiata and State aforesaid being
the west end of the South east quarter of section
twenty three Township one Range three west being
the North end of said South west quarter according
to a division made by the Ephraim Court of Simiata Co.
County Ala. containing eighty six acres and two thirds
of an acre the above described South end quarter
being bounded on the East by Simiata Creek as a
conditional line supposed to contain fifty nine acres
be the same more or less plus the South part of the
South west quarter of section twenty three west of the
Meridian containing seventy five acres and all appur-
tenances to the above described Land or belonging thereto
to have and to hold the said tracts of Land unto
the said Allen Paul his heirs and assigns forever and
the said Joseph Elliman and Eliza Elliman his wife for
themselves their heirs executors and administrators the
above named Land and appurtenances to unto the
said Allen Paul his heirs and assigns forever again-
st the lawful claim or claims or demands of all
and every person or persons whomsoever shall and
will forever defend by these presents In Testimony where-
of we have hereunto set these hands and affixed their seals
this the 20th day of February 1865

John Stroud Test
Geo H. Johnson

Joseph Elliman ^{his} _{mark} ^{read}
Eliza Elliman ^{her} _{mark} ^{read}

State of Mo.) John B. McClellan Judge of the
Sinnott Co.) Probate of Court held in and for
said County hereby certify that W. H. Strick
a subscribing witness to the foregoing Conveyance
known to me appeared before me this day and
being sworn stated that Joseph Olsen and his
wife Eliza Olsen the grantors in the conveyance
voluntarily executed the same in his presence and
in the presence of the other subscribing witnesses on
the day the same bears date that he attested the
same in the presence of the grantors and of the
other witnesses and that each other witness subscribed
his name as a witness in his presence
Given under my hand at office this
the 21st day of November 1865

John B. McClellan
Judge P. Court

State of Mo.) John B. McClellan Judge of
Sinnott Co.) Probate for said Co hereby certify
that the foregoing deed was filed in my office
for record on the 21st day of November 1865
and was duly recorded on the same day
in deed book No 11 Pages 29 and 30

John B. McClellan
J. P. C.

C. B. White

W. H. Strick to) This indenture made this 20th day of Nov.
Rufus Strange) gives of our said one thousand eight hundred and
sixty five dollars to C. B. White of the County of Sinnott and
State of Missouri of the first part and Rufus Strange of
the said Co. of the second part and Lewis Nelson James
Meales & R. Strange of the third part wherein C. B. White
is justly indebted to the said Lewis Nelson James Meales and
R. Strange as follows one note to said Nelson for
eighty dollars and bearing interest one cent due the first
day of September 1866 for two hundred dollars one note to
Rufus Strange for one hundred and seventy five dollars due
the first day of Oct 1865 one note to J. Meales for fifty dollars
a credit in the same for 25^{cts} due and bearing interest
which said debts the said C. B. White is willing and desirous
to secure to them the said Lewis Nelson James Meales & Rufus Strange
James Meales now therefore this indenture witness that
the said C. B. White for an in consideration of the
premises aforesaid as well as for the further consid-
eration of the sum of one dollar to him paid and

paid C. B. White in hand paid by the said R. Strange
at and before the signing and sealing & delivery of
this presents hath this day bargained sold and con-
veyed and by these presents doth bargain sell and
convey unto him the said Rufus Strange the following
described personal property to wit one yoke of oxen
a wagon one bay mare two cows and calves one
head of pork pigs weigh 100 lbs each ten sheeps
forty barrels of corn two Beavers two becks and
furniture six head of sheep to have and to hold
the above described property unto the said Rufus Strange
his heirs executors admors ^{or assigns} for ever and the said C. B. White
for himself his heirs executors admors doth hereby warrant
and will forever defend the right title claim to the
above described and hereby granted or intended to
be granted property unto him the said Rufus Strange
his heirs exec & admors & assigns forever free from all
claims or demands of all and every person or persons
whatsoever claiming the same upon trust and special
confidence nevertheless that the said Rufus Strange
shall permit him the said C. B. White to remain in
quiet and peaceable possession of said property to him
conveyed every part thereof until the first day of
Sept in 1866 and until the said C. B. White shall make
satisfy in the payment of said debts & interest and upon
further trust that the said Rufus Strange his heirs
exec admors or assigns shall as soon after the happening
of said default of payment as he may be required by
the said Lewis Nelson James Meales & Rufus Strange
their heirs exec admors or assigns to sell to the highest
bidder for cash at public auction the property herein con-
veyed or such part thereof as may be sufficient for the
purpose first fixing the day date of time and place of sale
by advertisement and out of money arising from such sale
in the 1st place to pay all necessary expenses and charges
attending the premises then pay to the said Nelson & Meales
& R. Strange their heirs exec admors or assigns said debts
and interest and the balance if any pay over to the said
C. B. White his heirs executors admors or assigns But if the
whole of said debt and interest thereon shall be fully
paid off and satisfied by the set day of the 1st day of
Sept 1866 or before 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
otherwise the same to remain in full force & virtue

nothing herein shall be so construed from keeping
the said R. Strange from selling any of the above
described property at private sale at any time and
applying the proceeds to the payment of the above
described debts and interest. In witness whereof
I hereunto set my hand and seal.

November 20th Day 1865

W. B. White (seal)

Rufus Strange (seal)

State of Ala. Before me Jacob W. Todd an
Simsboro Co. Justice of the Peace in and for
said County this day personally appeared W. B. White
& R. Strange whose names are signed to the within
and foregoing deed of trust and acknowledged the
signing sealing and delivery of the same for the purposes
therein expressed. Given under my hand and seal
this November 20th 1865

J. W. Todd J. P. (seal)

State of Ala. I John B. McClellan Judge of
Simsboro Co. Probate for said Co. hereby certify
that the foregoing Deed of Trust was filed in my
Office for records on the 21st Day of November 1865
and was duly recorded on the same day in
Deed Book No. 11 Pages 30 31 and 32

John B. McClellan
Judge P. Court

A. H. Davis

Deeds to

J. S. Conner

State of Ala. For the sum of one hundred and
Twenty five dollars I have sold to J. S. Conner
the south half of Sub. No. 120 in the plan of the town
of Athens and warrant and will ever defend the title
this 21st Nov 1865

in presence of
J. S. Whitcomb } Teste
Geo. H. Tanner }

State of Ala. I John B. McClellan Judge of Probate
Simsboro Co. Court for said Co. hereby certify that Geo.
H. Tanner a subscribing witness to the foregoing conveyance
known to me appeared before me this day and being
sworn stated that A. H. Davis the grantor in the
conveyance voluntarily executed the same in his presence
and in the presence of the other subscribing witnesses to

day the same bears date, that he attested the same in
the presence of the grantor and two other witnesses and that
such other witnesses signed his name as a witness in his
presence. Given under my hand this 22nd Day of November 1865

John B. McClellan
Judge P. C.

State of Ala. I John B. McClellan Judge of Probate for
Simsboro Co. hereby certify that the foregoing deed was
filed in my Office for records on the 22nd Day of November
1865 and was duly recorded on the same day in Deed
Book No. 11 Pages 32 and 33

John B. McClellan
J. P. C.

James H. Bridgeforth and Wife of This indenture made and entered
into this 30th day of August one Thousand
Eight hundred and sixty five James H.
Bridgeforth and Maria C. Bridgeforth his wife of the one part
and Robert S. Bridgeforth of the other part of the County
of Simsboro and State of Alabama. Witnesseth that the
said James H. Bridgeforth and Maria C. Bridgeforth his wife
for and in consideration of the sum of Twelve Thousand
Dollars to them in hand paid the receipt whereof is
hereby acknowledged have given granted conveyed and confirmed and
do hereby release convey and confirm unto the said Robert S. Bridge
forth the following described tracts or parcels of land
lying and being in the County of Simsboro and State of
Alabama on the waters of Sugar Creek to-wit: the south
east 1/4 of the south west 1/4 of section fifteen Township
one range six west also the south half of east half
of the south east quarter of section 116 Township one
range 16 west also the north half of the east half of
North west 1/4 of section 122 Township one range 6 west
also the west half North west quarter of section 22 Town
ship one range 16 west also the south half of the east half
of the south east 1/4 of section 116 Township one range 16
west also the south half of the south west quarter of
section 115 Township one range 16 west also the north
east 1/4 of section 21 Township one range 6 west
(also twenty acres in the south half of the east half of
the north west 1/4 of section 22 Township one range 16
west also the south west 1/4 of the south west 1/4 of
section 20 Township one range 16 west known as the

O'ledge tract (also a part of the north west 1/4 of section (21) Township one range (6) west also apart of the south half of the east half of the north east 1/4 section (21) of township one range (6) west also the north east 1/4 of section (20) of township one range (6) west containing two hundred and ten acres known as the Joseph Sandy tract also all of the Chapman tract that I have not heretofore sold containing two hundred acres in township one range (6) west parts of sections (27) (28) and (29) containing in all 3 tracts nine hundred and fifty acres more or less. To have and to hold the above described lands with the tenements and appurtenances thereto relating or in anywise appertaining unto the said Robert S. Bridgford his heirs and assigns forever and the said James H. Bridgford and Olivia E. Bridgford his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described land hereby granted premises unto the said Robert S. Bridgford his heirs and assigns forever and against themselves his and all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said parties have hereunto subscribed their names this day and date above written.

James H. Bridgford (Sd)

Olivia E. Bridgford (Sd)

State of Ohio, I Jacob H. Todd an acting Justice of the Sinsstone Co. Peace in and for said County hereby certify that James H. Bridgford and Olivia E. Bridgford whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date given under my hand this 13th day of October 1865.

State of Ohio

I H. Todd C. P. Sinsstone Co. J. B. McCallan Judge of Probate for said Co. hereby certify that the foregoing deed was filed in my office for record on the 23rd of November 1865 and was duly recorded on the same day in Book No. 11 Page 33 and 34.

John B. McCallan
Judge Probate Court

William Horton & Wife. This Indenture made this 27th day of November 1865 between William Horton and Mary M. Husley of the one part and Jane Horton his wife of the one part and Wesley M. Husley of the other parts all of the County of Sinsstone and State of Alabama. Whereas the said William and Jane Horton his wife for and in consideration of the sum of Two hundred (\$200⁰⁰) 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 Wesley M. Husley all that certain tract or parcels of Land lying and being in the County of Sinsstone and State of Alabama and known and designated as the north east 1/4 of the south east quarter of section 26 township two (2) range five also the south east fourth of the north east 1/4 of section 28 township (2) range (5) containing eight acres more or less. To have and to hold the above described tract or parcels of Land with the tenements and appurtenances thereto relating or in anywise appertaining unto the said Wesley M. Husley his heirs and assigns forever and the said William Horton and Jane Horton 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 Wesley M. Husley his heirs and assigns forever and against themselves and all and every person claiming or holding under them the said William Horton and Jane Horton his wife and also against the lawful title claim or demands of all and every person or persons whomsoever. In testimony whereof the said William Horton and Jane Horton his wife have hereunto subscribed their names and affixed their seals the day and year above written.

William Horton (Sd)
Jane Horton (Sd)

State of Ohio On this 27th day of November 1865 before me William Horton and his wife Jane Horton and generally acknowledged the within conveyance to be their act and deed and the said Jane Horton being examined by me apart from her husband acknowledged that she executed the same freely and without compulsion from her husband and I certify that I well know the said William Horton & Jane Horton and that they are the same persons described in the within conveyance and she executed the same.

John B. McCallan
Judge Probate Court

State of Alabama, I John B. McClellan Judge of Probate
 Limestone Co. Court for said Co. hereby certify that the
 foregoing deed was filed in my Office for record
 on the 27th day of November 1865 and was duly recorded
 on the 28th day of November 1865 in Book Bk. 11
 Pages 35 and 36.

John B. McClellan
 Judge P.C.

John H. Elliot & Wife This Indenture made this the Eleventh
 day of November One thousand eight hundred and
 sixty five between John H. Elliot and
 Susan Elliot his wife of the County of Limestone and
 State of Alabama of the one part and Wm. Mitchell & Co.
 of the other part Witnesseth that the said John H. &
 Susan Elliot for and in consideration of the sum of
 six hundred and fifty five dollars to them in hand paid
 the receipt whereof is hereby acknowledged have this day
 given granted bargained sold aliened conveyed and confirmed
 do give grant bargain sell alien convey release convey
 and confirm unto the said Wm. Mitchell & Co. all that
 certain tract or parcel of Land lying and being in the
 County of Limestone and State of Alabama and known
 and designated as the North East quarter of section twenty
 eight Township Two range four west containing one
 hundred and sixty acres more or less To have and to
 hold the above described tract or parcel of Land with
 tenements and appurtenances thereunto belonging or in
 any wise appertaining unto the said Wm. Mitchell & Co.
 their heirs and assigns forever and the said John H. and Susan
 Elliot for themselves their heirs executors and adminis-
 trators do hereby and in consideration of the premises war-
 rant and will forever defend the title to the above described
 and hereby grant to possessors unto the said Wm. Mitchell &
 Co. their heirs and assigns forever and against
 all and every person or persons claiming or holding
 under them the said John H. and Susan Elliot and their
 heirs executors and administrators of all and every
 person or persons whomsoever

In testimony whereof the said John H. and Susan
 Elliot have hereunto subscribed their names and
 affixed their seals this day and year above written

John H. Elliot
 Susan Elliot

The State of Alabama, I A. G. Westmoreland an acting
 Limestone County Justice of the Peace in and for
 said County hereby certify that John H. Elliot and
 Susan Elliot whose names are signed to the foregoing
 conveyance and who are known to me acknowledged
 before me on this day that being informed of the contents
 of the conveyance they executed the same voluntarily
 on the day the same bear date Given under my hand
 this the 11th day of November 1865

A. G. Westmoreland J.P.
 State of Alabama, I John B. McClellan Judge of Probate
 Limestone Co. Court for said Co. hereby certify that the
 foregoing deed was filed in my Office for record
 on the 27th day of November 1865 and was duly recorded
 on the 28th day of November 1865 in Book Bk.
 11 Pages 36 and 37

John B. McClellan
 Judge P.C.

John H. Hayes & Wife This Indenture made this twenty
 third day of September in the year
 One thousand eight hundred and sixty
 five between John H. Hayes and Mary Jane Hayes
 his wife of the County of Limestone in the State
 of Alabama of the one part and Chas. B. Hayes of the
 other part Witnesseth that the said John H. Hayes
 and Mary Jane Hayes 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
 as released conveyed and confirmed and by these presents
 do give grant bargain sell alien convey release convey
 and confirm unto the said Chas. B. Hayes all that
 tract or parcel of Land lying and being in the County of
 Limestone and State of Alabama and known and designated as
 the N.E. qr. of the N.E. qr. of Sec. 29 also the E. half of the
 S.E. qr. and the N.E. qr. of the S.E. qr. all of Sec. 30
 all of said Land being in Twp. 2. R. 2. E. 4 West of the 3rd
 Meridian of Huntsville containing one hundred and sixty
 acres more or less To have and to hold the above described
 Land with the tenements and appurtenances thereunto
 belonging or in any wise appertaining unto the said Chas.
 B. Hayes his heirs and assigns forever and the said John
 H. Hayes 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

State of Ohio J. John B. McClellan Judge of the
 Limestone Co. Probate Court for said Co. hereby certify
 that John B. Mayes a subscribing witness to
 the foregoing Conveyance known to me appeared
 before me this day and being duly sworn stated that
 John H. Mayes and his wife Mary J. Mayes the grantors
 in the Conveyance voluntarily executed the same in
 his presence and in the presence of the other subscribing
 witnesses on the day the same bears date that he attested
 the same in the presence of the grantors and of the other
 witnesses and that the other witness subscribed his name
 as a witness in his presence given under my
 hand this the 12th day of February 1866
 John B. McClellan Judge Probate Court

State of Ohio J. John B. McClellan Judge of Probate
 Limestone Co. Court for said Co. certify that the fore-
 going deed was filed in my Office for record on
 the 29th day of November 1865 and was duly recorded
 on the 29th day of November 1865 in Deeds Book 6
 Page 38, 39 & 40.
 John B. McClellan
 J.P.C.

William A. Baugh and Wife This day and date made the 21st
 day of Oct 1865 between William A.
 John A. Leatherwood & Baugh & Sarah A. Baugh his wife
 of the one part and John A. Leatherwood of the other part
 all of the County of Limestone and State of Maryland
 Witnesses that the said William A. Baugh & Sarah A.
 his wife doth for and in consideration of the sum of eight
 thousand dollars to them in hand paid the receipt whereof
 is hereby acknowledged have this day bargained sold aliened
 conveyed & conveyed & by their covenants do bargain sell
 alien convey & convey unto the said John A. Leatherwood
 all that tract or parcel of Land lying and being in the
 County of Limestone and State of Maryland known and
 designated on the west 1/2 of Section four Township 2 Range
 four west also the North east quarter of Section five Town-
 ship 2 Range four west also the South east quarter of
 the South East quarter of Section five Township 2 Range four
 west also the North east quarter of the South east quarter
 of Section five in Township 2 of Range 4 west containing
 thirty nine acres & 25/100 of an acre also the West quarter
 of the North west quarter of quarter Section No 9 in
 Township 2 and four west containing forty acres

more or less and also the North 1/4 of the North west
 1/4 of the South East 1/4 of Section five in Township range
 4 west containing forty acres more or less plus 20 acres more
 or less in the South west corner of Section 33 Township 1 Range 4
 bounded on one side by a branch & on the other two sides by the
 national line south and west. To have and to hold the
 above described tract or parcel of land with all the apper-
 tinences thereunto belonging or in anywise appertaining unto
 the said John A. Leatherwood his heirs & assigns from and
 the said former and the said Wm. Baugh & his wife Sarah
 A. for themselves their heirs executors and administrators
 both present and not present of the title to the within
 described & hereby granted premises unto the said Leatherwood
 his heirs and assigns from and against themselves and all
 and every person claiming or holding under them the said
 Wm. Baugh and Sarah A. 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. In testimony whereof the
 said William A. Baugh and Sarah A. Baugh his wife
 have hereunto set their hands on date the day and
 words date before written

William A. Baugh and Wife
 Sarah A. Baugh and

The State of Maryland J. A. G. Westmoreland an
 Limestone County Acting Justice of the peace in and
 for said County hereby certify that William A. Baugh
 and Sarah A. Baugh whose names are signed to
 the foregoing Conveyance and who are known to me
 acknowledged before me on this day that being informed
 of the contents of the Conveyance they executed the same
 voluntarily on the day the same bears date given under
 my hand this the 18th day of April 1864
 A. G. Westmoreland
 J.P.

State of Ohio J. John B. McClellan Judge of Probate
 Limestone Co. Court for said Co. certify that the foregoing
 deed was filed in my Office for record on the
 29th day of November 1865 and was recorded
 on the 29th day of November 1865 in Deeds Book
 No 11 Pages 40 & 41
 John B. McClellan
 J.P.C.

Edward A. Fletcher and Wife } This Lease made this Sixth day of
 Lease to } July A.D. 1865 by and between Richard
 Hunt River & Co. } P. M. Fletcher and Rebecca Fletcher his wife
 of the County of Sumner and State of Alabama of the first
 part and The Hunt River Oil and Mining Company of
 the second part Witnesses that the said party of the first part in
 consideration of the stipulations rent and covenants herein
 after contained on the part of the said party of the second part
 hereinafter administrators and assigns to be paid kept and
 performed have granted demised and let unto the said party
 of the second part their Executors administrators and assigns
 for the sole and only purposes of mining and excavating
 for Petroleum Coal Rock or Carbon oil or other valuable
 minerals or volatile substances all that certain tract of land
 situate in Sumner County and State of Alabama and bounded
 as described as follows to wit Bounded on the north
 by the Lands of Thomas J. McCallum on the south
 by Bradley Cartwright on the east by the barrens near
 the Madison County line & on the west by the Lands of
 William and Robert Vaughn Containing about one
 thousand acres To have and to hold the said premises
 for the said purposes only unto the said party of the second
 part their Executors administrators and assigns for and during
 and until the full term of twenty years next ensuing the
 day and year above written The said party of the second
 part hereby covenants in consideration of the said rent and covenants
 to deliver unto the said party of the first part their heirs
 and assigns the full and equal and entire part of the Petroleum
 and Coal Rock or Carbon oil or other valuable minerals or
 volatile substances discovered & carried pumped and raised
 on the premises herein leased as produced excavated or
 pumped in the said state the said party of the first part
 to furnish barrels or other vessels for the same The said party
 of the first part is to fully use and enjoy the said premises
 for the purpose of tillage except such part as shall be ne-
 cessary for mining purposes and a right of way over and across
 said premises to the place or places of mining or excavating The
 said party of the second part is further to have the privilege
 of using sufficient Coal or wood from the premises herein leas-
 ed to run the necessary engines for the prosecution of said
 business and also timber trees to erect all buildings derricks
 engines frames or parts thereof required for said mining
 purposes The said party of the first covenants to grant to the
 said party of second part the right to remove any

machinery or fixtures placed in said premises by the said
 party of the second part The said party of the second part
 covenants to commence operations for said mining purposes within
 twenty days after executing this lease or thereafter pay
 to the party of the first part five hundred dollars per year until
 operations are commenced or during the time such operations shall
 be suspended if such suspension shall continue for two years
 and in default of making said yearly payments or demands
 for two successive years then this Lease and all rights and
 privileges under it shall be forfeited
 In witness whereof We the said parties of the first and
 second parts have hereunto set our hands and seals this
 6th day of July A.D. 1865

Signed sealed and delivered } Edward A. Fletcher Seal
 in the presence of } Rebecca Fletcher Seal
 James H. Birmingham } Sandra Carter Seal
 Lizzie Fletcher } for the Hunt River Oil and
 E. J. Bradley } Mining Company

The State of Alabama County of Sumner
 On this 22nd day of November 1865 before me John B. McCallum
 Clerk of Probate Court in and for said County appeared
 James H. Birmingham who being duly sworn stated that
 Edward A. Fletcher and Rebecca Fletcher the grantors in
 this Lease signed the same in his presence and of the other
 subscribing witnesses on the 6th day of July 1865 and that he attested the same in the presence of the grantors
 and that such other witnesses signed the same as witnesses
 in his presence

John B. McCallum
 Received for record 29th November 1865 Judge P. C.

Recorded November 29th November 1865
 in Book No. 11 Page 42 & 43

Richard Cartwright } This Lease made this fifth day of
 Lease to } July A.D. 1865 by and between Richard
 Cartwright of the County of Sumner and State of Alabama of
 the first part and The Hunt River Oil and Mining Company
 of the second part Witnesses that the said party of the first
 part in consideration of the stipulations rent and covenants
 hereinafter contained on the part of the said party of the sec-
 ond part their Executors administrators and assigns to be
 paid kept and performed has granted demised and
 let unto the said party of the second part their Execu-
 tors administrators and assigns for the sole and only

purposes of mining and excavating for Petroleum Coal Rock or Carbon oil or other valuable minerals or volatile substances on that certain tract of Land situated in Limestone County and State of Alabama and bounded as divided as follows: Being in Township Two Range Three and Section Twelve Bounded on East by the Lands of E. C. Williamson and Richard Brown on the South by the Lands of John H. Carter and J. H. B. Newby and on the West by the Lands of the Government and Rebecca Haller on the North by William R. Baker and Government and Land of W. H. Mitchell containing about eight hundred acres in Limestone County & the place which I reside upon. To have and to hold the said premises for the said purposes only unto the said party of the second part their Executors Administrators and assigns present and during and until the full term of twenty years next ensuing the day and year above written. The said party of the second part hereby assigns in consideration of the said Grant and assigns to deliver unto the said party of the first part his heirs and assigns the full and equal use and benefit of Petroleum Coal Rock or Carbon oil or other valuable minerals or volatile substances discovered or to be discovered present and future on the premises herein leased as produced or excavated or pumped in the said State the said party of the first part to furnish barrels or other vessels for the same, the said party of the first part is to give use and enjoy the said premises for the purpose of mining except such part as shall be necessary for mining purposes and a right of way over and across said premises to the place or places of mining or excavating. The said party of the second part is further to have the privilege of using sufficient Coal or wood from the premises herein leased to run the necessary Engines for the prosecution of said business and also timber trees to erect all buildings necessary Engine frames or parts thereof required for said mining purposes. The said party of the first part covenants to grant to the said party of the second part the right to remove any Machinery or fixtures placed on said premises by the said party of the second part. The said party of the second part covenants to commence operation for said mining purposes within thirty months after executing this lease or hereafter pay to the party of the first part Two Hundred Dollars per year until operations are commenced or during the time said operations shall be suspended if such suspension shall continue for three years and in default

of making said yearly payments or demands for three successive years then this Lease and all rights and privileges under it shall be forfeited. In witness whereof the said parties of the first and second parts have hereunto set our hands and seals this 5th day of July A.D. 1865.

Signed sealed & delivered in the presence of
the word equal written third
not before signed.

John H. Carter for 1st part
James H. Brown
Jas. H. Henderson
J. H. B. Newby
W. H. Mitchell
W. H. Baker
W. H. Mitchell
W. H. Baker

Store of John B. McCallum Judge of Probate Court for Limestone County do hereby certify that James H. Brown a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being duly sworn stated that John H. Carter the Grantor in the conveyance voluntarily executed the same in his presence & in the presence of the other subscribing witnesses on the day the same were dated that he attested the same in the presence of the Grantor and of the other witnesses that each other witness signed his name as a witness in his presence. Given under my hand this the 29th day of November 1865.

John B. McCallum

Received for record 29th Nov 1865

Judge P. C.

Recorded November 29th 1865

See Book 11 Pages 43, 44, 45

John B. McCallum

Judge P. C.

John W. Moore of 1st part & John W. Moore & Martha J. his wife of 2nd part
This Lease made this 5th day of July A.D. 1865 by and between John H. Carter & Mining Company 1st part and John W. Moore and Martha J. his wife of the County of Limestone and State of Alabama of the 2nd part and the White River Oil & Mining Company of the 3rd part. Witnesses that the said party of the first part in consideration of the Stipulations made and covenants hereinafter contained on the part of the said party of the second part their Executors Administrators and assigns to be paid kept and performed have granted demised and let unto the said party of the second part their Executors Administrators and assigns for the sole and only purpose of mining or excavating for Petroleum Coal Rock or Carbon oil or other valuable minerals or volatile substances on that certain tract of Land situated in Limestone County and State of Alabama and bounded and described as follows to wit: Being in the East quarter Section Two North east quarter Section Eleven Township Three Range Three west containing three hundred and twenty acres to have and to hold the said premises for the said purposes

only unto the said party of the second part their Executors Administrators and assigns for and during and until the full term of twenty years next ensuing the day and year above written. The said party of the second part hereby covenants in consideration of the said grant and demise to deliver unto the said party of the first part their heirs and assigns the full and equal one tenth part of the Petroleum Coal Rock or Carbon oil or other valuable mineral or volatile substances discovered excavated pumped and raised in the premises herein leased as provided or excavated or pumped in the lands state the said party of the first part to furnish barrels or other vessels for the same. The said party of the first part is to fully use and enjoy the said premises for the purpose of taking except such part as shall be necessary for mining purposes and a right of way over and across said premises to the place or places of mining or excavating. The said party of the second part is further to have the privilege of using sufficient coal or wood from the premises herein leased to run the necessary engines for the prosecution of said business and also timber to erect all buildings & necessary engine frames or parts thereof required for said mining purposes. The said party of the first part covenants to grant to the party of the second part the right to remove any machinery or fixtures placed on said premises by the said party of the second part. The said party of the second part covenants to commence operations for said mining purposes within thirty months after the executing this lease or thereafter to pay to the party of the first part Ten Hundred Dollars per year until operations are commenced or during the time such operations shall be suspended if such suspensions shall continue for three years and in default of making said yearly payments or demands for three successive years then this Lease and all rights and privileges under it shall be forfeited. In witness whereof the said parties of the first and second parts have hereunto set their hands and seals this 6th day of July 1865.

Signed sealed and delivered in the presence of
 John W. Moore
 James H. Brown
 John S. Fletcher
 James F. Brown

Witnesses
 John W. Moore
 James H. Brown
 John S. Fletcher
 James F. Brown

Witnesses
 John W. Moore
 James H. Brown
 John S. Fletcher
 James F. Brown

State of Maryland John B. McCallum Judge of Probate Court
 Limestone Co. for said Co. hereby certify that James H. Brown and
 a subscribing witness to the foregoing Conveyance known to me
 appeared before me this day and being duly sworn stated that
 John W. Moore and his wife H. E. Moore the grantors
 in the Conveyance voluntarily executed the same in his
 presence and in the presence of the other subscribing witness
 on the day the same bears date that he attested the same in the
 presence of the grantors and of the other witness that such other
 witness signed his name as a witness in his presence James
 under my hand this 29th day of November 1865.

Received for Record at 29th Nov 1865

Recorded November 30th 1865

See Book No 11 Pages 45, 46, 47.

John B. McCallum

Judge P.C.

Dease Greene and Wife
 Lease to
 Flint River Oil and Mining Company of July 29th 1865 by and between
 Dease Greene and Nancy his wife of the County of Madison
 and State of Alabama of the first part and the Flint River
 Oil and Mining Company of the second part. Whereas that the
 said party of the first part in consideration of the covenants
 and covenants hereinafter contained in the part of the said
 party of the second part their Executors Administrators to be here
 kept and performed have granted demise and let unto
 the said party of the second part their Executors Administrators
 and assigns for the sole and only purpose of mining excava
 ting for Petroleum Coal Rock or Carbon oil or other valuable
 Mineral or volatile substances all that certain tract of Land
 situate in Limestone County and State of Alabama and bounded
 and described as follows to wit Bounded on the East
 the Lands of Alexander Jones and James Leslie west by the
 Lands of John H. Carter and Wm. Sepallie North by the Lands
 of John H. Carter and Peter Condit and Richard Bray
 South by the Lands of Wm. Sepallie supposed to contain eight
 seven acres lying in Limestone County. To have and to hold
 the said premises for the said purposes only unto the said
 party of the second part their Executors Administrators and assigns
 for and during and until the full term of twenty years next ensuing
 the day and year above written the said party of the second part
 hereby covenants in consideration of the said grant and demise
 to deliver unto the said party of the first part their heirs and
 assigns the full and one equal tenth part of the Petroleum

and also timber trees to erect all buildings to erect
 all new Warehouses engines frames or parts there
 of required for said mining purposes. The said party
 of the first part covenants to grant to the said party
 of the second part the right to remove any Machinery
 or fixtures placed on said premises by the said
 party of the second part. The said party of the second
 part covenants to commence operations upon the said
 mining purposes within thirty months after the date
 of the execution of the first part of the said party of the
 second part. The said party of the second part
 covenants to pay to the party of the first part
 two hundred dollars per year until operations are
 commenced or during that time such operations shall
 be suspended if such suspension shall continue for
 three years and in default of making said yearly
 payments for three successive years then the said
 and all rights and privileges under it shall be for-
 feited. In witness whereof the said parties of
 the first and second parts have hereunto set our
 hands and seals this 5th day of July 1865
 Signed sealed & delivered J. James L. Leflin
 in the presence of J. S. Leflin & J. Leflin
 James H. Barmange J. Leflin
 John R. Day John Leflin River and Mining Company

State of Ala. } I, John B. McCallum Judge of Probate
 Summerville } Court for said County hereby certify that James
 H. Barmange an subscribing witness to the foregoing
 Conveyance known to me appeared before me this day
 and being duly sworn stated that James L. Leflin and
 Septima Leflin his wife voluntarily executed the same in his
 presence and in the presence of the other subscribing wit-
 nesses on the day the same bears date that the attested to
 same in the presence of the grantors and of the other
 witnesses that each other witness signed his name as a witness
 in his presence given under my hand this day

29th day of November 1865

John B. McCallum
 Judge, P.C.

Received for Record Nov 29th 1865

Recorded November 30th 1865

Law Book No 11, Pages 51, 52

John B. McCallum
 Judge, P.C.

Paul Alex. P. Jones } This Indenture made this 14th day of October
 1865 between Alexander Jones of the County
 of Madison in the State of Alabama of the one part and
 Paul S. Jones of the County of Sumter Alabama of
 the other part. Witnesseth that the said party of the first part
 for and in consideration of the sum of Sixteen thousand
 five hundred and fifty seven dollars to him in hand
 paid the receipt whereof is hereby acknowledged have this
 day given granted conveyed sold aliened conveyed released
 conveyed and confirmed and of these presents do give grant
 bargain sell alien convey release convey and confirm unto
 the said party of the second part as that certain tract or
 parcel of Land lying and being in the County of Sumter
 and State of Alabama and described as follows. To-wit
 1/2 of S. 1/4 of Sec 16 T. 4. R. 4 west also all S. 1/4 of
 sec 16 T. 4. R. 4 west also all S. 1/4 of sec 21 T. 4. R. 4 west
 containing four hundred acres more or less and known as
 my "Bell Place" and as a further description is bounded on
 the N. by the Lands of J. R. Morris dead and the E. by J. H.
 Jones. Bounded Place on the S. by the Lands of
 James Lane (also one hundred and sixty acres of Land
 about 1 1/2 miles east of the Town of Abbeville on both sides
 of the Abbeville and Abbeville road and known as the Cox
 Place and bounded on the E. by the Lands of Mrs. Robinson
 on the West. To have and hold the above described
 tracts or parcels of Land with the tenements and appur-
 tenances 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 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 land
 hereby granted conveyed unto the said party of the second
 part his heirs and assigns from all against themselves
 and all and every person or persons claiming or holding with
 them the said party of the first part and also against the
 lawful title claim or demand of all and every person or
 persons whatsoever and also against the lawful title claim
 or demand of the United States. In testimony whereof the said
 party of the first part hereunto subscribes his name and affix-
 es his seal this day and year above written
 Signed sealed and delivered in the presence of Alex. P. Jones
 presence of C. B. Anderson
 A. S. Perkins

State of Ala. I John B. McClellan Judge of Probate
 Limestone Co. do hereby certify that Alex. J. Jones
 a subscribing witness to the foregoing Conveyance
 known to me appeared before me this day and being
 duly sworn stated that Alex. J. Jones the grantor in
 the Conveyance voluntarily executed the same in his
 presence and in the presence of the other subscribing
 witness on the day the same bears date that he attested
 the same in the presence of the grantor and of the
 other witness that each other witness signed his name as
 a witness in his presence Given under my hand
 this the 2nd day of December 1865

John B. McClellan
 Judge P.C.

Received for Record December 2nd 1865

Recorded December 2nd 1865

In Need Book No. 11, Pages 53 & 54

John B. McClellan
 Judge P.C.

William Smith Known all men by these presents that
 I William Smith of the County of
 Limestone and State of Alabama considering the
 uncertainty of this life and being of sound mind
 and memory do make declare and publish this my
 last will and testament. In the first place I give
 and bequeath to my beloved wife Martha Smith all
 and singular the whole of my Estate Real personal or
 mixed of whatever sort it may be of which I shall
 die seized and possessed or to which I shall
 be entitled at the time of my decease to have and
 to hold the same to her and her administrators
 and Executors and assigns forever In the second
 place I do nominate and appoint James Thomp-
 son to be the Executor of this my last Will
 and testament.
 I do hereby certify that I have to this my last will and
 testament set my name and affixed my seal
 on the twentieth day of November in Year of
 our Lord one thousand eight hundred and
 Sixty five
 Witness my hand
 J. F. Cox
 R. J. McCloud

William Smith
 Test

State of Ala. I John B. McClellan Judge of
 Limestone Co. do hereby certify
 that William Smith whose name is signed to the
 foregoing Will and who is known to me acknowledged
 before me on this day that being informed of the contents
 of the Will he executed the same voluntarily on the
 day the same bears date. Given under my hand
 this the 4th day of December 1865

John B. McClellan
 Judge P.C.

Received for Record November 25th 1865

Recorded December 4th 1865

In Need Book No. 11, Pages 54 & 55

John B. McClellan
 Judge P.C.

Robert Hearwell of the County of Limestone and State of Alabama
 do hereby certify that I have to this my last will and
 testament set my name and affixed my seal
 on the twentieth day of November in Year of
 our Lord one thousand eight hundred and
 Sixty five
 Witness my hand
 J. F. Cox
 R. J. McCloud

This indenture made this
 twenty ninth day of November in
 the year one thousand eight hun-
 dred and sixty five Between Robert Hearwell and Sarah
 Hearwell of the County of Limestone County in the State of
 Alabama of the one part and Riley Johnson of the other
 part witnesseth that the said Robert Hearwell and Sarah
 Hearwell 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 and confirmed
 unto and by these presents do give grant bargain sell alien
 enfeoff release convey and confirm unto the said Riley
 Johnson all that certain parcels of Land lying and being
 in the County and State aforesaid and known as the North
 East quarter of North East quarter of section (4) in town ship
 (1) of Range (16) west containing forty acres more or less
 To have and to hold the above described land with the
 tenements and appurtenances thereunto belonging or in any
 wise appertaining unto the said Riley Johnson his heirs
 and assigns forever and the said Robert Hearwell and
 Sarah Hearwell his wife for their heirs executors and admin-
 istrators do hereby and in consideration of the premises
 warrant and will forever defend the title to the above described
 and hereby granted premises unto the said Riley Johnson
 his heirs and assigns from and against themselves
 and all and every person or persons claiming
 or holding under them the said Robert Hearwell

& Sarah Hearwell 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 Hearwell and Sarah Hearwell his wife have hereunto subscribed their names and affix their seal the day and year above written.

Signed sealed and delivered Robert Hearwell
in the presence of Sarah Hearwell

J. H. Todd J.P.

The State of Alabama and J. H. Todd are acting
Seminole County. Christian of the Peace in and
for said County and State hereby certify that Robert
Hearwell and Sarah Hearwell his wife whose names
are signed to the foregoing conveyance who is known
to me acknowledged before me they presented to
same voluntarily on the day the same being date.
Given under my hand and seal the 29th day of
November 1865.

J. H. Todd J.P. seal

Recorded for Record December 4 1865

Recorded December 5 1865

See Book Book No. 11 Pages 55, 56

John R. McCallan
Judge, P.C.

James B. Lockhart & This indenture made and entered
into this the 10th day of October eighteen
hundred and sixty five between James
B. Lockhart of the County of Seminole and State of
Alabama of the first part and James H. Fletcher of the
County and State of said of the second part Witnesseth
that the said James B. Lockhart for and in consideration
of the sum of of Forty seven hundred and Eighty nine
dollars to him in hand paid the receipt whereof is
hereby acknowledged has this day bargained sold
conveyed confirmed and conveyed and by these presents
with bargain sell alien enfeoff and convey unto the
said Jas. H. Fletcher all that certain piece or parcel of
Land lying and being in the County of Seminole
State of Alabama described as follows to wit the
west half of fractional section thirty six
Township Two Range Three west also the west

east half of the north east quarter of section thirty
five Township two range three west also thirty acres
purchased by Walter Bortz of James Craig lying east
of the above described land also eighty acres lying
in the south west half of the north east quarter of
section thirty six Township two Range three west
also one hundred and fifty nine acres and $\frac{78}{100}$ of an
acre lying in section thirty five Township two range
three west also ninety nine acres designated as the
south east corner of fractional section twenty five
Township two Range three west also thirty acres de-
signated as the south east corner of fractional section
twenty five in Township two Range three west also
eighty acres lying in Madison County State of Iowa and
designated as the south west half of the south west
quarter of section thirty Township two Range two west
also one hundred and eighty six acres of Land purch-
ased of James Craig adjoining the Land of Nicholas
Davis Sr William Clarke and the Estate of James Roberts
also one hundred and six acres lying in Madison
County State of Iowa and to pay Taxes described as
follows to wit the west half of the west half of section
thirty one Township two range two west, also ninety five
and $\frac{78}{100}$ acres purchased of J. H. A. Goodwin designated in
a patent from the proper Department as follows fractional
section 36 Township two range three west of also eighty acres
lying in Madison County State of Alabama described as
follows the north half of the north west quarter of section
thirty Township two Range two west. Containing in all four
teen hundred and seven acres. It hereby and to hold
the above described tracts or parcels of Land with the ten-
ements hereditaments and appurtenances thereto be-
longing or in any wise appertaining unto the said James H. F.
letcher his heirs and assigns forever and the said Jas. B. Lockhart
does warrant and will forever defend the title to the above de-
scribed Land and premises to the said Jas. H. Fletcher
his heirs and assigns forever against all claims or demands
due whomever whereof I have hereunto set my
hand and seal the day and date above written
Witnessed

James B. Lockhart
James H. Fletcher
J. R. Fletcher

James B. Lockhart

State of Maryland I John B. McCallum Judge of
 Limestone Co. Probate Court for said Co. hereby
 certify that John J. Fletcher a subscribing witness
 to the foregoing Conveyance known to me appeared
 before me this day and being duly sworn stated
 that James B. Lockhart the Grantor to in the
 Conveyance voluntarily executed the same in his
 presence and in the presence of the other subscribing
 witnesses on the day the same bears date, that he
 attested the same in the presence of the Grantor and
 of the other witnesses that such other witnesses
 signed their names as witnesses in this presence
 Given under my hand this the 5th day of December 1865

John B. McCallum
 Received for Record Dec 5 1865 Judge P.C.

Recorded December 5 1865

Ind. Deed Book No 11 Pages 58, 59

John B. McCallum

Judge P.C.

Isaac Hobbs & Wife of this indenture made this the 25th day
 of October 1865 between Isaac Hobbs &
 Mrs. E. Sagwood of this State and under the Statute of Maryland the
 Trustee of Isaac Hobbs and her separate Estate and Ann
 Hobbs the wife of the said Isaac Hobbs and the owner of the
 Land hereinafter described as her separate Estate and
 Jesse Sargins next friend by deed of
 Jonathan W. McDonald & Wife of the one part and
 E. Sagwood of the other part all of the County of
 Limestone and State of Maryland. Witness that the said
 Isaac Hobbs and Ann Hobbs and Jesse Sargins next
 friend his wife for the separate use of the said Ann of
 the sum of Two hundred Dollars in hand paid at and before the signing
 sealing and delivering of these presents the receipt whereof
 is hereby acknowledged have granted bargained sold
 aliened and conveyed and do by these presents grant
 bargain sell alien and convey unto the said Mrs. E. Sagwood
 her heirs and assigns all that parcel or tract of Land
 lying and situated in the County of Limestone State of
 Maryland known and described as the West half of the
 North West quarter Section (5) Five and the East half
 of the North East quarter Section (6) Six about 11
 acres more or less off the North East corner of the South
 East quarter of Section (6) Six all lying

in Township 4th four Ranges 4th four West of the
 Meridian of Annapolis containing altogether one
 hundred and sixty seven acres 1/67th more or less.
 To have and to hold said Tract or Parcel of Land
 unto him the said Mrs. E. Sagwood and his heirs and
 assigns together with all the appurtenances and heredita-
 ments and rights thereof to the same in any manner
 belonging thereto forever: And the said Isaac and Ann
 Hobbs and Jesse Sargins next friend for themselves
 their heirs Executors Administrators Trustees and assigns
 the said Tract or Parcel of Land above described or
 intended so to be unto the said Mrs. E. Sagwood will
 warrant and forever defend the right and title against
 them the said Isaac and Ann Hobbs and Jesse Sargins
 next friend their heirs Executors Administrators
 Trustees and all persons claiming or holding by through
 or under them the said Isaac and Ann Hobbs and
 Jesse Sargins next friend or either of them and
 against the claim of all other persons whatsoever
 and against any and all claims and demands of
 the United States. In witness whereof the said
 Isaac and Ann Hobbs and Jesse Sargins next friend
 have hereunto signed their names and affixed their
 seals the day and year above written

Isaac Hobbs	Seal
Ann E. Hobbs	Seal
Jesse Sargins	Seal

State of Maryland I John B. McCallum Judge of Probate Court
 Limestone Co. for said Co. hereby certify that W. F. Hobbs
 a subscribing witness to the foregoing Conveyance known
 to me appeared before me this day and being duly sworn
 stated that Isaac Hobbs and Wife the Grantors in the
 Conveyance voluntarily executed the same in his pres-
 ence and in the presence of the other subscribing witnesses
 on the day the same bears date, that he attested the same
 in the presence of the Grantors and of the other witnesses
 that such other witnesses signed his name as a witness
 in his presence. Given under my hand this the 9th day of
 December 1865

John B. McCallum

Judge P.C.

Received for Record December 9th 1865

Recorded December 9th 1865

Ind. Deed Book No 11 Pages 58, 59

John B. McCallum

Judge P.C.

Partition of Land and personal property
between the heirs of John R. Harris decd
It is therefore ordered, adjudged and decreed that
Jas H. Hordanoff, John T. Peebles, Jas B. Starn,
Benj B. Pate and William H. Gault be and they are
hereby appointed Commissioners and as such
Commissioners they are hereby authorized to lay off and
make division of said land & personal property (except
up the cotton) as per petition now on file in this
Office between Benjamin P. Harris, Spotswood J. Harris
and Hannie M. Harris according to their respective
shares and the shares set off and allotted to each
of said parties as interest to designate by metes and
bounds. It is further ordered that a Commission
do forthwith issue to said Commissioners in
accordance with the law in such cases made.

November 20 1865

John R. Harris decd Est of
Commissioners

State of Ala. Personal appearance before me John
Simmons Esq. B. M. Chilton Judge of the Probate Court
for said Co. John T. Peebles, James B. Starn and Benj B.
Pate Commissioners to divide the Real Estate and personal
property (except the cotton) of John R. Harris decd
between Benjamin P. Harris, Spotswood J. Harris and
Hannie M. Harris and made oath that they will make
such division fairly and impartially to the best of their ability.
Subscribed and sworn to

Before me this 4th December 4 1865

John B. McMillan

Benj B. Pate

John T. Peebles

Judge, C.

Jas B. Starn

Commissioners of the late John R. Harris decd
Limestone County Ala Decr 8th 1865

To the Hon Judge of Probate, Limestone County, Ala

We the Commissioners appointed by the Judge of the Probate
Court of Limestone County Alabama to divide the Real
and personal property of the Estate of John R. Harris
decd late of Limestone County (except the cotton in hand)
between Benj B. Harris, Spotswood J. Harris and Hannie
M. Harris Children of said decd all of whom reside
in Limestone County Ala have divided said property
into three equal parts to wit lots No 1, No 2
and No 3. Benj B. Harris drew lot No 3
consisting of the following articles to wit

next page

The tract of land known as the 2nd place containing
ing about eight hundred acres valued at 16000.00

1 Wardrobe	valued at	10.00
1 Dressing Bureau	valued at	20.00
3 Beds & Slats	" "	93.00
1 lounge and bedding	" "	6.00
1 Safe	" "	12.50
1 large Mirror	" "	10.00
1 Wash Carpet	" "	10.00
1 large Map	" "	2.33 1/3
10 Split Bottom Chairs	" "	10.00
1 Dining Table	" "	8.33
1 Safe	" "	3.00
1 Set Silver Forks	" "	50.00
1 large Desk valued at 5.00	1 Small Table val at 3.00	8.00
5 Milch Cows	" " 250.00 2 dry Cows	00.00 310.00
2 Yoke of Oxen	valued at	135.00
2 Mules	" "	131.00
1 Jackass	" "	65.00
2 Wagons	" "	75.00
1 pleasure Carriage	" "	50.00
Part of the notes to balance division		105.50
Balance of notes due to No 3		913.42
Sum Total of Benj B. Harris portion of the Estate		\$18028.08 1/3

Spotswood J. Harris drew lot No 2 consisting of the
following articles to wit

The tract of land known as the 2nd place containing
fifteen hundred & eighty acres more or less valued at 16000.00

1 wardrobe	valued at 15.00	1 dressing Bureau	" 20.00	35.00
3 Beds & Slats	" " 83.00	1 lounge and bedding	" 6.00	89.00
12 Parlor Chairs	" " 36.00	1 Safe	" 12.50	48.50
1 large Looking Glass	" " 10.00	1 large Map	2.33 1/3	12.33 1/3
11 Split Bottom Chairs	" " 11.00	1 dining Table	8.33	19.33
1 Cupboard	" " 3.00			3.00
3 writing desks and 1 Chair	8.00			8.00
1 lot Cooking Utensils	valued at 10.00			10.00
1 large Bed	valued at 5.00	3 par fire iron & fender	val at 8.00	13.00
1 lot plows	" 25.00	1 Set Blacksmith Tools	" 25.00	50.00
5 Milch Cows	" " 250.00	2 dry Cows	" " 60.00	310.00
2 yoke Oxen	" " 135.00	2 Mules	" " 131.00	266.00
1 Set Lumber	ware valued at			50.00
Part of notes to balance division				185.50
Balance of notes due to No 2				913.42
Sum Total of Sp J Harris portion of the Estate				\$18028.08 1/3

next page

Yarnie M Harris drew Lot No 1 consisting of the following articles to wit: The tract of Land known as the first Hampton Place and the tract of Land known as the original Homestead the two tracts containing Twelve Hundred & forty seven acres more or less valued at 16000.00
 1 Secretary Book Case & Books " " 120.00
 3 beds & sheets valued at 93.00 1 large Map " 23 1/2 95.75
 1 dining Table " 83.3 2 Trunk " 20.00 28.33
 1 Gold watch " 125.00 4 milk Cows " 200.00 325.00
 2 dry Cows " 60.00 2 Yoke Oxen " 135.00 195.00
 2 Hens " 131.00 4 Sows & pigs " 85.00 216.00
 2 Wagons " 75.00 1 Buggy " 60.00 135.00
 Notes due to do 1 913.42

Sum Total of Yarnie M Harris portion of the Estate 18028.08 1/2
 He submit the value as an equal division of the Real and Personal Property of the Estate of John R. Harris as above set forth.

Commissioners { Jas C. Starnum
 J. F. Peckles
 Ruf. B. Peckles

Recorded December 12th 1865
 in Book Book No 11 Pages 60, 61, 62.

L. B. McCallum
 Judge, P. C.

Leopold Rosenau I know all men by these presents that I Power of Attorney Leopold Rosenau of the County of Giles and State of Tennessee have made constituted Samuel H. Rosenau and appointed and by these presents do make constitute and appoint Samuel H. Rosenau of the County of Sumner State of Mississippi my true and lawful Attorney for me and in my name to carry on the business of a retail dry goods store in the town of Athens Sumner County State of Mississippi and for me and in my name to sell and dispose of articles of Merchandise in said Store for such prices as he may see fit and proper and to receive and receipt for all moneys and consideration paid therefor and for me and in my name to contract for and purchase the necessary articles of Merchandise appertaining to and requisite for the said dry goods business and for me and in my name to give all necessary receipts and obligations therefor and to prosecute to final judgment all claims arising in and out of the said business in Courts of Competent Jurisdiction and finally to do all

acts and deeds necessary to be done and performed in these premises as fully and completely as if I were personally present I hereby ratifying and confirming all that my said attorney may lawfully do by virtue of this power. In witness whereof I have hereunto set my hand and affixed my seal this Eight day of December A.D. 1865 (one thousand eight hundred and sixty five)

Sealed and signed
 in the presence of } Leopold Rosenau Seal
 J. F. Peckles
 J. F. Peckles

State of Tennessee Before me Edward H. Rose Clerk County of Giles of the County Court in and for said County and State personally came Leopold Rosenau to me well known and he acknowledged he executed the within power of Attorney freely and voluntarily for the uses and purposes therein expressed.

In witness whereof I have hereunto set my hand and affixed the seal of the County Court at Palmdale the County seat this Eight day of December A.D. 1865
 E. H. Rose
 Clerk of the County Court

Received for Record December 21st 1865

Recorded December 21st 1865

In Book Book No 11, Pages 62, 63, 64

L. B. McCallum
 Judge, P. C.

David Gilbert dec'd Est of Therefore it is ordered assigned Assignment of Power to widow and deceased that the certificate and Returns of Commissioners to Return of the said Sheriff and Commissioners of the Power and premises to the said Catherine Gilbert as aforesaid in final and conclusive between the said Catherine Gilbert and Lewis Laura Puse and Catherine Gilbert Children and heirs of the said David Gilbert dec'd who are in the possession of the said premises and their assigns for and during the natural life of the said Catherine Gilbert. Which is in the records and figures as follows.

State of Mississippi Probate Court of Sumner County
 To the Sheriff of said County
 Whereas it was decreed by the Probate of said County on the 20th day of November 1865 that

Catherine Gilbert is entitled to Dower in certain Lands belonging to the Estate of Daniel Gilbert deceased and lying and being in said County and which lands are described as follows: by the South west quarter Section eight Township and Range five containing one hundred and sixty five acres and $\frac{1}{4}$ of an acre also the north west quarter of Section seven township one range five west containing one hundred and fifty nine acres and $\frac{1}{4}$ of an acre. And whereas it was decreed that said Dower is one third part of said Lands and whereas the said D.C. Carter the Administrator of Daniel Gilbert died and Lewis Laura Beck and Beatrice Gilbert minors are parties to this proceeding and to said Dower. You are hereby directed in pursuance of said decree to personal fire fire holders not connected with the parties by consanguinity or affinity to allot and set off by note and border the said Dower having regard to the improvement and quality of the Land as well as to the quantity of the Dower and such other proceedings to have in relation thereto as are required by Law. And you will make due return of this with your proceedings thereon and much in sixty days.

Tested & Dated 25th November 1865

John B. McCallan
Judge Probate Court

In pursuance of the power and authority vested in me by the within writ I have summoned Wm. R. Christopher Wm. R. Jones Jas. E. Horton John T. Kearney & John T. McFarlane to allot and set off the Dower of said within who being duly sworn by me have proceeded to perform the duties required of them as shown in the annexed return.

December 25th 1865

John T. McFarlane Clerk
In the matter of Catherine Gilbert
Petition for Dower. To the Hon. John B. McCallan
Judge of Probate for Lincolnton County
In pursuance of the within writ and under authority vested in us the undersigned Commissioners certify to said Court that being first duly sworn we did go to and upon the tracts of Land within mentioned which upon a survey was found to contain Three hundred and twenty acres of Land and except being had by us to the improvement and the Land as well as to the quantity of the Dower we did allot and set off to the said

Catherine Gilbert twenty five acres of Land bounded as follows. Commencing at the N.W. corner of Sec 14. in T 1 Range 5 west running 160.3 to a stake thence 80 poles East to a stake thence 120 poles north to a stake thence 80 west to a stake on section line between 14th thence 30 poles south to the beginning all of which we allot and set off to the said Catherine Gilbert for her Dower or third part of the within described tracts of Land and of which we have put her into possession. In witness whereof we have hereunto set our hands this 2nd day of December 1865.

Wm. R. Christopher
Jas. E. Horton
John T. Kearney
John T. McFarlane

Albert G. Garbrough
This indenture made the 1st day of November in the year 1865 between one thousand eight hundred and six
Albert G. Garbrough Sixty five between Albert G. Garbrough and his wife Susan A. Garbrough of the first part and Mary A. B. Garbrough of the second part all parties living and being in the County of Lincolnton and State of Maryland. It is covenanted that the said Albert G. Garbrough and his wife Susan A. Garbrough for and in consideration of the sum of Two thousand and five hundred Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed released confirmed and confirmed and by these presents do give grant bargain sell alien convey release confirm and confirm unto the said Mary A. B. Garbrough all that certain tract of Land lying and being in the County of Lincolnton and State of Maryland and known as to wit 1st North west quarter of Sect 30 Township 3 Range 5 also the East half of the East half of the South west quarter of Section 28 Township 3 Range 5 containing in all two hundred acres more or less. To have and to hold the above described lands with the improvements and appurtenances thereto belonging or in any wise appertaining unto the said Mary A. B. Garbrough and to her heirs and assigns forever and the said Albert G. Garbrough and his wife Susan A. Garbrough as appraisers 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

herely granted, promises unto the said Mary A. B. Van
Brough and her heirs and assigns from and against him-
self and all and every person claiming and holding
under them the said Albert G. Vanbrough and his wife
Susan A. Vanbrough and all against the lawful title
claim and 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 aforesaid Albert G. Vanbrough
and his wife Susan A. Vanbrough subscribed their
names and affix their seals the day and Year above written
Signed sealed and delivered J. A. G. Vanbrough
in the presence of J. A. Vanbrough

John Black

On the 15th day of December 1865 personally
came before me Albert G. Vanbrough and his wife
Susan A. Vanbrough who personally acknowledged the within
to be their act and deed and the said Albert G. Vanbrough
being by me apart from his husband acknowledged
that he executed the same freely and without
any fear or compulsion from his husband and
admits that I well know the said Albert G. Vanbrough and
Susan A. Vanbrough and that they are the same persons
who are described in the within conveyance and
who executed the same.

Richard Henderson

Shastee J. H. Case

Record for Records December 26th 1865
Recorded December 28th 1865

The Dead Book No. 11 Pages 65, 66

John B. McCallan

Judge D. C.

Texas & Alabama Rail Road Company Bond

Bond to the United States of America
The Tennessee and Alabama Central Rail Road Company
being incorporated by the act of the General Assembly of
the State of Alabama by J. M. Smith its President acting
for and in behalf of said Rail Road Company do
herely acknowledge itself and its successors and
assigns bound unto the United States of America in
the full and just sum of one hundred and seventy
thousand dollars Eight hundred and forty three

94 Dollars Can full money of the United States for
which payment well and truly to be made to the
Disturbing Quartermaster of the United States Military
Rail Roads at his Office in Nashville or to such other
discharging Quartermaster as may be designated by the
War Department within Two Years from the date of
these presents the said Rail Road Company by its President
herely binds itself and its successors jointly by
these presents, sealed with its corporate seal attested
by the signature of its President and affixed by the
Express authority of its Directors the first day of
January in the year of our Lord one thousand eight
hundred and sixty six (1866)

The nature of the above obligation is such that whereas the
above bounden Rail Road Company has purchased and
received or shall receive from the War Department of
the United States, Rolling Stock, iron rails, Cross Ties,
Chairs, Spikes, timber and other materials for repairing
and operating its Railroads in quantities at per. ses
and to an amount and value which shall be evi-
denced by the receipts given for the same by said Rail Road
Company to the proper Officer of said War Department
upon a credit of two years from the date of these presents
payable in equal monthly installments with interest
at the rate of 7 1/2-10 per cent per annum within the
said Two Years either in cash to the Disturbing Quar-
termaster of the United States Military Railroads at his
Office in Nashville or to such other discharging Quar-
termaster as may be designated for the purpose of the War Department
or in transportation of the troops or military supplies
of the United States under the orders of the proper
Military authorities at the rate of fare and tolls
allowed for such service to mentioned Railroads and
whereas The said Rail Road Company desires and by
these presents intends to secure to the United States the
complete and punctual payment as aforesaid of the
amounts which may be due for the said materials received
or to be received by it from the United States
It now Therefore if the said Rail Road Company shall well
and truly pay as aforesaid either in cash, in equal monthly
installments, or in transportation as aforesaid to the United
States within Two Years from the date of these presents all
that shall be due as aforesaid to the United States on
account and in payment for all the materials recei-
ved as aforesaid from the United States, then this

Obligation shall be void and of no effect. But if the said Railroad Company shall fail to pay to the United States all or any portion of what may be due to the United States on account of the said materials received from the United States within two years from the date of these presents either in cash or as appraisals or in transportation as aforesaid or shall fail to pay any of the monthly installments aforesaid punctually when due, then this obligation shall remain in full force and effect to the extent that may be necessary to fully repay to the United States for the full amount which may be due on account of the said materials as received as appraisals and as loss or damage which may have been incurred by the United States by reason of the said Railroad Company's failure to pay for the same what shall be due therefor when the same shall be due and as a further security for such payment and indemnity to the United States the United States shall have a lien upon the property with to said Company and in default of such compliance and punctual payment of all moneys which may be due on account of the appraisals and purchase of materials be fully authorized to take possession of and sell said property and also to place in charge and control of the said Company's Railroad an Agent of the United States who shall be fully empowered and by these presents is fully empowered in case of such default as aforesaid to collect all the moneys of the said Company and apply the same to the payment to the United States of all the moneys which shall be due at the times of such application of such revenues to the United States for any such materials which shall have been delivered by the United States to the said Railroad Company or by reason of any loss or injury to the United States resulting from such default in payment of the same. And the said Company shall have no authority to sell or convey out of its possession without the consent of the United States first in writing obtained any of the property referred to in this agreement but shall hold and retain the same to the exclusive use of said Company in carrying on the business of transportation of persons and property over its line of Road until the whole is fully paid for as aforesaid.

In witness whereof the corporate seal of said Railroad Company is affixed hereto by authority of its Directors and attested by its President.

Tennessee Alabama Central Railroad Company
By Geo. H. Bluff, President



Wm. T. Tamm
Sec. & Treas.

State of Alabama, I, J. McMillan, Judge of Probate for the County of Blount in and for said State do hereby certify that the foregoing Bond was filed in my Office for Records on the 1st day of January 1866 and was duly recorded on the same day in Book Book No. 11. Pages 66, 67, 68, 20 & 21.

John P. McMillan
Judge of Probate

David

Thomas

A Friend David H. Friend made this first day of Jan'y in the year one thousand eight hundred and sixty six between David H. Friend of the County of Sevier in the State of Ala of the one part and Thomas H. Calvert of the other part (Witness) that the said David H. Friend for and consideration of the sum of Five hundred dollars to him the said David H. Friend in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened conveyed released conveyed and confirmed and by these presents does give grant bargain sell alien convey release convey and confirm unto the said Thomas H. Calvert all that certain lot or parcel of land lying and being in the County of Sevier State of Alabama and known and described as follows to-wit: viz: Part of Lot No (14) fourteen in the plan of the town of Athens commencing at south east corner of John H. Hendricks shop and running due north seventy five feet thence due east sixty feet thence due south seventy five feet thence due east to the beginning.)

And the said Thomas H. Calvert 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 H. Calvert his heirs and assigns forever and the said David H. Friend for himself his heirs and assigns and administrators do hereby and in consideration of the premises warrant and will forever defend

the title to the above described and hereby granted premises unto the said Thomas H. Calvert, his heirs and assigns from and against himself his heirs and assigns and all and every person or persons claiming or holding under him the said H. Calvert and also against the lawful title claim or demand of all and every person or persons who ever claiming or holding by force or under the Government of the United States.

My testimony whereof the said David H. Friend herewith subscribes his name and affixes his seal the day and year first above written.

English sealed and

D. H. Friend

delivered in the presence of

J. L. Cannon, J. P. of Alabama. This day personally appeared Lemuel B. B. B. before me J. L. Cannon, J. P. in and for said County & State D. H. Friend who is personally known to me and after being informed of the contents of within Comaunce acknowledged that he signed the same voluntarily this

Jan 1st 1866

J. L. Cannon J. P.

Received in the Office of the Judge of Probate Court for Lincoln Co. for Record on the 2nd day of Jan 1866 and duly recorded in same day in Book B. H. H. Page 49 & 50.

Shd. J. 20th 1866
Judge P. B.

Peterman & Wife

On the 13th day of May 1866 between Peterman & Wife and Sarah C. Pinner his wife both of the County of Lawrence State of Alabama of the one part and Benj. F. Spaulding and John Lucas of same County and Merchants trading under the firm name of Spaulding & Lucas in the town of Athens Georgia the other State of Alabama of the other part for and in consideration of the sum of Dollars to the said Peterman & Wife Sarah C. Pinner his wife paid by the said Spaulding & Lucas the receipt whereof they hereby acknowledged him this day given for record and

and by these presents do give grant bargain sell and convey unto the said Benj. F. Spaulding and John Lucas Merchants as aforesaid all that certain lot or parcel of land now known in the place of the said town of Athens as lot No 20 it being the same lot on which is situated the Store house now occupied by the said Spaulding & Lucas and the said Peterman Pinner & his wife as a Dry Goods Store. To have and to hold the above described or intended to be lot or parcel of ground with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Benj. F. Spaulding and John Lucas Merchants as aforesaid their heirs and assigns forever and the said Peterman Pinner and Sarah C. Pinner his wife for themselves their heirs executors and administrators at hereby and in consideration of the said premises warrant well forever defend the title to the above described or intended to be described lot of ground unto the said Spaulding & Lucas Merchants as aforesaid their heirs and assigns forever and against them and all and every person claiming or holding under them the said Peterman Pinner and Sarah C. Pinner his wife and also against the lawful title claim or demand of all and every person or persons who ever claiming or holding by force or under the Government of the United States. In testimony whereof the said Peterman Pinner & Sarah C. Pinner his wife have hereunto signed their names and affixed their seals the day and year above written.

Peterman Pinner (Seal)

Signed and delivered

Sarah C. Pinner (Seal)

in the presence of

Superior

John M. Malone

State of Alabama. I John B. McMillan Judge of Lawrence County. In the Court of Probate there in and for said County do hereby certify that John M. Malone one of the subscribing witnesses to the foregoing conveyance and known to me appeared at this day and being duly sworn stated that Peterman Pinner his wife Sarah C. Pinner his wife in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same were made and that he attests the same in the presence of the grantor and of the other subscribing witnesses and that the other subscribing witnesses subscribe their names in his presence. Given under my hand at office in the town of Athens this 2nd day of Jan 1866.

Roswell Hime } His intention made and entered into this the
 4th day of January 1866 between Roswell Hime
 J. L. Corman } of the County of Permian and State of Oklahoma
 of the one part, and James L. Corman of the other part
 witnesseth, that the said R. Hime for and in consideration
 of the sum of four hundred dollars to him in hand
 paid receipt whereof is hereby acknowledged, has this day
 given granted sold and conveyed and lawfully
 conveyed; and by these presents does give grant sell and convey
 place and convey, unto the said J. L. Corman, all that
 certain lot of land lying and being in the Town of
 Athens, Permian County, Oklahoma and known
 in the plan of said town, as the East half of
 Lot number twenty-two
 To have and to hold the above described half lot
 unto the aforementioned thirty belonging in
 common appertaining unto the said J. L. Corman
 his heirs and assigns forever; and the said R. Hime
 for himself his heirs, executors and administrators
 does hereby warrant and will forever defend
 title to the above described half lot unto the
 said J. L. Corman his heirs and assigns forever and
 against himself and all and any persons claiming
 or holding under him, the said R. Hime and also
 against the lawful title claim or demand of all
 and any person whomsoever claiming or holding
 by force or under the Government of the United States
 in testimony whereof the said R. Hime has hereunto
 subscribed his name and affixed his seal the day
 and date above written
 R. Hime

State of Oklahoma }
 Permian County } On this the 4th day of January
 1866 I am before me Roswell Hime and acknowledge
 the within conveyance to be his act and deed
 And I certify that I well know the said Roswell
 Hime, and that he is the same person described in the
 within conveyance, and who executed the same

John B. McEllan

Judge Permian County

State of Oklahoma } I John B. McEllan Judge of Permian
 Permian County } in and for said County hereby certify
 that the foregoing deed was filed in this office for record
 on the 4th day of Jan. 1866, and was duly recorded on the
 5th day of Jan. 1866 in and Book No 11 page 74 and 75
 John B. McEllan
 Judge P.C.

The State of Ala. This instrument made and entered into this
 Sumter Co. 3rd the 13th day of January 1866 between
 3rd William E. Hoke of the first part and
 P. A. Richardson of the other part both of the County
 of Sumter, State of Alabama, Witnesseth that the
 said William E. Hoke for and in consideration of
 the sum of five hundred and fifty Dollars to him
 paid in hand the payment whereof is hereby acknowl-
 edged, have bargained, sold, released and quit claim
 and conveyed and by these presents do bargain, sell, con-
 vey release, quit claim unto the said P. A. Richar-
 dson his heirs and assigns forever, all that certain
 piece or parcel of ground known as a part of the South
 half of lot No. 39 in the plan of the town of Athens
 in Sumter Co. State of Alabama, it being the same
 lot situated on the public square and conveyed by the
 said P. A. Johnson to Charles Ables a free owner of color
 and supposed to be thirty three feet fronting the square
 and conveying back fifty six feet together with and
 and single the same with all appurtenances and apper-
 tainments thereunto belonging or in any wise appertaining
 to him and to hold the above mentioned and described
 lot or parcel of ground a intente to be Regulate
 into the appertaining unto the said P. A. Hoke and
 his heirs and assigns forever with the several and distinct
 understanding however that the said William E. Hoke in
 the said instrument or warranty conveyed for or warrants the
 title interest claimed or demand of or to said above
 described lot or piece of ground, but only conveyed back the
 interest and claim as P. A. Hoke in and to the same and
 from others (by deed made to him by William Richardson) in
 witness whereof the said William E. Hoke himself assigns
 his hand and affixes his seal, the day and year
 above written.

W. E. Hoke (Seal)
 W. E. Hoke (Seal)

State of Ala. 3rd This day personally appeared before me
 Sumter Co. 3rd John B. McClinton Judge of the Probate Court
 W. E. Hoke & M. P. Hoke his wife and the
 said M. P. Hoke being examined by me apart from her husband
 having acknowledged that she executed the same freely
 without fear or compulsion and to certify that I should
 know the said W. E. & M. P. Hoke and that they are the
 same persons who are described in the within conveyance and
 given 13th 1866.

This is the Office for Registration on the 13th of January
 1866, which is duly done in Book No. 11 Page
 76 & 77. Given under my hand and seal
 J. B. McClinton J. P. C.

William Richardson 3rd This instrument made this day of January
 (P. A. Hoke) 3rd 1866 between William Richardson of the first part and
 William E. Hoke 3rd P. A. Hoke of the other part both of the County of
 Sumter and State of Ala. Witnesseth that the said William
 Richardson for and in consideration of the sum of five hundred and
 fifty Dollars to him paid in hand the payment whereof is hereby
 acknowledged, have bargained, sold, released and quit claim and conveyed
 and by these presents do bargain, sell, convey release, quit claim
 unto the said William E. Hoke his heirs and assigns forever, all that certain
 piece or parcel of ground known as a part of the South half of lot No.
 39 in the plan of the town of Athens in Sumter Co. State of Ala. and
 being the same lot situated on the public square and conveyed by the
 said P. A. Johnson to Charles Ables a free owner of color, and supposed to be
 thirty three feet fronting the square and conveying back fifty six feet
 together with and single the same with all appurtenances and apper-
 tainments thereunto belonging or in any wise appertaining to him and to hold
 the above mentioned and described lot or parcel of ground a intente to
 be together with the appertaining unto the said William E. Hoke his
 heirs and assigns forever with the several and distinct understanding
 however that the said William Richardson in the said instrument or warranty
 conveyed for or warrants the title interest claimed or demand of or to said above
 described lot or piece of ground, but only conveyed back the interest and claim
 as P. A. Hoke in and to the same and from others (by deed made to him by
 William Richardson) in witness whereof the said William Richardson himself assigns
 his hand and affixes his seal, the day and year above written.
 William Richardson (Seal)

State of Ala. 3rd Personally appeared before me John B. McClinton
 Sumter Co. 3rd William Richardson whom I know appears to execute
 this deed and to certify that I well know the said
 William Richardson and that he is the same person who is de-
 scribed in the within conveyance given 13th 1866.
 John B. McClinton J. P. C.

This is the Office for Registration on the 13th of January
 1866, which is duly recorded in Book No. 11 Page 77.
 John B. McClinton J. P. C.

W. P. Tanner This indenture made the first tenth day
 of January Eighteen hundred and sixty six
 between John H. Jones & Paul S. Jones of the
 first part, William P. Tanner of the second
 part and John T. Tanner of the third part, all of
 Lawrence County State of Alabama Whereas the said
 John H. Jones and Paul S. Jones in and by the following
 bond to wit, One Bond for Eight thousand six hundred
 and seventy five Dollars forty three cents dated
 August 1st 1865 and due one day after the date
 executed by John H. Jones Paul S. Jones and W. P. Tanner
 to the said John T. Tanner Herein be a record of
 two thousand three hundred and thirty seven Dollars and
 eighty cents dated August 1st 1865, also in the
 same for one thousand eight hundred and sixty six
 Dollars and seventy five cents dated August 1st 1865
 and due one day after the date executed by Paul S. Jones
 and W. P. Tanner to the said John T. Tanner the said bond is
 executed by the said John H. Jones Paul S. Jones and W. P. Tanner
 for fifteen hundred Dollars dated August 2nd 1865
 also one other bond for fifteen hundred Dollars dated
 August 1st 1865 and due one day after the date
 executed by the said John H. Jones Paul S. Jones and
 W. P. Tanner to the said John T. Tanner which said bonds are
 money due being payable as aforesaid to the said John T. Tanner
 with due and accurate return, Now the said John H. Jones Paul S. Jones
 and W. P. Tanner in consideration of the premises and also for the further
 consideration of five dollars to the said John H. Jones Paul S. Jones
 paid by the said W. P. Tanner at and before the making and
 delivering of the said bonds the receipt whereof is hereby acknowledged
 they the said John H. Jones Paul S. Jones and W. P. Tanner have
 granted conveyed sold aliened assigned conveyed and
 confirmed and by their presents do grant convey and
 sell alien assign convey and confirmed to the said William
 P. Tanner his heirs and assigns forever all of those colored
 tracts and parcels of land lying and being situated in the
 County of Lawrence State of Alabama known as follows, to
 wit, a tract of land belonging to the said John H. Jones in and by
 him of the Estate of Samuel Rayland a B. & R. known and
 called the Rayland Dickman tract lying out of the
 same tract in Lawrence Co. & now called and known
 as the said John H. Jones Rayland tract containing
 eleven hundred and thirty seven acres more or less and also one
 hundred and fifty acres of land of the said John H. Jones

in said County of Lawrence, beginning along north of the said Ray
 land tract and known & called the Rayland tract also one tract or
 parcel of land belonging to the said Paul S. Jones in Lawrence
 County containing five hundred and fifty five acres more or
 less the same being the tract known from his father's Estate
 the hundred and twenty three of which he obtained upon a
 division of his father's land he being one of the distribu
 tes of said Estate two hundred and thirty five obtained
 from his two sisters Rebecca Miles & Marcella A. Manning
 by purchase of his (Paul) said grandson for him in his behalf
 & name, also one hundred and thirty seven acres of ground or land
 Cotton to be raised and grown upon and gathered from the land
 cultivated to be cultivated by the said John H. & Paul S.
 Jones including all of the tracts and plantations of the said
 John H. & Paul S. Jones for and in the year 1866 the said one
 hundred and thirty seven acres of ground or land Cotton to be and on
 side of the first gathered from said plantations for in &
 during said year 1866 with all and singular the appurten
 ances to the said tracts and parcels of land belonging or in
 any wise appertaining and all of the Estate right title & interest
 of the said John H. & Paul S. Jones in and to the said tracts
 or intended to be hereby granted tracts and parcels of land
 and premises. It have and to hold the said hereby granted
 or intended to be hereby granted tracts and parcels of land and
 premises with their appurtenances together with the aforesaid
 one hundred and thirty seven acres of ground or land Cotton
 from and gathered as aforesaid unto the said William
 P. Tanner his heirs Executors Administrators and assigns
 forever. And the said John H. & Paul S. Jones for themselves
 their Executors and Administrators with their heirs Executors
 Administrators and assigns to and with the said William P. Tan
 ner his heirs Executors Administrators and assigns forever
 that they the said John H. & Paul S. Jones their heirs Executors
 and Administrators the aforesaid tracts and parcels of land
 and premises with the appurtenances together with the hundred
 and thirty seven acres of ground or land hereby conveyed or intended
 to be conveyed unto the said William P. Tanner his heirs
 Executors and Administrators and assigns against all persons
 whomsoever and against all and every interruption of title in law or
 through the United States shall and lawfully and forever defend
 by their presents upon their behalf the said William P. Tanner
 should recover the said John T. Tanner or his legal representatives
 should in recovery against the said tracts and parcels of
 land and premises in such part or parts thereof as shall be
 sufficient for the purpose at public outcry to the highest

made for Tracy (Murray) at the Court House in the town of Adams, County of Laramie. After having given at least thirty days notice of same, place and terms of said sale by publishing in any news paper published in the State of Adams and County of Laramie of one or more copies of the said notice. The said notice was published in the said news paper at Adams in Adams County, Laramie, and in the said news paper at Adams in Adams County, Laramie. It shall be made the duty of the said J. P. Turner to sell the certain parcel conveyed at Public Sale upon the terms and notice as herein set forth and applied to the sale of the tract or parcels of land herein conveyed or of his share in the same to the extent of the portion to him and his share hereon and authority to ship and collect or any part or parts of the same from the market and then bid the same for the best price he can obtain for it for Tracy (Murray). And the said William P. Turner shall out of the proceeds arising from such sale first pay and discharge all of the expenses, charges and fees, incident to this deed, and the balance thereof out of the balance of said proceeds if there be enough to make good to the said John T. Turner his Executors Administrators or assigns the said several sums of money with all the interest thereon that may have accrued thereon or so much of said debt and interest as he may have claims to pay, as expenses are provided for in the said deed, the completion of which indebtedness being for money furnished to the said John T. Turner by the said John T. Turner to enable him to cultivate and make valuable those lands in Laramie Co for the benefit of Tracy. Out of the whole of the said debt and interest of money above specified with such interest as may have accrued thereon shall be fully paid off and charged to the said John T. Turner his legal representatives or assigns on or before a date to be made or here or above mentioned. Provided for that this indenture to be void as also to remain in full force effect and valid in all respects unless the said parties have hereunto signed their names and affixed their seals the day and year above written.

J. H. Jones (C)
 Paul L. Jones (C)
 W. P. Turner (C)
 J. T. Turner (C)

State of Ala. J. John P. M. Collins Judge of the Probate Court in and for said Co. and state of Ala. City and County of Pittsboro Paul L. Jones W. P. Turner and John T. Turner whose names are signed to the foregoing conveyance and who are known to and acknowledged before me on this day, thus being informed of the contents of the conveyance they voluntarily executed the same on the day the same were acknowledged before me and this 13th of January 1866.

John P. M. Collins J. P. C.

The State of Ala. J. Collins in the Office for Registration on the 15th day of January 1866, acknowledged and in Deed Book No. 11. Pages 78, 79, 80, 81. Signed and sealed the day and year above written.

Thomas Kearney & Co. This Indenture made and entered into on the 15th day of January A.D. 1866, between Thomas Kearney & Co. of the County of Laramie State of Nebraska of the first part and James M. Kearney of the County of Adams State of Nebraska of the second part. Witness that that the said Thomas Kearney & Co. for and in consideration of the sum of one hundred and eighty four to him in hand paid the receipt whereof is hereby acknowledged have this day given or caused to be given and sold and conveyed unto the said James M. Kearney and confirmed and confirmed by their presents and confirmed unto the said James M. Kearney all that certain tract of land being more lying in the County of Laramie and State of Ala. Nebraska and described as follows: The North East Quarter of the South East Quarter of Section Six Township 1 Range Three North also the South West Quarter of the North East Quarter of Section five in Township One Range Three North also the South side of a branch of Little Bear River known as the Silver Spring branch East to a Chestnut in Range South. Boundary thence to a Chestnut on the same boundary thence to a line of wood in John Kearney North boundary thence to the same boundary to a rock in the same thence North to the beginning containing in all nearly six acres more or less. To have and to hold the above described part of land unto the

Inventions were appropriated, Inventions belonging or
 any wise appertaining unto the said James M. Hayswood
 who has since accepted for him and the said Thomas Hayswood
 given for himself this his Execution and administered
 or assigns as hereby and in Consideration of the
 above described assets hereby granted premises herein and
 will forever defend the title to the above described hereby
 granted premises unto the said James M. Hayswood his
 his heirs or assigns firm and against himself and
 all and every Person or Persons claiming or holdi-
 ing herein from the said Thomas Hayswood, and also
 against the lawful title claim or claimancy of all &
 every Person or Persons claiming or holding by from
 or under the Government of the United States
 his Executors Administrators of the said Thomas Hayswood his
 Executors his heirs or assigns his heirs or assigns his heirs or assigns
 and John Adams Smith
 James M. Hayswood

Thomas Hargrove

State of Ohio. Personally appeared before me W. L.
Lambert Co. J. P. J. a Justice of the Peace in and
County of Hamilton, Ohio, a man
a friend to the foregoing Complainant, who being
asked to an advantage before me, that he signed the
foregoing Complainant voluntarily and for the purpose
of the Contention in the aforesaid Law Case, that
he is under my hand this 15th day of July 1866.

C. L. Byers Jr

State of Ala } I John B. M. Cullen Judge of
Lanham Co. } Dist. Court. Certify that
the above Certificate, now filed
in my office for Record on the 19th day of Jan'y
is duly recorded on the 20th of Jan'y 1866 in Record
Book No 11 Pages 82 & 83

John P. McClure Jr

Wm P. Hamers 3 State of Ala. 2 This instrument makes
 to Richard G. 3 Livingston Co. 3 this 21st twenty first
 James Archer Hamers 3 day of October One thousand Eight
 Wm Richard Hamers 3 Hundred and sixty four
 Mary Elizabeth Hamers 3
 multiple wife of J. P. Wood 3 (that for and in consideration of
 Sarah Ellen Hamers 3 the natural love and affection
 which I have for my children I
 do by these presents bargain sell
 assign give and convey unto Thomas Archer, William
 Richard, Mary Elizabeth, and the wife of James P. Wood
 & Sarah Ellen Hamers in lands in common to each one
 an undivided and equal interest in (for simple absolute)
 to and their heirs or heirs of land lying and being in the
 County of Livingston and State of Alabama, and known and
 described as follows To wit: (viz) the North west fourth of Sec
 25 Township One Range five containing One hundred and
 sixty four acres more or less to have and hold the above
 described tract or parcel of land to them and their heirs for
 ever and to be by these presents made myself administrator and as
 executor for ever and mine forever defend the title Notary my hand
 and seal this 21st twenty first day of October 1865

In presence of
J. R. Carruth (Ind)
W. R. Howard (Ind)

The State of Ala³ This day personally appeared before me J³
Sumner County³ Corrick a Subscribing Witness to the within
Conveyance and who is known to me being duly
sworn, deponent and says that he attests the same in the presence
of the other Subscribing Witnesses, Witness my hand and seal
May 2^d 1865 J. B. McCowan Judge

What is my Office for registration on the 25th of January 1866
for registration which is duly done in New York Hall
Page 83 Given under my hand and seal
This 26th of January 1866

John B. McClellan
George B. Co

This case was omitted to be entered down in any of the registers of the County of Albany J. B. McWilliam Judge

and Elizabeth McWilliams her wife and all against the lawful claim or demand of all and every person or persons whomsoever, claiming or holding by force, or under the Government of the United States, the testimony of the said Thomas McWilliams and Elizabeth McWilliams and his wife hereto subscribed their names and affix their seals this day and year first above written.

Thomas McWilliams (Seal)
Elizabeth McWilliams (Seal)

The State of Ala 3

Samuel Co 3 I John B. McWilliam Judge of the Probate Court, County of Albany, that, Andrew McWilliams, and Elizabeth McWilliams his wife personally appeared before me, Judge of the Probate Court, and acknowledged to me, and in the presence of the witnesses, that they signed the within Emancipation and Release, and voluntarily gave same, my hand this 3rd day of July 1866.

John B. McWilliam
Judge of P.C.

Filed in the Office of the Judge of Probate for the County of Albany, which is duly done in Book Probate No 11 Pages 87 & 88, July 3rd 1866. John B. McWilliam Judge

Thomas B. Reynolds
Or Read

B. M. Townsend attests 3 This Indenture made on the fourth day of October 1865 between Thomas B. Reynolds of Albany Ala of the first part, and

B. M. Townsend W. P. Tanner P. L. Mitchell Joseph McPerry W. McWay out of the second part, and Thomas B. Reynolds of the first part by his wife of hand and as follows B. M. Townsend for One Hundred dollars Dec 1st Dec 1865, W. P. Tanner for One Hundred dollars Dec 1st 1865, P. L. Mitchell for One Hundred dollars Dec 1st 1865, Joseph McPerry for One Hundred dollars Dec 1st 1865, W. P. Tanner for One Hundred dollars Dec 1st 1865. Now this Indenture Witnesseth that the said party of the first part in consideration

of the said debt or sum of five hundred dollars amongst the said parties, they having furnished money to buy my wife and maid and for the better security for the prompt discharge of the said debt, do by these presents grant, sell, give, and convey unto the parties of the second part, their heirs, assigns, or administrators the entire outfit of the said paper, including Paper, Paper, Ink, Paper, Furniture, Stoves & every thing else in the Office of the Probate Court, now located over the Office of James L. Howard Esq. To have and to hold the same forever to the heirs, assigns, or administrators of the said parties of the second part, and the conveyance is made upon the express condition that if the said Thomas B. Reynolds of the first part, shall pay within the period of the said Indenture the sum respectively stated with interest thereon, then and from thenceforth the said parties of the second part, shall have and to hold the same and the said parties of the second part shall have and to hold the same in full force and effect, Witnesseth that the said party of the first part hath hereunto set his hand and seal this day and date above written.

J. B. Reynolds

Signed Sealed and delivered
In presence of
J. B. Reynolds
James P. Ranney

The State of Alabama 3 I John B. McWilliam Judge of the Probate Court, County of Albany, that, James P. Ranney a subscribing witness to the foregoing Emancipation and Release, appeared before me this day, and being duly sworn stated that J. B. Reynolds voluntarily executed in his presence the within Emancipation and Release, and that he is the same as the said party of the first part, that said party of the first part signed his name in his presence as a witness, and I have hereunto set my hand and seal this 3rd day of July 1866.

John B. McWilliam
Judge, P.C.

Filed in the Office for Registration on the 30th day of January 1866 which is duly done in Book Probate No 11 Pages 88 & 89 July 3rd 1866. John B. McWilliam Judge P.C.

Andrew McWilliams wife 3 This Indenture made
 To Read 3 and this 29th day
 William McWilliams, Sr. 3 of January in the
 3 year Ann Shewance
 Eight Hundred and sixty six between Andrew
 McWilliams and Elizabeth McWilliams his wife
 of the County of Sumter in the State of Alabama
 of the one part and William McWilliams Sr. of
 the other part Witness that the said Andrew
 McWilliams and Elizabeth his wife for and in con-
 sideration of the sum of eleven hundred dollars
 \$1100⁰⁰ to them in hand paid, the receipt whereof is
 hereby acknowledged him this day given of public
 sale, alias, suffice, release, conveyed and confirmed
 unto the said William McWilliams Sr. all that certain
 tract or parcel of land lying and being in the County
 of Sumter State of Alabama and known and described
 as follows to wit: Viz. That portion of the South East quarter
 of Section eight Township two Range of Twp. East lying
 and being on the west side of the Penning and Alabama
 Central Rail Road and containing twenty four more
 or less also the South East fourth of the North West quar-
 ter of Section (8) Township (2) Range (1) from West, con-
 taining (20) forty four more or less being in all One Hundred
 and ten acres more or less To have and to hold the above
 described tract or parcel of land with the tenements and ap-
 purtenances thereto belonging or in any way appertaining
 unto the said William McWilliams his heirs and assigns for
 ever And the said Andrew McWilliams and Elizabeth his wife for
 themselves, heirs, executors and administrators do hereby and in
 consideration of the premises aforesaid and well known defend
 the title to the above described and hereby granted premises unto
 the said William McWilliams Sr. his heirs and assigns present
 and against themselves and all and every person or persons
 claiming or holding under them the said Andrew McWilliams
 and Elizabeth 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, his heirs, assigns, the said Andrew McWilliams Sr.
 Elizabeth his wife, himself, himself, themselves and aff-
 their heirs, the day and year above written

Andrew McWilliams Seal

Elizabeth McWilliams Seal

The State of Ala. 3 I give in John B. McCloud Judge of the Pe-
 Sumter County 3 and Court formerly appeared Andrew McWil-
 liams and Elizabeth McWilliams his wife and I cer-
 tify that they voluntarily executed the within conveyance and
 acknowledged it to be their act and deed And the said Judge
 McWilliams being examined apart from his husband, acknowledged
 that he executed the same freely and without compulsion from
 his husband, Certify that I have known the said Andrew
 McWilliams wife and that they are the same persons named
 in the within conveyance
 City 2nd 1866

John B. McCloud Judge

Filed in the Office of the Judge of the Probate Court
 for registration on the 29th day of May 1866 for regis-
 tration which is duly recorded in Book 11. Page
 90 & 91, This the 29th of February 1866

John B. McCloud Judge

Andrew McWilliams wife 3 This Indenture made the 29th day
 To Read 3 of January Ann Shewance Eight
 William McWilliams 3 hundred and sixty six between Andrew
 3 McWilliams and Elizabeth McWilliams wife
 of the said Andrew McWilliams of the County of Sumter in
 the State of Alabama of the one part and William McWilliams
 of the other part Witness that the said Andrew McWilliams
 and Elizabeth McWilliams for and in consideration of the sum of
 One Hundred and ten dollars to them in hand paid, the receipt
 whereof is hereby acknowledged him this day given of public
 sale, alias, suffice, release, conveyed and confirmed, and
 by these presents do give, grant, convey, sell, alias, suffice, release
 convey and confirm unto the said William McWilliams all
 that certain tract or parcel of land lying and being in the
 County of Sumter and State of Alabama and known and
 described as East quarter of Section 17 Township 2 Range 1
 West, to have and to hold the above described tract or parcel
 of land with the tenements and appurtenances thereto belong-
 ing or in any way appertaining unto the said William McWil-
 liams his heirs and assigns forever And the said Andrew Mc-
 Williams and Elizabeth McWilliams for themselves, heirs, executors
 and administrators do hereby and in consideration of the premises
 aforesaid and well known defend the title to the above described and
 hereby granted premises unto the said William McWilliams his heirs
 and assigns present and against themselves and all and every person or persons

claiming or holding under the name Andrew McWilliams
 claim after Edg. to McWilliams, and also against the
 lawful title, claim or demand of any and every person
 or persons whatsoever claiming or holding by force or
 under the Government of the United States. In
 testimony whereof the said Andrew McWilliams
 & Edg. to McWilliams have hereunto subscribed
 their names and affixed their seals, the day and
 year first above written.

Signed Sealed and Delivered in the presence of
 of John B. Hayes
 James C. Malone

Filed in my Office for Registration on the 21st day of
 July 1866 which is duly recorded in Record Book No.
 11 Pages 91 & 92. This the 7th day of July 1866
 John B. McChesney Judge

William McWilliams & wife In Consideration of the sum of
 \$500000 3/4 paid to them by John B. Hayes and
 George W. Mitchell 3/4 acknowledged in William McWilliams
 and Rebecca McWilliams wife of
 said William have this day given granted conveyed
 sold and conveyed unto the said John B. Hayes and
 George W. Mitchell jointly, and their heirs and assigns
 of land lying and being in the County of Sumner
 State of Alabama known and designated in the South
 East Quarter of Section Twenty Township two Range
 four East and of the West half of the North East Quarter of
 Section Twenty in Township two of Range four East
 and also part of the North East Quarter of Section Twenty
 Township two Range four East which lies East of
 the Prussian and Alabama Central Rail Road containing
 nearly Acres more or less. Containing in all three
 hundred and thirty 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 John B. Hayes and George W. Mitchell
 their heirs and assigns forever. And in William Mc
 Williams and Rebecca McWilliams for covenants, cures and
 payment by cures and administration, do hereby warrant &
 give force and defend the title to the said John B. Hayes
 and George W. Mitchell their heirs and assigns forever

and against enemies and all and every person or persons claim-
 ing or holding under us, and against the lawful title of all &
 every person or persons whatsoever claiming or holding by force
 or under the Government of the United States. In testimony
 whereof we have this day subscribed our names &
 affixed our seals this tenth day of November 1865

W. McWilliams & wife
 Rebecca McWilliams

John B. Hayes & wife In Consideration of the sum of
 \$500000 3/4 paid to them by John B. Hayes and
 George W. Mitchell 3/4 acknowledged in William McWilliams
 and Rebecca McWilliams wife of
 said William have this day given granted conveyed
 sold and conveyed unto the said John B. Hayes and
 George W. Mitchell jointly, and their heirs and assigns
 of land lying and being in the County of Sumner
 State of Alabama known and designated in the South
 East Quarter of Section Twenty Township two Range
 four East and of the West half of the North East Quarter of
 Section Twenty in Township two of Range four East
 and also part of the North East Quarter of Section Twenty
 Township two Range four East which lies East of
 the Prussian and Alabama Central Rail Road containing
 nearly Acres more or less. Containing in all three
 hundred and thirty 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 John B. Hayes and George W. Mitchell
 their heirs and assigns forever. And in William Mc
 Williams and Rebecca McWilliams for covenants, cures and
 payment by cures and administration, do hereby warrant &
 give force and defend the title to the said John B. Hayes
 and George W. Mitchell their heirs and assigns forever

July 2nd 1866

John B. McChesney Judge

Filed in my Office for Registration on the 2nd day of
 July 1866 which is duly recorded in Record Book
 No. 11 Pages 92 & 93. This the 8th day of July 1866

John B. McChesney Judge

John B. Hayes & wife In Consideration of the sum of
 \$500000 3/4 paid to them by John B. Hayes and
 George W. Mitchell 3/4 acknowledged in William McWilliams
 and Rebecca McWilliams wife of
 said William have this day given granted conveyed
 sold and conveyed unto the said John B. Hayes and
 George W. Mitchell jointly, and their heirs and assigns
 of land lying and being in the County of Sumner
 State of Alabama known and designated in the South
 East Quarter of Section Twenty Township two Range
 four East and of the West half of the North East Quarter of
 Section Twenty in Township two of Range four East
 and also part of the North East Quarter of Section Twenty
 Township two Range four East which lies East of
 the Prussian and Alabama Central Rail Road containing
 nearly Acres more or less. Containing in all three
 hundred and thirty 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 John B. Hayes and George W. Mitchell
 their heirs and assigns forever. And in William Mc
 Williams and Rebecca McWilliams for covenants, cures and
 payment by cures and administration, do hereby warrant &
 give force and defend the title to the said John B. Hayes
 and George W. Mitchell their heirs and assigns forever

Abraham and Anne and another as follows to wit, viz
 The East half of the South East fourth of Section 8 &
 Township 2 Range 4 East Containing Eighty acres more or
 less, also the West part of the West half of the South East
 fourth of Section 8 Township 2 Range 4 East lying East
 of the Thomas & Abraham Abraham Paul & Anne except
 the So. West 1/4 Containing five acres balance hereby divided
 of said West half of the South East fourth Section 8 Town-
 ship 2 Range 4 East and Containing Sixty acres more
 or less. I have and hold the above described lands with
 the Homestead and Appurtenances thereto belonging or in
 any way appertaining unto the said William M. McWilliam
 his heirs and assigns forever. Hence the said John
 B. Hayes wife for themselves, their heirs and assigns
 do hereby and in consideration of the premises, warrant
 and seal for and define the title to the above described land
 hereby granted premises unto the said William M. McWilliam
 his heirs and assigns forever and against themselves, their heirs
 and every person claiming or holding under them
 the said John B. Hayes and Martha C. his wife and heirs
 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, I do hereby warrant
 the said John B. Hayes and Martha C. his wife hereunto
 Subscribed their names and affix their seals, this day and
 Year first above written

John B. Hayes (Seal)
 Martha C. Hayes (Seal)

The State of Alabama, County of Jefferson, I, John B. McWilliam
 Sheriff of the Probate Court for
 the County of Jefferson do hereby certify that on
 the day of the above written instrument the said
 John B. Hayes and Martha C. Hayes his wife, came before
 me duly sworn, acknowledged that they were the authors
 of the above written instrument and acknowledged it to be their act and deed
 and that said Martha C. Hayes being so examined by me and sep-
 arately from her husband, acknowledged that she executed the
 same without any force or compulsion from her husband
 and I certify that I will issue the said John B. Hayes
 & Hayes and that they are the same persons named in the
 within Conveyance, Given under my hand this 20th 1866

John B. McWilliam Judge

Filed in the Office of the Judge of the Probate Court for
 registration on the 2nd day of July 1866, which is duly rec-
 orded in Open Book No. 11 Page 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 B. McWilliam
 Judge P.C.

Wendell M. M. M.
 J. L. M. M.

The State of Alabama, I, Wendell M. M. M. (Seal) being J. L. M. M. and
 being owners of the property in payment by their persons being
 into the said John B. Hayes and Anne Secord under which
 I am here in possession, and furthermore agree to give him a
 lien on my crop until he is paid, and to pay for it for
 accounting, and if I am ever being paid him then I am to have
 a clear title to the horses and crop, if not the Probate Judge is
 to sell the same at public auction and pay on the balance
 of any, this 20th 1866, that my hand and seal

Wendell M. M. M.
 Judge P.C.

The State of Alabama, I, John B. McWilliam Judge of the Probate
 Court for the County of Jefferson do hereby certify that on
 the day of the above written instrument the said John B. Hayes
 and Martha C. Hayes his wife, came before me duly sworn, acknowledged
 that they were the authors of the above written instrument and
 acknowledged it to be their act and deed and that said Martha C. Hayes
 being so examined by me and separately from her husband, acknowledged
 that she executed the same without any force or compulsion from her husband
 and I certify that I will issue the said John B. Hayes & Hayes and that they
 are the same persons named in the within Conveyance, Given under my hand
 this 20th 1866

John B. McWilliam Judge P.C.

Filed in my Office for registration on the 20th day of Feb-
 ruary 1866, which is duly recorded in Open Book No. 11 Page
 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 B. McWilliam Judge P.C.

Filed in my Office for registration on the 20th day of Feb-
 ruary 1866, which is duly recorded in Open Book No. 11 Page
 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

The State of Maryland, I John B. McWilliam Judge of the
 Somerset Co 3 of the Probate Court, hereby certify that
 John B. McWilliam a Subscribing Member to
 the foregoing Census and known to me, appeared before
 me this day and being duly sworn, stated that he had
 been the grantee of the foregoing and voluntarily executed
 the same in his presence and that on the same date
 he was under my hand this 10th of July 1866

John B. McWilliam
 Judge P.C.

John in my Office for Registration on the 10th day
 of February 1866 which is duly done and a Book
 No 11 Pages 95 & 96 have since my hand
 this the 10th of July 1866
 John B. McWilliam Judge
 P.C.

William McWilliams wife 3 This Instrument made this 10th day
 of March 3 1866
 Charles B. Hayes 3 of the County of Somerset in the
 State of Maryland Eight hundred
 and sixty five between William
 McWilliams and his wife Rebecca McWilliams
 of the County of Somerset in the State of Maryland
 of the one part and Charles B. Hayes of the other
 part Witness that the said William McWilliams and
 his wife Rebecca McWilliams for and in consideration
 of the sum of five hundred Dollars to them in hand
 paid, the receipt whereof is hereby acknowledged, have this
 day given granted conveyed and confirmed unto the said
 Charles B. Hayes and his heirs and assigns forever
 all that certain tract or parcel of land lying and being in the County
 of Somerset State of Maryland aforesaid and known
 to the said Charles B. Hayes as being the same
 Step two of Range four west containing One Hundred
 and sixty Acres more or less to him and to his heirs
 above described tract or parcel of land with the tenements
 and appurtenances thereto belonging to in any wise ap-
 partaining unto the said Charles B. Hayes his heirs and
 assigns forever and the said William McWilliams and
 his wife Rebecca McWilliams for themselves and their heirs
 representatives and assigns forever do hereby give and conveyance
 of the premises warrant and are forever released to be

the above described and hereby granted premises unto the said
 Charles B. Hayes his heirs and assigns forever and against themselves
 and all and every person or persons claiming or holding under
 them the said William McWilliams and his wife Rebecca
 McWilliams and also against the lawful heirs claim
 or demand of all and every person or persons whatsoever
 claiming or holding by force or violence the Government of
 the United States In testimony whereof the said William
 McWilliams and his wife Rebecca McWilliams have
 hereunto subscribed their names and affixed their seals
 the day and year first above written

William McWilliams
 Rebecca B. McWilliams

The State of Maryland Before me John B. McWilliam Judge
 of the Probate Court personally
 appeared John William McWilliams
 and wife Rebecca McWilliams and after being duly
 sworn acknowledged that they executed the within Census
 and acknowledged it to be their act and deed and
 the said Rebecca McWilliams being of sound mind
 separate and apart from the said John McWilliams
 and the presence of the said John McWilliams and
 from the presence of the said John McWilliams and
 the said William McWilliams wife and that they are the
 same persons as are in the within Census and have
 under my hand this 2nd of July 1866

John B. McWilliam J.P.C.

John in my Office for Registration on the 2nd day
 of July 1866 and is duly recorded and Book
 No 11 Pages 96 & 97 have since my hand
 this the 10th of February 1866
 John B. McWilliam
 Judge P.C.

Anderson McWilliams wife } In consideration of the
 To Deed } sum of forty dollars to
 William McWilliams } no plan, the receipt whereof
 is hereby acknowledged

We have this day given, granted, conveyed and confirmed unto William McWilliams 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 South East Quarter of Section 17, Township 2, Range 4, West of North and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said William McWilliams his heirs and assigns forever, And we the undersigned, James McWilliams, and Elizabeth McWilliams, wife of said Anderson for ourselves, heirs, assigns, Executors and Administrators do hereby warrant, save well person defend the title to the above described tract of land and appurtenances unto the said William McWilliams his heirs and assigns forever, and against themselves and all and every person or persons claiming or holding under us, And against the lawful title of all of every person or persons whatsoever, claiming or holding by force or under the Government of the United States, or otherwise, whosoever, in witness whereof we have signed our names and affixed our seals, this 10th day of May 1866

James McWilliams Deed
 Elizabeth McWilliams Deed
 before me

The State of Ala } Before me, John B. McWilliam Judge
 Limestone Co } of the Probate Court, personally appeared Anderson McWilliams and Elizabeth McWilliams his wife who after being duly sworn by me depose and say that they signed the within Deed and acknowledged it to be their act and deed And that the said Elizabeth McWilliams being 24 years of age single and apart from her husband acknowledged that she executed the same freely and without compulsion from her said husband And I certify that I read to them the said Deed and that they are the said persons described in the within conveyance and in witness whereof I have signed this Deed this 10th day of May 1866

John B. McWilliam Judge

Filed in the Office of the Judge of the Probate Court for registration on the 10th day of February 1866, which is duly recorded in Deed Book No 11, Pages 100, 101, Given under my hand this 13th of Feb 1866

John B. McWilliam Judge

Robert Lucas wife } This instrument made this 20th day
 To Deed } of February in the year one thousand
 Spaulding, Lucas & Co } Eight hundred and sixty six

Robert C. Lucas and Sarah his wife of the County of Limestone in the State of Alabama of the one part, and B. J. Spaulding, John Lucas, and Austin P. McGuire of the other part, do hereby certify that the said Robert C. Lucas and Sarah 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, conveyed, and confirmed, And by their parents do give, grant, convey and sell unto the said B. J. Spaulding, John Lucas and Austin P. McGuire 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 follows to wit (36) thirty feet off the North end of lot 17, fronting the State and running East twenty two feet (22) to being the West corner of said lot, as laid down in the plan of the town of Athens, 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 B. J. Spaulding, John Lucas and Austin P. McGuire their heirs and assigns forever, And the said Robert C. Lucas and Sarah his wife for themselves their heirs, Executors and Administrators do hereby warrant and defend the title to the above described land unto the said B. J. Spaulding, John Lucas and Austin P. McGuire their heirs and assigns forever, and against themselves and all and every person or persons claiming or holding under them the said Robert C. Lucas and Sarah his wife, and also against the lawful title, claim or demand of all and every person or persons whatsoever, claiming or holding by force or under the Government of the United States, or otherwise, whosoever, in witness whereof we have signed our names and affixed our seals

I have and to hold the above described tracts and parcels of land, with the tenements and appurtenances thereto belonging or in any case appertaining unto the said parties of the second part, their heirs, executors, administrators and assigns forever, And the said Henry T. Love and Rebecca J. Love 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 the premises unto the said parties of the second part, their heirs and assigns forever and against themselves and all and every Person or persons holding or claiming under them the said Henry T. Love and Rebecca J. Love his wife and also against the lawful title, claims 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 Henry T. Love and Rebecca J. Love his wife have unto said parties their names and affixed their seals, this day and date above first written.

above first written
Lynnie Seaton and
believed in the pres-
ence of
W. H. Karpis
R. F. Karpis

[illegible]

John P. M. Cleburne Judge
 Sup. of Ala.
 Limestone Co. ³
 I John P. M. Cleburne Judge certify
 that the above described field in my
 Office for Registration on the 27th day of
 July 1866, and is duly recorded in Dea Book No 11.
 Pages 107 & 108, Given under my hand
 July 28th 1866 John P. M. Cleburne Judge

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Jesse Atkinson 3 His Seal and Seal and Seal and Seal
To Be Left 3 This the 16th day of December 1865
William F. Atkinson 3 before Jesse Atkinson of the County
of Lawrence and State of Alabama
of the one part and William F. Atkinson Son of the
said Jesse Atkinson of the other part, Witnesseth that
the said Jesse Atkinson as well for and in consid-
eration of the natural love and affection which he the
said Jesse Atkinson had and beareth unto the said
William F. Atkinson, as also for the better maintenance
support and livelihood of him the said William F. Atkin-
son have given granted, conveyed, enfeoffed and con-
firmed and by these presents do give grant convey, en-
feoff and confirm unto the said William F. Atkinson his
heirs and assigns as their messuage or tract or parcel
of land lying and being in the County of Lawrence and
State of Alabama, known as the North East Quarter of Section
four Township one Range four East containing One Hun-
dred and fifty nine Acres, together with his and Singu-
lar the hereinafter and appurtenances thereto belong-
ing or in any wise appertaining, and the revenues and re-
venues, profits and profits thereof, unto the said Jesse Atkinson
claim and demand whatsoever of him the said Jesse Atkin-
son of us and to the said messuage, tenements or premises and
of his and every part and parcel thereof with them and every
of their appurtenances. To have and to hold the said
messuage, tenements, hereditaments, and all and singular
the premises hereby granted and confirmed or con-
firmed or intended to be with them and every of their appur-
tenances unto the said William F. Atkinson his heirs and assigns
forever to the only proper use and behoof of him the said
William F. Atkinson his heirs and assigns forever, And the said
Jesse Atkinson for himself his heirs executors and adminis-
trators, doth covenant grant and give to and with the
said William F. Atkinson his heirs and assigns by these presents
that he the said William F. Atkinson his heirs and assigns
shall and lawfully run from time to time and at all
times hereafter peacefully and quietly him held, use
occupy possess and enjoy the said messuage farm
lands, tenements, hereditaments and premises hereby
granted and confirmed or intended or intended to be
hereby granted and confirmed with them and every of their
appurtenances free clear and fully discharged or well and
sufficiently paid kept harmless and indemnified of from and
against his heirs and assigns and grants hereafter to be made

suffered during these estates some of from and
 adjacent one former some other titles, titles, changes
 since some names alterations have been or suffered
 or to be have, given, done or suffered by him the said first
 Admors his heirs or assigns, or any other person or per-
 sons lawfully claiming or to change by from or con-
 ducting, given or any of them. As witness my hand
 I have executed at my house and place of

Leslie Robinson Deal

4/ Pastor Thomas J. Scott
Linn Co. Kentucky

The State of Ala³ I Lewis Morris an acting
 Term term Co Justice of the Peace for
 said Circuitry County, Berks,

That Jesse Atkinson release William D. Ogden to
the firm of my Quarry owned and also is known to
and independent of all other men on the day that he
was informed of the contents of the Quarry and
he executed the same without any and the day
the same being date given under my hand
This 16th day of December 1865

Leaves Morris, P.

I John P. M. Cluteau Junr of the Probate
Court. Certify that the foregoing Record of Sept-
was filed in my Office for Registration on
the same day of March 1866 and was recorded
on the 3d day of March 1866. Given under my
hand & seal of March 1866

J. B. McCracken Judge

111
 Anna C. Christopher wife of
 W. H. Jones
 This instrument made
 this 19th day of
 February 1866, between
 H. C. Jones

3 Alfred C. Christopher and Sarah Elizabeth Christopher his wife of the County of Somerset and State of Maryland of the 1st Part and Wm Jones of the same Co and State of the 2nd Part Christopher do hereby certify that since Alfred C. Christopher and Sarah Elizabeth Christopher 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 and they duly given granted conveyed sold delivered assigned conveyed and confirmed and by their parents do give grant convey and sell deliver of certain land and premises unto the said Wm Jones all that certain tract or parcel of land lying and being in the County of Somerset in the State of Maryland known and described as follows to wit South West 1/4 of the North West 1/4 of Section 29 Township 1 Range 5 East Containing (1/2) Acres more or less and to hold the above described land together with all and singular the rights and appurtenances thereto in any way appertaining unto the said Wm Jones his heirs and assigns forever. That the said Alfred C. Christopher and Sarah Elizabeth his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and forever defend the title to the above described land and premises unto the said Wm Jones his heirs and assigns from and against themselves and all and every person or persons claiming or holding claim or title to the said Alfred C. Christopher & Elizabeth Christopher his wife and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding from or under the Government of the United States in violation whereof the said Alfred C. Christopher and Sarah Elizabeth Christopher his wife have previously subscribed their names and affixed their seals the day and Year first above written.

Superior Scale & Shunt
in the Presence of

W. Todd, Jr.

A. C. Christopherson Head
 Frank E. C. Christopherson Head
 Frank

The State of Alabama
 Samuel County
 I, W. Todd an ac-
 ting Justice of the peace
 in and for said Co.
 county hereby certify that John C. Christopher and Sarah
 Elizabeth Christopher his wife whose names are
 subscribed to the foregoing conveyance entered
 the records to said government all before me on the
 day (the same) being with Christopher being
 also present, he appeared to me, I separated them apart
 from him (said Christopher) and asked him if he executed the
 foregoing deed, not by force or threat from me (said
 Justice) and that he was informed of the contents of
 the conveyance and, they explained the same, voluntarily, for
 the purposes therein specified, in the presence of the
 same, he and said Christopher being present this 19th
 day of February 1866.

W. Todd, Justice of
 the Peace in and for
 Samuel County

John B. M. Cleburne Justice
 Peace, certify that the above
 deed was filed in my office for registration on the
 3d day of March 1866, and was recorded on the 10th day
 of March 1866, in said Book North Page 114 & 115
 by my hand
 J. B. M. Cleburne Justice

A. A. Purleson vs. P. R. A. Lynch
 This Indenture made
 this 1st day of
 March 1866 between
 A. A. Purleson of the County
 of Shelby and State of Tennessee of the
 first part and P. R. A. Lynch of the
 County of Hays and State of Tennessee
 of the second part, witness that the said
 Purleson for and in consideration of the sum of twenty five
 hundred dollars in hand paid, the receipt of
 which is hereby acknowledged, and for the first
 time consideration that the party of the second

part, shall within twelve months from the date of
 this instrument pay off and fully discharge the
 promissory notes with all the interest thereon now held
 by John M. Daniel as Guardian of the Estate
 of Alexander Butler dec'd and for one thousand
 dollars signed by A. A. Purleson and H. H. Smith and
 Jonathan Butler, the other for fifteen hundred
 dollars signed by A. A. Purleson, P. R. A. Lynch
 and Jonathan Butler, both papers now and being
 interest at the rate of 10% eight percent per annum
 the said notes to be held as a lien on a part of
 the premises containing upon the land granted
 property) the parties of the first part have this
 day conveyed, sold and conveyed and by their
 agents do hereby sell and convey unto the
 party of the second part, an tract land in par-
 cel of land lying and being in the County of
 Tennessee, State of Alabama on the Tennessee River
 opposite the town of Decatur and more particularly
 described in the 5th and 6th of fractional Sec.
 No. 6, Twp. 25 S., Range 4 East, containing one
 hundred and twenty six acres and fractional sec-
 tions No. 1 and 2 in said township and
 Range, containing twenty six acres, the north
 west 1/4 of said section half of fractional sec. 8 in
 said township and Range, containing three hundred
 and ten 2/3 acres, the south half of the East half
 of the South East 1/4 of Sec. 6, said township and
 Range, containing forty acres, also South half of
 the West half of the South East 1/4 of Section 6,
 said township and Range, containing forty acres and
 containing in the aggregate five hundred and
 eighty two 2/3 acres more or less, with all the tenements
 and appurtenances thereto belonging also the Ferry
 privilege across the Tennessee River at the town of Decatur
 also all appurtenances to the same, being conveyed
 in the north half of said river and to contain lots in
 the town of Decatur on the South bank, the parties
 of the first part do hereby sell and convey to the
 party of the second part, not only the Ferry
 Charter granted to the said A. A. Purleson by the
 Mississippi Court of Morgan, Ala. but also that
 conveyed to the said A. A. Purleson by E. D. Towns
 Attorney in fact for James O. King, Mayor of the City
 of Perry, the title to the same described and hereby

Dear Henry: I hope to subscribe
 three volumes and affix three seals the day
 and year first above written

Ess. James Ford
 May A. Pinyan Ford

The State of Mass } I John B McBlair
 Superior Court } Am Juror of the
 County of Essex } Probate Court hereby
 Certify that Jane Seymour wife, being A Sub-
 ject's formerly appeared before me and on
 the day and day solemnly acknowledged that
 they executed the within Copy and made
 a free disclaimer of its contents, and that
 I Seymour being ex animo and in person
 and apart from her husband acknowledged
 that she executed the same freely without com-
 pulsion or compulsion from her husband
 and I certify that I saw them the said
 Jane Seymour wife, and that they are the
 same persons named in the within Copy and
 given under my hand this 11th of March,
 1866

John B. McClellan
Surge

The State of Ala. }
 Do hereby certify }
 } That on the Office of the
 } Surgeon of the Probate Court
 of Tuscaloosa Co. State of Alabama for Registration
 on the 14th day of March 1866, and is duly record-
 ed in Book No. 11, Pages 115 & 116, this
 the 14th day of March 1866.

John P. McClinton
Surgeon

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John McAllister wife
To Recd
Edwin James Russell

This Indenture made and this
the 13th day of March in the
year of our Lord one thousand
Eight hundred and one
between John McAllister
husband of the one part and Edwin
James Russell of the other part, Witnesseth that the
said John McAllister and Edwin McAllister for and
in consideration of the sum of One thousand Dollars
to them in hand paid the receipt whereof is hereby ac-
knowledgeed than this day given, granted, conveyed and
delivered unto the said Edwin James Russell and confirmed and
by these presents do give, grant, convey, sell, alien,
enfranchise, release, confirm unto the said Edwin
James Russell all that certain lots of land lying in
the County of Sumter State of Alabama, and having and
adjoining his former West 1/2, Beginning at a corner
marker on the former Road running from North and
on the West corner of said tract thence North 3 chains &
2 links to James M. Brady corner thence North 16 poles to
Robert Smith West corner thence North 5 chains & 29 links
thence North 29 degrees East 5 chains thence North 84
degrees East 3 chains & 19 links to the highway also
thence feet off of the South side the lot by John Slayton
to Edw. J. Russell nothing. The said land with all the above
mentioned lots of land with the tenements and appurtenances
thereunto belonging or in any way appertaining unto the said
Edwin James Russell has been and assigns forever, And the
said John McAllister wife for themselves their heirs, executors and
administrators, do hereby and in consideration of the premises, war-
rant and warranty assured the title to the above described and hereby
granted premises unto the said Edwin James Russell his heirs
and assigns from and against themselves and all and every
person or persons claiming or holding under from the said
John McAllister wife Edwin McAllister 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 State of Alabama.

On testimony taken of
the said John McAlister and the said
Scots Ship Messing and Affix their seals the
day and year first above written
John McAlister Esq
Eugenie McAlister Esq

John McAllister Esq
Eugene McAllister Esq

State of Alabama } This day personally appeared
 Indenture Co } before me John B. McClinton
 County of the Probate Court
 John McClinton and his wife
 Caroline McClinton, who being by me examined and sworn
 acknowledged solemnly that they executed the within
 conveyance and deed for the purposes there expressed and
 that the said Caroline McClinton being examined
 by me separately and apart from her husband
 acknowledged that she executed the same freely
 and voluntarily without fear, duress or compulsion
 from her husband and I certify that I and
 mine the said John B. McClinton judge, and that
 they are the same persons described in this
 conveyance and deed as my hand this 13th
 day of March 1866.

John B. McClinton judge

State of Alabama } I John B. McClinton judge of
 Indenture Co } the Probate Court certify that
 the within deed was filed
 in my office for registration on
 the 13th day of March 1866, and is duly
 recorded and duly indexed in the books of the
 Probate Court as my hand this 13th day of March
 1866.

John B. McClinton judge

Charles S. Hayward wife } This Indenture made the
 De Weid } the fourteenth day of Sep-
 E. H. Hollander } tember in the year one
 John Wills } thousand eight hundred
 Caroline Eves } and sixty five between
 Charles S. Hayward and

Caroline Hayward his wife of the one part and
 E. H. Hollander, John Wills and Caroline Eves
 Parties in trust for the use and purposes hereinafter
 mentioned and for the County of Livingston and State
 of Alabama of the other part, Witness that the
 said Charles S. Hayward and Caroline Hayward
 for and in consideration of the sum of fifty
 Dollars to them in hand paid, the receipt whereof
 is hereby acknowledged by them as my hand

very usual, sold, aliened, conveyed and con-
 firmed. And by these presents do give, grant, bargain, sell, alien
 convey, release, confirm unto the said E. H.
 Hollander, John Wills and Caroline Eves, Trustees and
 their successors, all those certain lots or tract of land
 lying and being in the County and State aforesaid and
 known and designated as the Union Grove Church lots off
 of the South West corner of the West West Quarter of the
 North West quarter of Section No. 6, Township No. 1, and
 Range No. 3, Commencing at Section line of said
 Quarter 7 and running due North Sixty, four, four
 thirds and North One hundred and fifty, four, four
 thirds and East within Section line and thence along said
 Section line to the Commencement containing One acre
 and One half more or less. To have and to hold the
 above described lot or tract of land unto the trustees
 and successors thereof to be enjoyed by them and
 their successors unto the said E. H. Hollander, John
 Wills and Caroline Eves, Trustees and their successors
 in office for ever and forever, that they shall erect and
 build or cause to be erected and built thereon a house
 or place of worship for the use of the Members of the Metho-
 dist Episcopal Church South, according to the rules and
 discipline which from time to time may be agreed upon and
 adopted by the Convention and Synod of the said Church, at
 their General Conference, and in further trust and confidence
 that they shall at all times from hereafter permit such
 Ministers and Preachers belonging to the said Church as
 shall be from time to time lawfully authorized by the General
 Conference of the Ministers and Preachers of the said
 Methodist Episcopal Church South or by the Annual
 Conference authorized by the said General Conference to
 preach and expound, exhort and administer the said
 said Charles S. Hayward and Caroline Hayward and
 their successors, heirs and assigns, all and
 singular the before mentioned and described lot or tract
 of land with the appurtenances thereto belonging
 unto them the said Trustees and their successors, heirs
 and assigns, as aforesaid from the claims or claims
 of them the said Charles S. Hayward, and Caroline
 Hayward, their heirs and assigns and from the claims
 or claims of all persons whatsoever, in testimony whereof the said
 Charles Hayward and Caroline Hayward have caused this deed
 and these presents to be signed by me and my first and true
 seal and given first and true seal.

Charles S. Hayward (Seal)
 Caroline Hayward

The State of Ala. & John B. McClinton Judge
 Sumter Co. } of the Probate Court hereby certify
 that the foregoing deed was
 filed in my office for registration on the 12th
 day of March 1866 and is duly recorded in
 Book No. 11 Pages 120, 121 & 122, Given
 under my hand, March 21 1866

John B. McClinton Judge

Walter D. Jones wife } This Indenture made the
 Orinda } 15 day of March Eighteen
 Melia A. Hansell wife } hundred and thirty six
 & Paul D. Jones } between Walter D. Jones and
 Edmund his wife, and Paul
 D. Jones all of the County of Sumter State
 of Alabama parties of the first part, and
 Melia A. Hansell and Edmund his wife of
 the County of Sumter, State of Alabama par-
 ties of the second part, Witnesseth that the said
 parties of the first part, then in consideration
 of the sum of five dollars legal money of
 the United States, receipt of which is hereby ac-
 knowledged, promised, released and quit claim
 unto the said parties of the second part, & to
 their heirs & assigns forever, all that certain piece
 or parcel of land lying and being situated in the N. E. q.
 of Section 34, Range 3 W. Township 4, being 160 and
 more acres in the NW q. of Sec 35, Range 3 Township
 4, Sumter County, State of Alabama.
 Together with all and singular in the premises, here determined
 and appertaining thereto belonging or in any way
 appertaining, and the premises, their contents, appurtenances
 and from henceforth, unto assigns, and profits thereof, and
 also all the estate, right, title, interest, claim and demand
 of every property, possession, claim and demand
 whatsoever as well in law as in equity of the said
 parties of the first part, of us unto us, down directed
 premises, and every part or parcel thereof, with the ap-
 pertainances, when and to be taken, and every other, the
 above mentioned, and directed premises together with the
 appertaining unto the said parties of the second part, their
 heirs and assigns forever.

In witness whereof the said parties of the first part
 have hereunto set their hands and seals, this day
 and year first above written.

Walter D. Jones Seal
 Edmund D. Jones Seal
 Paul D. Jones Seal
 In presence of
 Wm. J. Patterson Seal
 W. L. Baker Seal
 Harrison Neal Seal
 John Henry Neal Seal

The State of Ala. & John B. McClinton
 Sumter County } Judge of the Probate Court, per-
 } sonally appeared John Henry Neal
 lone a subscribing Witness to the foregoing deed, and
 who being by me first duly sworn, depose that he signed
 the within deed, and with a full knowledge of its con-
 tents, and in the presence of the other subscribing parties,
 and I certify that I well know the said John Henry Neal
 lone, to be the same person.

March 21st 1866 John B. McClinton Judge
 P. O.

The State of Ala. & John B. McClinton Judge of P. C. hereby
 Sumter Co. } certify that the foregoing deed was filed
 in my office for registration on the 14th day of March 1866
 and was duly recorded on the 22nd of March 1866 in Book No.
 11 Pages 122 & 123, Given under my hand
 John B. McClinton Judge

Nicholas Perry wife } This deed made this the twenty
 Orinda } first day of July A.D. 1866 by and
 Frank Ross wife } between Nicholas Perry and Sally his
 } wife of the County of Sumter and
 State of Alabama of the first part, and the Frank
 Ross wife and company of the second part,
 Witnesseth that the said parties of the first part for
 and in consideration of the sum of five dollars and five
 cents hereinafter contained on the part of the said parties of
 the second part, then executing and administering and as-
 signs, to be paid, kept and performed, have granted, de-
 ceded and let unto the said parties of the second part
 their heirs and assigns forever, all that certain piece or
 parcel of land lying and being situated in the N. E. q. of
 Section 34, Range 3 W. Township 4, being 160 and
 more acres in the NW q. of Sec 35, Range 3 Township
 4, Sumter County, State of Alabama.

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Martha L. Jones
To R. C. Pettus
Thomas C. Pettus

This Indenture made the twentieth day of December in the year one thousand eight hundred and sixty five between Martha C. Jones of the County of Livingston and State of Alabama of the one part and Thomas C. Pettus of the other part Witnesseth that the said Martha C. Jones for and in consideration of the sum of two hundred and six dollars and fifty cents to her in hand paid, the receipt whereof is hereby acknowledged have this day given, sold, aliened, conveyed, etc. clear and discharged and confirmed, and by their presents do give, grant, bargain, sell and convey, etc. unto the said Thomas C. Pettus, all their certain present or tract of land lying and being in the County of Livingston and State of Alabama and known and designated as the part part of the North East Quarter of the North East Quarter of Section One of Township One of Range four north and Range one west commencing at a stake at the south west corner of S. C. Pettus lot, in said Quarter and running from thence west to a stake at the corner of John Andersons land, thence north to a stake near the Shroter Evans land thence east to the north west corner of S. C. Pettus lot, and thence south to the beginning of the said twenty four and one half acres of land and to hold as the above described parcel or tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Thomas C. Pettus his heirs and assigns forever. And the said Martha C. Jones for herself her heirs executors and administrators do hereby give and conveyance of the premises unto the said Thomas C. Pettus his heirs and assigns from and against herself her heirs and all and every person or persons claiming or holding under them the said Martha C. Jones her or any one or any of 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 Martha C. Lyons has
 Hereunto subscribed her name and affix her seal the
 day and year above written.

Martha C. Lyons *Wife*

Martha C. Jones. Dec 2

The State of Alabama } I S. G. Weston and A
Sovereigns do } Justice of the Peace in and
for said County hereby Certify
That Martin C. L. Jones when sworn is bound to the
following Oath of Office and who is known to me, acknowl-
edged before me on this day that being apprised of the
Contents of the Oath and the execution of the same vol-
untarily on the day of the same he has taken those oaths
viz to wit that the seventh day of December A.D.
1861 and Eight hundred and Sixty five

A. J. Weston & Co.,

The State of Alabama } I John P. McClain Judge
Tennants County } of the Probate Court for
} said Co. and state as here
by Certify that the foregoing Claim and was filed
my said Office for registration on the 2nd day of
January 1866 and was and recorded in said Book
No 11 / Pages 126 & 127, this 3rd April 3rd 1866

John B. McElderry, Jr.

[illegible]

Acres were bought by me from the said William Brown. Also one other tract of land in same county and state of about four hundred acres lying about two or three miles from the first named tract in a southerly easterly direction and separated from it as well as mentioned by the names of William Brown, George & Mrs. Robinson it being the tract on which is the town or village of Petersburg on a part of which land Rev. Martin Brown resides. This last tract also descended from our father's son, John Brown, as the other, John Brown sold the above lands of land to him the said Mr. Brown. His heirs and assigns forever, I covenant that I will lawfully enjoy of said land that the same is not encumbered and that I have a good right to convey it. I also bind myself and my heirs, representatives to warrant and defend the title to him the said William Brown his heirs and assigns forever, against the lawful claims of any person whatsoever. But this covenant is made for the following use and to be taken as a deed, to wit: Whereas I purchased the interest of my said brother in said land above described and not as yet paid him the whole of the purchase money and still am bound upon said purchase the sum of Eight thousand dollars, interest thereon I am bound to him to him the payment of the said sum of money. Now therefore the conveyance is made solely for that purpose, and if I should die or before the first day of January 1868, pay and satisfy said claim in full, then this deed to be void. But if I should fail to do so the said William Brown might at any time thereafter apply to said said and sell the same or any part thereof at public sale to the highest bidder for cash. Giving from thirty days notice in writing or in some other paper published in the County for said said County of this term and place and terms of sale. And out of the proceeds to be received to be made as near as possible to pay said claim with proper interest thereon. This conveyance is intended as a mortgage to secure said debt due to the said Mr. Brown. In testimony whereof I have hereunto set my hand and affixed my seal, this the third day of April 1866, this deed witnessed having been duly stamped.

Thos J. Brown Seal

State of Tennessee } Personally appeared before me William M. Mc
 Giles County } one of the Judges of the Circuit Court
 for the State of Tennessee the above named
 Thomas Brown who acknowledged that he by said deed
 once delivered the foregoing deed and all any and
 your claim against North of said William Brown
 claim under my hand this 3 day of April 1866

William M. Mc
 Giles County Clerk

State of Tennessee } I J. T. McSweeney Clerk of
 Giles County } the Circuit Court for the
 County and State of Tennessee do hereby certify that the
 said deed above named is affixed to the foregoing
 Certificate, was at the time, the said Certificate
 bears date an Acting Judge of said said Court,
 duly Commissioned and qualified and that said
 facts are true and due to the official acts as such
 In testimony whereof I have hereunto set my
 hand and affixed the seal of
 said County at the Court House
 this 3 day of April 1866

Seal

J. T. McSweeney
 the Circuit Court of Giles Co

State of Mass } I John B. McChesney
 Worcester Co } Justice of the Probate Court
 of said Co and State do
 hereby certify that the foregoing conveyance
 was filed with me for my attention on
 the 15th day of April 1866, and is duly
 recorded on the same day at the Court House
 No 11. Page 127, 128, & 129, April 15th
 1866. This in presence of my clerk

John B. McChesney
 Justice, P.C.

William L. Brown & Thomas J. Brown presents themselves, that
 to them, I William L. Brown of said
 County, Thomas J. Brown of said
 County, Thomas J. Brown of said
 County, in consideration of the sum of
 twenty eight thousand five
 hundred dollars of which Thomas J. Brown has paid
 in two thousand dollars in cash, and has
 the sum of sixteen thousand five hundred dollars
 for 1866, 6673 cash, and is payable in one thousand
 three hundred dollars from this date, ten hundred
 and fifty, and the balance due and owing to the
 said Thomas J. Brown, my undersigned, in and
 of the lands, tenements and hereditaments of
 which my father William Brown lately deceased
 died, began and possessed by him and being in
 the State of Kansas and Nebraska, and as
 far as of my interest in and to the said
 said place, in which my said father died
 and for my said father's death by
 my said father, in District Court of said County
 Thomas, that shortly in said County, the
 same Brown, by the heirs of Thomas J.
 Reed, Andrew J. Reed and others, East by
 Hastings, John P. Porter, and the heirs of N. A. A.
 Reed, North by the said Martin, and by East River
 containing by estimation about 2800 acres, more
 or less, the said lands lie in the Range in Section
 Nebraska, and an estimate at about 1860 acres.
 But in said County the number of acres mentioned is
 only for identity and description, and not intended
 as a representation of the sum of land referred
 to, and as to the title papers of the said William
 Brown died for more particular description of said
 lands, which are to be had, my said interest in
 the same to the said Thomas J. Brown, his heirs &
 assigns forever, and I do covenant with the said Thomas
 J. Brown, that I have a good right to convey my in-
 terest in the lands above mentioned to the said Thomas J. Brown
 and his heirs forever, and I do further covenant
 and bind myself to warrant and forever defend my
 title to the said lands to the said Thomas J. Brown
 his heirs and assigns, against the lawful
 claims of all persons, from time to time, and
 the 15th day of January 1866,
 Attest J. C. Brown, & Edward L. Baker,

State of Kansas, Personally appeared before me Edward L.
 Baker, Clerk of the County Court of said
 County, it being a court of record
 William L. Brown the above named being
 with whom I am personally acquainted and
 who acknowledged that he executed the foregoing
 instrument for the purposes therein contained, in
 testimony whereof I have unto set my hand and affixed the
 seal of office, at office at Pawnee, this 18th day
 of January 1866.

Edw. L. Baker
 Clerk

State of Kansas, Registrar Office, The within
 said County, I have and do hereby certify
 and duly my return in this office in Book
 26, Pages 363 & 364 February 2nd 1866.

David G. Hudson Registrar

State of Kansas, I John P. M. Clendenen Judge
 of the Probate Court, for said
 County, and State hereby certify
 that the foregoing decree was filed in my office
 on the 4th day of April 1866, and was duly recorded
 in Book Probate Court Pages 130 & 131, from which
 my record this the 31st day of April 1866.

John P. M. Clendenen Judge

Mary P. Brown & Thomas J. Brown presents themselves, that I Mary P. Brown
 to them, I William L. Brown of said
 County, Thomas J. Brown of said
 County, in consideration of the sum of twenty thousand
 dollars of which Thomas J. Brown has paid, and the
 further consideration of a conveyance to be
 immediately made to me by Thomas J. Brown, his wife
 and by William L. Brown and his wife of one third
 of the lands in which William Brown was interested at his
 death, being about 5000 or 6000 acres in the State of Kansas
 and which said lands this day drawn up and executed by the
 said Thomas J. Brown, and which is to be
 executed by the said Thomas J. Brown, and which is to be
 further consideration also, that the said Thomas J. &
 William L. Brown have guaranteed that no part of the

This lease made this 10th day of July, A.D. 1865
 by and between James B. Lockhart
 of the County of St. Louis
 and State of Alabama of the first part and
 the Plant River Oil and Drilling Company of the
 second part. Witness that the said party of the
 first part in consideration of the stipulations and
 covenants herein after contained on the part
 of the said party of the second part his Execu-
 tive Administrators and assigns to be paid
 kept and performed has granted, sold and
 let unto the said party of the second part
 their Executors Administrators and assigns
 for the sole and only purposes of mining and
 by carrying for Petroleum and Rock or Lignite
 Oil or other valuable Mineral or Volatile Sub-
 stances on the certain tract of land situated
 in Lawrence Co. and State of Alabama and
 bounded and described as follows to-wit: Commence
 on the south by the corner of the late forty four
 Estate of Nicholas Davis and Thelma White, West
 by the corner of James Baker and (M. M. M.)
 in the North by the corner of the late Sir's House on high
 corner of the late White, East by the corner line about
 One thousand and eighty seven feet to the
 hole the said premises for the said purposes only unto
 the said party of the second part their Executors ad-
 ministrators and assigns for and during and
 unto the full term of twenty years next suc-
 ceeding the day and after above written. The said
 party of the second part hereby covenants in
 consideration of the said premises and demise to
 deliver unto the said party of the first part
 their heirs and assigns the full and equal and
 single part of the Petroleum and Rock or Lignite
 Oil or other valuable Mineral or Volatile Sub-
 stances as come, is caught, pumped and
 raised on the premises herein leased as per and
 accounted or pumped in the said State, the said
 party of the first part to furnish barrel or other
 vessels for the same. The said party of the first
 part is fully to use and enjoy the said premises
 for the purpose of taking except such part as
 shall be necessary for mining purposes and a right

of using any and all said premises to the
 place or places of mining or in carrying the
 said party of the second part is further to have
 the privilege of using, support, build or erect
 from the premises herein leased to run the sus-
 taining pillars for the preservation of same but
 will also be bound to erect all buildings
 and other improvements or parts thereof, necessary for
 said mining purposes. The said party of the
 first part covenants to grant to the said party
 of the second part all right to remove any of
 machinery or fixtures placed on the premises by
 the said party of the second part. The said
 party of the second part covenants to commence
 operations for the said mining purposes within
 thirty months after the opening of this lease or to change
 pay to the party of the first part two hundred
 dollars per year until operations are commenced
 or during the time such operations shall be suspen-
 ded. In case of suspension shall continue for
 three years, and in default of making said yearly
 payments on demand for three successive years
 then this lease and all rights and privileges herein
 shall be forfeited. In witness whereof the said parties
 of the first and second parts have hereunto set
 their hands and seals this 10th day of July, A.D. 1865.
 Signed sealed and delivered in presence of
 J. B. Lockhart, J. S.
 J. P. Thomas & J. S. Thomas, J. S.
 John L. Thomas, the undersigned and equal witnesses,
 and before signed.

The State of Ala. 3 J. P. Thomas, J. S. Thomas, J. S. Thomas
 Lawrence County 3 J. P. Thomas, J. S. Thomas, J. S. Thomas
 for the Plant River Oil and Drilling Company
 also appeared W. P. Thomas who being examined by
 the undersigned and being sworn the foregoing
 covenants as a freeholder (M. M. M.)
 the presence of the other parties of the first part
 in the presence of the undersigned J. P. Thomas, J. S. Thomas, J. S. Thomas
 and the said party of the second part. Witness my hand and seal this 10th day of July, A.D. 1865.
 John B. Thomas, Jr.

State of Ala 3 I John P. M. Eldred Judge of the
Summit County 3 Probate Court for Summit Co., State
of Ala. Certify that the foregoing
Conveyance was filed in my office for record
last on Jan 3d 1866 and is duly recorded in
Book Probate Part II Pages 136, 137 & 138, Given
under my hand, April 24th 1866.
John P. M. Eldred Judge

James L. Roman wife 3 This Indenture bears date the
2d day of April in the year
1866 between James L. Roman and
William T. Allen of the County of Summit, State of Alabama, and
James L. Roman of the County of Summit, State of Alabama, the said James L. Roman 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, sold,
conveyed, and by these presents do give, grant,
sell, convey, and confirm unto the said William T. Allen all that certain
lot or parcel of land lying and being in
the County of Summit, State of Alabama, and
known for and denoted as follows, a certain lot in
the town of Athens, commencing fully feet north
of the South East corner of the block east of the
Public square on the line of a lot owned by Charles
a colored woman, and running thence west one half
the depth or width of said block, fully feet
more or less thence South twenty two feet thence East
to the said Public square lot, and thence North twenty
two feet to the place of beginning. This is intended to
convey the lot, Eps of the said Public square lot of the said
and to hold the above described lot unto the beginning and ap-
portioning thence belonging or in any way appertaining
unto the said William T. Allen his heirs and assigns forever.
Thus the said James L. Roman for himself his heirs, executors,
and assigns hereby and lawfully and in consideration
of the premises warrant and lawfully defend the title
to the above described and hereby granted premises unto
the said William T. Allen, and his heirs and assigns
from and against the parties of the first part, and all
and every person or persons claiming or holding under

them the same parties of the first part, and all
against the lawful title, claim or demand of all and
every person or persons whatsoever, claiming or hold-
ing by force or under the Government of the United
States by testimony whereof the said parties of the first
part, hereunto subscribed their names and affixed
their seals the day and year above written.
James L. Roman
William T. Allen

State of Alabama 3 I John P. M. Eldred
Summit County 3 Judge of the Probate
Court Certify that James L. Roman and William
T. Allen his wife, who are personally known to me
acknowledged before me, that being informed of the
contents of the foregoing Conveyance and that the same
were executed by the parties, and that they were
duly and lawfully executed and given for the purposes
expressed.

State of Ala 3 I John P. M. Eldred Judge of
Summit County 3 Probate Court for Summit
County Certify that the foregoing Conveyance was filed in my office for record
last on Jan 3d 1866 and is duly
recorded in Book Probate Part II Pages 138 and 139
Given under my hand April 24th 1866.
John P. M. Eldred Judge

John W. Carter wife 3 This Indenture bears date the day of July
1866 between John W. Carter
and Maria Carter his wife of the County of
Summit, State of Alabama, and
the first part, and the said Maria Carter and Maria
of the second part, who being fully informed of the
contents of the foregoing Conveyance and that the same
were executed by the parties, and that they were
duly and lawfully executed and given for the purposes
expressed, have this day given, granted, sold, conveyed,
and confirmed unto the said John W. Carter and Maria
Carter his wife, all that certain lot or parcel of land
lying and being in the County of Summit, State of Alabama,
and known for and denoted as follows, a certain lot in
the town of Athens, commencing fully feet north
of the South East corner of the block east of the
Public square on the line of a lot owned by Charles
a colored woman, and running thence west one half
the depth or width of said block, fully feet
more or less thence South twenty two feet thence East
to the said Public square lot, and thence North twenty
two feet to the place of beginning. This is intended to
convey the lot, Eps of the said Public square lot of the said
and to hold the above described lot unto the beginning and ap-
portioning thence belonging or in any way appertaining
unto the said John W. Carter and Maria Carter his wife
and assigns forever. Thus the said John W. Carter and Maria
Carter his wife for themselves their heirs, executors,
and assigns hereby and lawfully and in consideration
of the premises warrant and lawfully defend the title
to the above described and hereby granted premises unto
the said John W. Carter and Maria Carter his wife, and
his heirs and assigns from and against the parties of the first part, and all
and every person or persons claiming or holding under

Sheweth that one of Range four west Co. containing forty
acres more or less. William Allen holds the above dis-
cribed tract of land with the buildings and appur-
tenances thereunto belonging as in any way
appertaining unto the said Charles E. Horton his
heirs and assigns forever and the said James
E. Horton and E. Horton his wife for themselves
their heirs Executors and assigns forever do hereby
by and in consideration of the premises and also
and for and to give the title to the above dis-
cribed land to the said Charles E. Horton his heirs
and assigns forever being and assigns
from and against themselves and all and every
person offering claiming or holding under them
the said James E. Horton and his wife E. Horton
their heirs and assigns and administrators and
Executors and all and every person claiming
or demanding of all and every person or persons
whomsoever claiming or holding by force or under
the Government of the United States in the territory
above of the said James E. Horton and E. Horton
his wife Executors Administrators their Executors and assigns
their heirs their day and from above together
with the presence of

Jas E. Horton
Amelia Horton

The State of Mo. 3 J. L. P. P. P. in acting
Summons Co. 3 Section of the law and for sale
3 County of the land of the said James
E. Horton and his wife Amelia Horton whose names
are signed to the foregoing conveyance and who
is known to and acknowledged before me and who
have informed of the contents of the conveyance and that
they executed the same voluntarily on the day
the same was dated this is given for their and
said Charles E. Horton 18th 1861 J. L. P. P. P.

State of Missouri 3 John B. McClellan Judge of
District Court in and for the
State hereby certify that the fore-
going deed was filed in my office for registration on
the 24th day of April 1861 and is duly recorded in Book
Book No. 11 Page 142 this 27th April 1861
John B. McClellan Judge

This Indenture made the
10th day of August in the year
of our Lord one thousand eight
hundred and sixty four between
E. F. Horton and Mary A. his wife of the first part
and W. M. Jones of the second part. Whereas the
said E. F. Horton of the first part for and in consideration
of the sum of Eight hundred and fifty hundred dollars to them
in hand paid at and before the sealing and delivery of
these presents by the party of the second part the receipt
whereof is hereby acknowledged, hath granted, conveyed and
sold, and conveyed and duly conveyed unto the said E. F. Horton
and Mary A. his wife the said party of the second
part and to his heirs and assigns forever the follow-
ing described parcel of land lying and being in
the County of Boone State of Missouri to wit the
South west quarter of Sec. 29 Township one Range
5 East also the East half of the North west quarter
and 3 quarters West of Sec. 11 Township 1
Range 5 East also the North west quarter of the North
west quarter of Section 32 Township 1 Range 5 East containing
two hundred twelve and three fourths acres together with
all and singular the tenements and appurtenances thereto in any
wise appertaining, and also all the estate right title
interest claim or demand whatever of E. F. Horton and Mary
his wife the said party of the first part in law or equity of
in and to the above described premises, and every part, and
parcel thereof. It being and to hold to the said party of the
second part his heirs and assigns to the whole and every part
and parcel thereof and benefit of the said party of the second part
his heirs and assigns forever. And the said party of the
first part for themselves their heirs Executors and administrators
do hereby warrant and will forever defend the title of the above
described premises to W. M. Jones his heirs and assigns for
from the claim or demand of all and every person or per-
sons whomsoever, as also the claims of the General Government
in testimony whereof the said party of the first part
have hereunto set their hands and affixed their seals the
day and from above written E. F. Horton
Mary A. Horton

The State of Missouri 3 John B. McClellan Judge of
District Court in and for the
State hereby certify that the fore-
going deed was filed in my office for registration on
the 24th day of April 1861 and is duly recorded in Book
Book No. 11 Page 142 this 27th April 1861
John B. McClellan Judge

146 Martha A. Wnack-Rothung
 ex Decd
 Corporation of Athens

This Indenture made the 30th day of April in the Year One thousand Eight hundred and

Memorandum of the County of Serrano in the State of
 California of the said first and second and third
 men of the Corporation of Athens California of the
 first part, Memorandum that the said parties of the
 first part, for and in consideration of the sum of
 One hundred dollars to them in hand paid, the
 receipt whereof is hereby acknowledged, have
 given, granted, bargained, sold, aliened, con-
 firmed, confirmed, conveyed and confirmed unto the said
 second and third parties, do give, grant, bargain, sell, give,
 confirm, confirmed, conveyed unto the said
 second and third parties of the Corporation of Athens
 California all that certain lot of land lying
 and being in the County of San Joaquin State of California
 and being and described as follows, to wit: Commencing
 at the West West Corner of New Grove Road and running
 due East to the North East Corner of said Grove Road
 thence due North to a point which when produced
 to a point due North of the beginning again thence South
 to beginning will contain an acre of more or less
 that above described lot with the tenements and appur-
 tenances thereunto belonging or in any way apper-
 taining unto the said Mayor and Aldermen and their
 Successors in Office, forever, unto the said parties of the
 first part, for themselves, their heirs, Executors and Administra-
 tors, assigns, And in consideration of the premises, Grant
 and will forever give unto the said Corporation afore-
 said and Mayor and Aldermen their Successors in Office, peace
 and quiet, and all and every person or persons, claim-
 ing or holding, under them the said parties of the first part,
 and also against the lawful title, claim or demand of
 all and every person or persons whomsoever claiming or
 holding by force or under the Government of the United
 States or otherwise of the said parties of the first part, Thence
 witnesses their hands and official seals
 this 12th day of June 1880
 first alone written, Signed, sealed and
 delivered in presence of
 M. C. McQuinn J. P.

I have come to hold the above described tract or lot of land with all the appurtenances thereto belonging or in any way pertaining unto the said William B. M. Goss his heirs forever the said William B. Goss and his wife of the first part do hereby agree to and with the said William B. M. Goss his heirs and assigns forever warrant and confirm the right title claim interest of the tract or lot of land unto William B. M. Goss his heirs and assigns forever in person claiming or by their or his the Government of the United States and unto the said William B. M. Goss his heirs and assigns forever in testimony whereof we have set our hands and affixed our seals this day and year above written

Malcolm P. Jones Secy
Malcolm P. Jones Secy

The State of Alabama } I James C. Henshaw and
Sumter County } Acting Justice of the
Peace before said Court and
State of said do hereby certify that William P.
Jones and Malinda Jones his wife when named as
defendants to the foregoing conveyance and who is
known to me as personally appearing on this day
thus being informed of the contents of the conveyance
they executed the same voluntarily on the day the
same were made being under no duress and read
this the 11th day of January 1866

John B. McClanahan Secy

The reason this deed was not
recorded before this was that the
County was occupied by the enemy and the books are in South
Carolina May 9th 1865

John B. McClanahan Secy

The State of Alabama } I John B. McClanahan
Sumter County } Justice of the Peace
do hereby certify that the foregoing
conveyance was filed in my office for registration on
the 8th day of May 1866 and was duly recorded
on the 9th day of May 1866 at South Fork
the 11th day of May 1866, under my hand

John B. McClanahan
Secy

James W. S. Russell } The 11th day of May 1866 of
the Court } Mrs J. Hamilton Childs thirty two
John Hamilton Childs } husband & sixty seven dollars
advanced on this day in order
to enable me to cultivate and develop my pre-
sent growing crops of cotton in Sumter County
Alabama which advance I could not cur-
ry on any other land and plantations and which
advance I hereby expressly accept and hereby
create a lien for said crops of cotton as a debt
owed for the purchase and prompt payment
of the said advance being my hand and seal

Attest J. T. Tanner } J. W. S. Russell Secy

The State of Alabama } I John B. McClanahan
Sumter County } Justice of the Peace
do hereby certify that the above
State personally appeared J. W. S. Russell who a
known and before me on this day and being informed
of the contents of this instrument he signed the
same voluntarily for the purposes therein specified
May 11th 1866

John B. McClanahan
Secy

The State of Alabama } I John B. McClanahan
Sumter County } Justice of the Peace
do hereby certify that the above instrument was filed in my
office for registration on the 11th day of
May 1866 and is duly recorded in Book No. 149
Page 149 this May 11th 1866

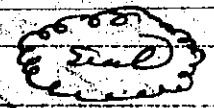
John B. McClanahan
Secy

Martha J. Gil } Known and known by their parents and
W. H. Gil } At Gil and his mother's place of
W. H. Gil } the County of Lincoln with the State of
Alabama } Permitted for use in consideration of
three hundred dollars the receipt whereof is hereby
acknowledged and transferred to the said
and do hereby transfer to the said
Martha J. Gil his heirs and assigns a certain tract
or parcels of land situated lying and being in the
County of Sumter in the State of Alabama being
the north west quarter of the North West Quarter of
Section twenty one Township Two Range Three West and
the South West Quarter of the South West Quarter of Section
Sixteen Township Two Range Three West

And the East half of the north west quarter and the East half of the south west quarter of Section Twenty one Township Two Range two east. Containing in all three hundred and eighty four acres 57/100 of an acre more or less being the same land conveyed to the undersigned at H. Hill by J. H. Davis and James and Davis his wife by their deed bearing date 29th day of October 1864. To have and to hold to the said William H. Hill his heirs and assigns forever. And on the said H. Hill and his wife Mary the J. Hill for themselves their heirs and personal representatives do hereby Covenant with the said William H. Hill his heirs and assigns forever that said land was lawfully acquired by them and they are lawfully seized and possessors of the same. And that they have a good right to convey the same and that they will forever warrant and defend the title of the said land against the lawful claims of all persons whatsoever. In testimony whereof we do hereunto subscribe our names and seals this 28th day of February A.D. 1866.

A. H. Hill
 Martha Hill
 Wm. H. Hill

State of Missouri
 Jefferson County
 I, William S. Lathrop a Notary Public in and for the County and State of said State do hereby Certify that A. H. Hill and his wife Martha Hill who are now and signed to the foregoing conveyance and are also and known to me to be lawfully seized and possessors of the same being informed of the contents of the conveyance and they have been duly and voluntarily on the day the same was made do hereby certify that I do hereby certify that said conveyance was made and signed by the said parties on the 28th day of February 1866.



State of Alabama
 Jefferson County
 I, John P. McClinton Jr. of said County and State do hereby Certify that the above conveyance was filed in my office for registration on the 19th of May 1866 and was duly recorded May 19, 1866 in Book No. 11, Page 149 & 150.

John P. McClinton Jr.

O. H. Friend
 To Read
 Elijah Marshall
 This for and to make this 30th day of November one thousand eight hundred and sixty five before Daniel H. Friend of the County of Seminoles in the State of Alabama of the said Elijah Marshall of the same part. Wherefore that the said Daniel H. Friend 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 and to hold this conveyance to the said Elijah Marshall his heirs and assigns forever. And by these presents do give grant bargain sell release confirm and confirm unto the said Elijah Marshall his heirs and assigns forever all that certain lot or parcel of land lying and being in the State and County of said Seminoles as let Map No. One hundred and eighty two in the Town of Athens. Containing half an acre more or less. To have and to hold the above described lot or parcel of land with the appurtenances unto the said Elijah Marshall his heirs and assigns forever. And the said Daniel H. Friend for himself his heirs and assigns do hereby and in consideration of the premises do give grant bargain sell release and confirm unto the said Elijah Marshall his heirs and assigns forever and against and defend every person claiming or holding under him the said Daniel H. Friend also against the lawful title claim or demand of any person claiming or holding under him the said Daniel H. Friend also against the Government of the United States in testimony whereof the said Daniel H. Friend hereunto subscribes his names and seals this day and Year above written.

Witness my hand and seal of the County of Seminoles this 30th day of November 1865.
 D. H. Friend
 J. P. Friend
 State of Alabama
 Seminoles County
 I, J. P. Friend do hereby certify that the above conveyance was filed in my office for registration on the 15th day of May 1866 and was duly recorded May 15, 1866 in Book No. 11, Page 151, Semi. Sec. 1, my record this the 19th day of May 1866.

John P. McClinton Jr.
 State of Alabama
 Seminoles County
 I, John P. McClinton Jr. do hereby certify that the above conveyance was filed in my office for registration on the 15th day of May 1866 and was duly recorded May 15, 1866 in Book No. 11, Page 151, Semi. Sec. 1, my record this the 19th day of May 1866.

his heirs and assigns from and against himself, and all and every person or persons claiming or building upon lands the said William W. Harris, and also against the Vampier title, claim or demand of all and every person or persons whatsoever, claiming or building by force or under the Government of the United States, for restoring title of the said William W. Harris, pursuant to the order of his Court, and suffered his seal to be affixed to the same.

Wm W. Harris Esq
The State of Alabama, before me, John P. Sanders, an acting Justice of the Peace in and for said County, personally appeared William W. Harris who acknowledged before me on this day that being informed of the contents of the foregoing in English the same being for the purpose of the said Harris, and that he is the same person described in this foregoing and same under my hand and seal from date 1866.

John P. Sanders J.P.
The State of Alabama, before me, John P. Sanders, an acting Justice of the Peace in and for said County, personally appeared John P. Sanders who acknowledged before me on this day that being informed of the contents of the foregoing in English the same being for the purpose of the said Sanders, and that he is the same person described in this foregoing and same under my hand and seal from date 1866.

Wm W. Scott
The State of Alabama, before me, John P. Sanders, an acting Justice of the Peace in and for said County, personally appeared Wm W. Scott who acknowledged before me on this day that being informed of the contents of the foregoing in English the same being for the purpose of the said Scott, and that he is the same person described in this foregoing and same under my hand and seal from date 1866.

1867
John P. Sanders
Wm W. Scott

The State of Alabama, before me, John P. Sanders, an acting Justice of the Peace in and for said County, personally appeared Wm W. Scott who acknowledged before me on this day that being informed of the contents of the foregoing in English the same being for the purpose of the said Scott, and that he is the same person described in this foregoing and same under my hand and seal from date 1866.

John P. Sanders J.P.
The State of Alabama, before me, John P. Sanders, an acting Justice of the Peace in and for said County, personally appeared John P. Sanders who acknowledged before me on this day that being informed of the contents of the foregoing in English the same being for the purpose of the said Sanders, and that he is the same person described in this foregoing and same under my hand and seal from date 1866.

John P. Sanders J.P.
The State of Alabama, before me, John P. Sanders, an acting Justice of the Peace in and for said County, personally appeared John P. Sanders who acknowledged before me on this day that being informed of the contents of the foregoing in English the same being for the purpose of the said Sanders, and that he is the same person described in this foregoing and same under my hand and seal from date 1866.

John P. Sanders J.P.
The State of Alabama, before me, John P. Sanders, an acting Justice of the Peace in and for said County, personally appeared John P. Sanders who acknowledged before me on this day that being informed of the contents of the foregoing in English the same being for the purpose of the said Sanders, and that he is the same person described in this foregoing and same under my hand and seal from date 1866.

State of Alabama, John B. McCallum Judge of the Probate Court for said County, County Clerk, This the 1st day of January 1866, in and to the said Court was filed in my office for the Probate Court the 18th of June 1864, and was duly returned from said Court in said Book No. 11, Page 139 & 140. This is a true and correct copy of the original as the same is now in my hands.

John B. McCallum Judge

E. D. Strange & Mary. This Indenture made the 20th day of June 1866, between E. D. Strange & Mary, the wife of the first part, and W. N. Jones of the second part, Witnesseth that the said parties of the first part, for and in consideration of the sum of three thousand dollars and the sum of five hundred dollars, lawful money of the United States to them in hand paid at and before the date and delivery of these presents by the party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, sold, conveyed and by these presents granted & conveyed and will unto the said party of the second part and unto his heirs and assigns forever the following described parcel of land lying & being in Montgomery County, Alabama, to wit: The West half of the North West Quarter Section No. 29, Township 1 Range 5 West, also the East half of the North East Quarter and Twelve & three quarters acre West of said half in Section No. 29, Township 1 Range 5 West, also the North West Quarter of the North West Quarter of Section No. 29, Township 1 Range 5 West containing two hundred and three quarters acres & together with all and singular the tenements and appurtenances thereto in anywise appertaining, also all the estate right title and interest therein and unto the said party of the second part either in law or in equity of and to the above bargained premises, and unto the part and parcel thereof, to have and to hold to the said party of the second part his heirs and assigns, to the whole and unto every part hereof and every part of the said premises of the second part his heirs and assigns forever. In witness whereof the said parties of the first part have hereunto set their hands and seals the day and year first above written.

Witness to W. N. Jones his heirs and assigns from before the above and claims of all and every person or persons whomsoever, as also the claims of the general Government, from testimony whereof the said party of the first part have hereunto set their hands and seals the day and year first above written.

Signed sealed & delivered in presence of E. D. Strange & Mary A. Strange

John W. Jones

B. Strange

State of Alabama, J. L. Ray an acting Justice of the Probate Court for said County, County Clerk, This the 1st day of June 1866, in and to the said Court was filed in my office for the Probate Court the 18th of June 1864, and was duly returned from said Court in said Book No. 11, Page 139 & 140. This is a true and correct copy of the original as the same is now in my hands.

John B. McCallum Judge

State of Alabama, John B. McCallum Judge of the Probate Court for said County, County Clerk, This the 1st day of June 1866, in and to the said Court was filed in my office for the Probate Court the 18th of June 1864, and was duly returned from said Court in said Book No. 11, Page 139 & 140. This is a true and correct copy of the original as the same is now in my hands.

John B. McCallum Judge

of Section three Township three Range five west also East half of
 Section four Township three Range five west also East half of
 Section five Township three Range five west also East half of
 Section six Township three Range five west also East half of
 Section seven Township three Range five west also East half of
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 Section ten Township three Range five west also East half of
 Section eleven Township three Range five west also East half of
 Section twelve Township three Range five west also East half of
 Section thirteen Township three Range five west also East half of
 Section fourteen Township three Range five west also East half of
 Section fifteen Township three Range five west also East half of
 Section sixteen Township three Range five west also East half of
 Section seventeen Township three Range five west also East half of
 Section eighteen Township three Range five west also East half of
 Section nineteen Township three Range five west also East half of
 Section twenty Township three Range five west also East half of
 Section twenty one Township three Range five west also East half of
 Section twenty two Township three Range five west also East half of
 Section twenty three Township three Range five west also East half of
 Section twenty four Township three Range five west also East half of
 Section twenty five Township three Range five west also East half of
 Section twenty six Township three Range five west also East half of
 Section twenty seven Township three Range five west also East half of
 Section twenty eight Township three Range five west also East half of
 Section twenty nine Township three Range five west also East half of
 Section thirty Township three Range five west also East half of
 Section thirty one Township three Range five west also East half of
 Section thirty two Township three Range five west also East half of
 Section thirty three Township three Range five west also East half of
 Section thirty four Township three Range five west also East half of
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 Section forty Township three Range five west also East half of
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 Section seventy Township three Range five west also East half of
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 Section seventy nine Township three Range five west also East half of
 Section eighty Township three Range five west also East half of
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 Section ninety four Township three Range five west also East half of
 Section ninety five Township three Range five west also East half of
 Section ninety six Township three Range five west also East half of
 Section ninety seven Township three Range five west also East half of
 Section ninety eight Township three Range five west also East half of
 Section ninety nine Township three Range five west also East half of
 Section one hundred Township three Range five west also East half of

see on page 169

all the expenses and fees incident to this deed, and the bond, and the
 and out of the balance of said proceeds, the share first paid to the
 Ship Mason Co. Robinson & Pryor, & John W. Malone or their legal
 representatives the said several shares of money, with all the interest
 which may or shall have accrued thereon as above specified, as and as
 money to them, and each of them respectively, and out of the balance
 or to make thereof, as may or shall be necessary or required, he
 shall apply to pay off and discharge any and all claims (whether
 a balance in favor of the said estate of the said Thomas McKim
 or otherwise) having the date on which the said John W. Malone, Mr. Ship
 & Pryor & Robinson & Pryor are appointed as appraisers, and as the
 interested parties are hereby permitted to pay for any balance which
 may be due on said debt in currency or in the gold, silver and
 and a proportion of the property of the said estate and the said
 President mentioned to him at the said date of the said debt of the
 of the said estate of money above specified with all interest
 as shall have accrued thereon, which he fully paid off
 and discharged to the parties respectively above named on
 or before a bill is made or here as above mentioned and provided
 for, then the said estate to be paid in the same in full for and
 debts due to the said estate of the said Thomas McKim, and
 unpaid claims due the day and year above written.

John F. Blair
 John W. Blair
 John W. Blair
 John W. Blair
 John W. Blair
 John W. Blair
 John W. Blair
 John W. Blair
 John W. Blair
 John W. Blair

The State of Alabama, I John B. M. Chiles, Judge of
 the Probate Court for said County, do hereby certify that the
 and John F. Blair, both named to me, who acknowledge before me
 on this day that being informed of the contents of this instrument
 they signed the same voluntarily and with a full knowledge of its
 contents, and of the facts and circumstances connected therewith, and
 my hand and seal this 11th day of July 1866. John B. M. Chiles, Judge

The State of Alabama, I John B. M. Chiles, Judge of
 the Probate Court for said County, do hereby certify that the
 and John F. Blair, both named to me, who acknowledge before me
 on this day that being informed of the contents of this instrument
 they signed the same voluntarily and with a full knowledge of its
 contents, and of the facts and circumstances connected therewith, and
 my hand and seal this 11th day of July 1866. John B. M. Chiles, Judge

Samuel Cox, to and by them all men by their persons that
 to Daniel M. Waters & Samuel Cox are here and formerly bound
 unto Daniel M. Waters in the first sum
 of eleven thousand dollars for the payment of which
 Daniel M. Waters has been and assigns for him the
 condition of the above obligation is such that Daniel
 M. Waters has sold to the said Daniel M. Waters
 the following parcels of land situated in Sumner Co.
 State of Alabama to wit: The North East Quarter of Section
 No Eight Township 1. and Range 6 West also the South
 East Quarter of the North West Quarter of Section No Eight
 Township 1. Range 6 West also the South West Quarter
 and the West half of the North East Quarter of Section
 No Eight Township 1. Range 6 West, also the South West
 Quarter of the North East Quarter of the North West Quarter
 of Section No Seventeen Township 1. Range 6 West, and the
 fractional part of the South West Quarter of the North West
 Quarter of Section No Eight also the fractional part of the
 South East Quarter of the North East Quarter of Section
 Seven of Township 1. Range Six West containing in all
 five hundred and fifty acres more or less for the sum
 of five thousand four hundred dollars for hundred dollars
 of which is to me in hand paid in Cash also two notes on
 John E. Haring for one hundred and thirty six dollars
 and the first of March Eighteen hundred and thirty nine and the
 other due the first of March Eighteen hundred and forty one by one
 bearing of interest from date and the balance in three payments
 which are as follows: The first note for one thousand and
 twenty five dollars and twenty five cents due the first of
 March 1839, and the second due on the first day of
 March 1840 for one thousand four hundred and twenty
 five dollars and twenty five cents bearing of interest for twelve
 months and the third due the 1st of March 1841 for one
 thousand four hundred and twenty five dollars and twenty
 five cents bearing of interest for twelve months for which the
 said Daniel M. Waters has given his notes. More of the said
 Daniel M. Waters should have been paid for the said notes than
 the said Samuel Cox when received is hereunto substituted
 obligator and his binding in the same is required to make good
 and suffice unto the said Daniel M. Waters the said Daniel
 M. Waters has been and assigns Attorney and
 his attorney is Roger Harris under my hand and seal the
 16th day of September 1838,

Carl Jones, Collector

Samuel Cox

Seal

The State of Alabama, this day personally appeared before me
 Sumner County, John B. M. Ellison Judge of the Probate
 Court for said County and State, E. F.
 Strange and W. H. Gray who after being duly sworn, say to
 the best of their knowledge and belief the written signatures
 of John Coleman is genuine, bearing date my hand and seal
 of the 18th of March 1846

The State of Alabama, I John B. M. Ellison Judge of the
 Sumner County, Probate Court for said County, hereby
 certify that the foregoing instrument of
 writing was filed in my office for registration on the 16th
 day of March 1846, and was duly entered on the 16th of July
 1846, in Rice Book No 11, Page 174, from under my hand
 John B. M. Ellison Judge

to Daniel M. Waters & Alex. H. Haring, I know all men by their persons that we
 to Person of Attorney M. S. Waters and Alex. H. Haring, and his wife Maryant E. State of the
 Daniel M. Gordon County of Alabama and State of Tennessee

do hereby constitute and appoint Daniel M. Gordon of the County
 of Sumner State of Alabama our Attorney in fact for us and
 in our name to bargain sell transfer and convey all our right
 interest and estate in and to certain lands in said County of
 Sumner purchased by Daniel M. Waters from Saml. Cox on the
 16th day of September 1838, and particularly described in the bond
 for title executed by Saml. Cox to Saml. Waters of that date in which
 he obligates himself to make a good and sufficient title to said
 lands according to the same as follows: The North East Quarter of Section No
 eight Township 1. and Range 6 West, also the South East Quarter of
 the North West Quarter of Section No Eight Township 1. Range 6 West.
 Also the South West Quarter and the West half of the North East Quarter of
 Section No Eight Township 1. Range 6 West of the North West Quarter of the
 North West Quarter of also the South West Quarter of Section No Seventeen
 Township 1. Range 6 West, also the fractional part of the South West Quar-
 ter of Section No Eight also the fractional part of the South East
 Quarter of the North East Quarter of Section Seven of Township 1.
 Range 6 West containing in all five hundred and fifty acres
 more or less. And we hereby authorize and empower our said Attorney for
 us and in our name to execute a bond for title to be issued on
 the payment of the purchase money and upon the payment
 of all the purchase money to execute a good and sufficient deed
 in fee simple for the same and do all other things necessary
 to accomplish the object of this power and in kind, ratify and
 firm all the lawful acts of our said Attorney in the premises

From under our hands and seals this 8th of February 1866.

M. E. Still
H. E. Style
M. F. Walcott

State of Tennessee }
Giles County }
County Court of Giles County

The above named persons, with whom I am personally acquainted, and who have acknowledged that they executed the foregoing instrument for the purpose therein contained, and that M. E. Still, one of the said J. C. Still having appeared before me, personally and apart from his husband, the said M. E. Still acknowledged the execution of said instrument to have been done by her freely, voluntarily, and without any undue influence, or constraint from her said husband, and for the purposes therein expressed. In testimony whereof I have set my hand and affixed the seal of office at office in Putnam this 8th February 1866.

Ed. W. Rose
Clerk City Court

State of Tennessee }
Giles County }
County Court of Giles County

County Clerk, this Edmund W. Rose, whose genuine signature appears to the foregoing Certificate is and was when he signed the same, Clerk of the County Court of Giles County, this Giles County, and qualified for that office, and that his Certificate is in due form and full effect, and that he gives to all his acts, and citations as such Clerk, in testimony whereof I have set my hand and seal this 8th day of February 1866.

Edmund W. Rose, Chairman

State of Tennessee }
Giles County }
County Court of Giles County

County Clerk, this Edmund W. Rose, whose genuine signature appears to the foregoing Certificate is and was when he signed the same, Chairman and presiding justice of the County Court of Giles County, and qualified for that office, and that his Certificate is in due form and full effect, and that he gives to all his acts, and citations as such Clerk, in testimony whereof I have set my hand and affixed the seal of office at office in Putnam this 8th February 1866.



Edmund W. Rose, Clerk City Court

State of Tennessee }
Linn County }
County Court of Linn County

Ann State, do hereby certify that the foregoing instrument was filed in my office for registration on the 9th day of March 1866, and is duly acknowledged in Rice Book No. 11, Pages 171, 172, 173, May 17/66.

John P. M. Clingan, Judge

On the first day of October 1866, I promise to pay to James B. Lutz or order the sum of \$100.00 for value received, being my present growing crop, which I promise to have gathered and packed in good order, the above being the supply of my present needs and are in the further cultivation of my present growing crop.

Whose my hand and seal this 28th July 1866.
Austin P. M. Lutz, Clerk

State of Tennessee }
Linn County }
County Court of Linn County

County Clerk, this John P. M. Clingan, whose genuine signature appears to the foregoing Certificate is and was when he signed the same, Clerk of the County Court of Linn County, and qualified for that office, and that his Certificate is in due form and full effect, and that he gives to all his acts, and citations as such Clerk, in testimony whereof I have set my hand and seal this 28th July 1866.

John P. M. Clingan, Judge

On the 23rd July 1866, I promise to pay to James B. Lutz or order the sum of \$100.00 for value received, being my present growing crop, which I promise to have gathered and packed in good order, the above being the supply of my present needs and are in the further cultivation of my present growing crop.

Whose my hand and seal this 28th July 1866.

A. B. Clingan, Clerk

State of Tennessee }
Linn County }
County Court of Linn County

County Clerk, this John P. M. Clingan, whose genuine signature appears to the foregoing Certificate is and was when he signed the same, Clerk of the County Court of Linn County, and qualified for that office, and that his Certificate is in due form and full effect, and that he gives to all his acts, and citations as such Clerk, in testimony whereof I have set my hand and seal this 28th July 1866.

John P. M. Clingan, Judge

On the 23rd July 1866, I promise to pay to James B. Lutz or order the sum of \$100.00 for value received, being my present growing crop, which I promise to have gathered and packed in good order, the above being the supply of my present needs and are in the further cultivation of my present growing crop.

Whose my hand and seal this 28th July 1866.

John P. M. Clingan, Judge

Mr Donald & Co to Mortgage } State of Alabama Semistone
To James S. Gorman } County - 1000 \$

On or before first day of July 1867 we promise to pay to Mr A. Parish & Co Nashville Tennessee one thousand dollars for supplies furnished us after this time to finish our crop on the Thomas place and without which it will be impossible for us to finish said crop in a ^{eight} ~~few~~ weeks to be paid from the date of purchase up to 1st Jan'y 1867. This note is given to comply with an act of Alabama Legislature approved July 15th 1866 giving liens &c as we have no stamps and have no authority Mr J. S. Gorman to affix & cancel the same with our hand & seal this 1st day of August 1866
Mr Donald & Co. (Seal)

State of Ala.

John B. McCallum Judge of the Probate Court in and for said County. Certify that the foregoing mortgage was filed for registration in my office August 1st 1866 duly recorded in Deed Book No 11 Page 174 August 2nd 1866
John B. McCallum Judge.

Mr Donald & Co to Mortgage } State of Alabama Semistone County
To James S. Gorman } 6522 \$

On or before first day of January 1867 we promise to pay to the order of Mr A. Parish & Co at Nashville Tennessee the sum of Six thousand five hundred & twenty two dollars for supplies furnished us for making a crop on Thomas plantation for the year (1866) which supplies have been used and used in good faith in making all on this plan during the present year and without which said crop could not have been made. This note is given to comply with an act passed by the Alabama Legislature & approved July 15th 1866 giving liens &c with our hand & seal this 1st day of August 1866. (This note is given on the 1st and we have no revenue stamps and by consent of parties we authorize Mr J. S. Gorman to affix the proper stamps and cancel the same. It is also agreed that the legal interest of state of Alabama be paid on said supplies accruing at the date of purchase each item as per account rendered & hereunto attached and marked A.B. and is as follows to wit
Nashville Tenn July 31st 1866

Miss J. M. Donald & Co.

To Mr A. Parish & Co. Dr.

for work

8	Drayage	25	
10	Bill rendered	457	44
15	"	19	34
16	"	514	12
	Drayage	7	00
20	Bill rendered	58	00
22	"	256	10
26	"	441	36
8	"	265	92
21	"	192	50
23	"	117	50
2	"	54	60
3	"	22	00
7	"	126	50
15	"	712	91
16	"	124	59
20	"	166	93
24	Cash paid for on Plows	5	50
7	Bill rendered	76	87
12	"	550	55
1	"	115	50
3	"	959	80
10	"	425	50
26	"	115	39
30	"	23	67
12	"	420	75
2	"	343	10
12	"	16	50
18	"	175	43
30	"	157	68
		749	313
	Over charges	2	70
2	Cash	175	00
5	By Dr. Mr Donald	723	31
		921	01
		165	221

John B. McCallum Judge of the Probate Court in and for said County. Certify that the foregoing mortgage and accompanying invoice was filed for registration in my office August 1st 1866 duly recorded in Deed Book No 11 Pages 174 & 175 August 2nd 1866
John B. McCallum Judge.

John B. Hayes & Wife } This Indenture made this twenty fourth
to Deed } of April in the year one thousand eight hundred
Geo. W. Mitchell } and Sixty Six, between John B. Hayes and Mar-
tha B. Hayes his wife, of the County of Summerville, and in the
State of Alabama, of the one part, and George W. Mitchell of the
County & State aforesaid of the other part. Witnesseth, that
said John B. Hayes & his wife Martha B. Hayes, for and in
consideration of the sum of one thousand dollars in hand
paid, the receipt whereof is hereby acknowledged, have this day
given, granted, bargained, sold, aliened, conveyed, released, con-
veyed, and confirmed; and by these presents do give, grant, bargain,
sell, alien, convey, release, convey and confirm unto the said George W. Mitchell their undivided interest
all that certain tract or parcel of land, lying and being
in the County of Summerville, State of Alabama, and known and
described as follows, to wit: viz. The West half of the
East quarter of section Twenty, and Township Two, Range four
West. Also that portion of the South East quarter of section Seven
Township Two, Range four West that lies West of the Tennessee
and Alabama Rail Road, in all about one hundred and
fifty acres or the same more or less.

To have and to hold the above described tract or parcel
with the tenements and appurtenances thereto belonging
in anywise appertaining unto the said George W. Mitchell
his heirs and assigns forever. And the said John B. & Martha
Hayes 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
granted premises, unto the said George W. Mitchell, his heirs
and assigns, from and against themselves and all and every
person or persons claiming or holding under them the said
parcel or tract of land above described, and also, against
lawful title, claim or demand, of all and every person or
persons whomsoever claiming or holding by, from, or under
the Government of the United States.

In testimony whereof, the said John B. & Martha B. Hayes
have hereunto subscribed their names and affixed their seals
the day and year first above written.

Signed, sealed, and delivered } John B. Hayes
in the presence of } Martha B. Hayes

State of Alabama } Before me John B. McCallum Judge
County } of the Probate Court for said County,
personally appeared John B. Hayes and wife Martha
B. Hayes and known to me, who acknowledged before
me on this day that being informed of the contents of
this conveyance they signed the same freely for the
purposes therein specified. Given under my hand
June 30th 1866.

John B. McCallum Judge

State of Alabama } I John B. McCallum Judge of the Probate Court
County } in and for said County. Certify that the
foregoing conveyance was filed for registration in my
office June 30th 1866 duly recorded in Deed Book page 176 & 177
August 20th 1866. John B. McCallum Judge

Geo. W. Mitchell & Wife } This Indenture made this twenty
to Deed } fourth day of April in the year one
John B. Hayes } thousand eight hundred and Sixty Six
between George W. Mitchell and Eliza Jane Mitchell his wife
of the County of Summerville and in the State of Alabama
of the one part, and John B. Hayes of the County and
State aforesaid of the other part. Witnesseth, that the
said George W. and his wife Eliza Jane Mitchell for and
in consideration of the sum of fourteen thousand dollars
to the said George W. & his wife E. J. Mitchell 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 B. Hayes their undivided interest all that certain
tract or parcel of land, lying and being in the County
of Summerville, State of Alabama, and known and described
as follows, to wit: viz. That portion of the South East quarter
of section Seventeen Township Two Range four West which
lies on the East side of the Tennessee and Alabama Rail
Road, also that part of the North East quarter same
section same range and the same Township as above the
above which lies on the East side of said rail road con-
taining in all one hundred and eighty acres or the
same more or less. To have and to hold the above
described tract or parcel of land with the tenements
and appurtenances thereunto belonging or in anywise

appertaining unto the said John B. Hayes, heirs, assigns forever. And the said G. W. & E. J. Mitchell, for themselves, their heirs, executors, and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said John B. Hayes, his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said parcel or tract of land above described and also against the lawful title, claim or demand of all and every person or persons whomsoever, claiming holding by, from, or under the Government of the United States. In Testimony whereof, the said G. W. and E. J. Mitchell hereunto subscribed their names, and affixed their seals the day and year first above written.

Signed, Sealed, and delivered } G. W. Mitchell (Seal)
in the presence of } E. J. Mitchell (Seal)

State of Alabama } Before me John B. McCallum, Judge of the
Semtine County } Probate Court in and for said County, personally
appeared George W. Mitchell and his wife E. J. Mitchell
and known to me, who acknowledged before me on the
day that being informed of the contents of this conveyance
they signed the same freely for the purpose therein
specified. Given under my hand, June 30th 1866.
John B. McCallum, Judge.

State of Alabama } I, John B. McCallum, Judge of the Probate
Semtine County } Court in and for said County, Certify that the
foregoing Conveyance was filed in my Office for
registration June 30th 1866, duly recorded in Deed Book
No. 11, Pages 177 & 178, August 2nd 1866.
John B. McCallum, Judge.

Alfred M. Alred & Wife } This Indenture made this the nineteenth
To Deed } day of May in the year one thousand
David H. Bentley } hundred and sixty six, between Alfred
Alred and Rebecca Alred his wife of the County
Semtine and State of Alabama of the one part, and
David H. Bentley of the other part. Witnesseth, that
said Alfred M. Alred & Rebecca Alred for and in
consideration of the sum of Forty Dollars to them
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 H.
Bentley, all that certain parcel or tract of land, lying and
being in the County of Semtine and State of Alabama
and known and designated, as the South West quarter
of the North East quarter of Section fifteen in Township
one in Range four West containing forty acres more or
less. To have and to hold the above described parcel
or tract of land, with the tenements and appurtenances
thereunto belonging or in anywise appertaining unto
the said David H. Bentley, his heirs, and assigns forever,
and the said Alfred M. Alred and Rebecca Alred for
themselves, their heirs, executors, and administrators, do
hereby, and in consideration of the premises, warrant
and will forever defend the title to the above and hereby
granted premises, unto the said David H. Bentley, his
heirs, and assigns, from and against themselves and all
and every person or persons, claiming or holding under them
the said Alfred M. Alred and Rebecca Alred 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 Alfred M. Alred and Rebecca
Alred have hereunto subscribed their names and affixed
their seals, the day and year first above written.

A. M. Alred (Seal)
Rebecca Alred (Seal)
Mar 18

State of Alabama } I, A. G. Westmoreland, an acting Justice of the Peace
Semtine County } in and for said County, hereby Certify that A. M. Alred
and Rebecca Alred whose names are signed to the foregoing
conveyance, and who are known to me, acknowledged before
me, on this day that being informed of the contents of the
conveyance, they executed the same voluntarily on the same
day the same bears date. Given under my hand this the nineteenth
day of May 1866.
A. G. Westmoreland
Justice of the Peace.

State of Alabama } I, John B. McCallum, Judge of the Probate Court
Semtine County } in and for said County, Certify that the foregoing
Conveyance was filed in my Office for registration June
11th 1866, duly recorded in Deed Book No. 11, Pages 178 & 179, August 2nd 1866.
John B. McCallum, Judge.

H. B. Cartwright & Wife } This Indenture made on this the 11th day
 To Deed } July in the year one thousand eight hundred
 H. B. Cartwright and sixty six, between Hezekiah B. Cartwright
 Martha Cartwright his wife of the one part and Hezekiah
 John Cartwright of the other part, all of the County of Sum-
 State of Alabama. Witnesseth that the said Hezekiah
 Cartwright and Martha his wife for and in consideration
 of the sum of eleven hundred dollars to them in hand
 paid the receipt whereof is hereby acknowledged, has the
 day given, granted, bargained, sold, conveyed and confirmed
 and by these presents do give, grant, bargain, sell, convey
 and confirm unto the said Hezekiah John Cartwright
 certain tract or lot of land lying and being in the County
 of Limestone, State of Alabama, known and described as
 part of the (South east end) North West quarter of Section
 Twenty nine (29) Township one (1) Range four (4) West Beginning
 at a Stake or rock planted fourteen rods north of the Center
 of North east and the North West quarter of Section seven
 nine (29) running thence north (on the dividing line) four
 four (24) rods to a Stake or rock thence due East Seven
 seven (27) rods and then (10) links to a Stake or rock, the
 corner is on the line of the right of way claimed by
 Tennessee and Alabama Central Rail Road, thence South
 east along said line of right of way Twenty seven (27) rods
 and $\frac{1}{2}$ of a rod to a Stake or rock thence North fifty (50)
 degrees east ten (10) rods to the beginning, containing the
 acres and $\frac{1}{2}$ of an acre more or less, the said lot being
 contiguous or near Elkton Station, To have and to hold
 the above described tract of land with the tenements and
 appurtenances thereunto belonging or in anywise appertain-
 unto the said Hezekiah John Cartwright his heirs and as-
 sign forever, and the said Hezekiah B. Cartwright and Martha
 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 Hezekiah
 John Cartwright his heirs and assigns from and against
 themselves and all and every person or persons claiming
 or holding under them the said Hezekiah B. Cartwright
 Martha his wife and also against the lawful title
 claim or demand of all and every person or persons
 whomsoever, In Testimony whereof the Hezekiah B. Car-
 wright and Martha his wife have hereunto subscribed their
 and affixed their seals the day and year above written.

H. B. Cartwright
 Martha Cartwright

Seal
 Seal

of Alabama } J. J. W. French an acting Justice of the Peace
 County } in and for said County, hereby certify that H. B. Cart-
 wright and Martha Cartwright whose names are signed to the
 within conveyance and who are known to me, acknowledged
 before me on this day that being informed of the contents of
 the conveyance, they executed the same voluntarily in the
 day the same bears date, Given under my hand this the
 11th day of July 1866. J. J. W. French J. P.

of Alabama } J. John B. McCallum Judge of the Probate Court
 County } in and for said County, Certify that the foregoing
 conveyance was filed in my office for registration July
 12th 1866, duly recorded in Deed Book No 11, Pages 180 & 181
 August 3rd 1866 John B. McCallum Judge.

Malone } This Indenture made this ninth day of July
 To Deed } Eighteen hundred and sixty six, between
 Phillips } Frances Malone of the County of Limestone, State
 of Alabama of the one part, and David T. Phillips of
 the other part, Witnesseth that the said Frances Malone
 for and in consideration of the sum of Fifty Dollars to
 her in hand paid, the receipt whereof is hereby acknowledged,
 hath this day bargained, sold, aliened, enfeoffed, and conveyed
 and by these presents, do bargain, sell, alien, enfeoff and con-
 vey unto the said David T. Phillips a certain lot or parcel
 of land, lying and being in the County of Limestone and
 State of Alabama, it being a part of the South West quarter
 of Section twenty nine (29) Township one (1) and Range four (4) West
 bounded as follows, beginning Thirty six $\frac{1}{2}$ rods South of the
 Center of the Section, and running South the length of one
 acre, Thence West the half the first distance, Thence, North
 the length of one acre, thence east to the beginning, con-
 taining one half acre, To have and to hold the above
 described, and hereby granted premises, with the appurtenances
 thereunto belonging or in anywise appertaining unto the said
 David T. Phillips, his heirs and assigns forever, and the said
 Frances Malone 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 David
 T. Phillips, his heirs and assigns from and against herself
 and all and every person claiming or holding under her, the
 said Frances Malone, and also against the lawful title
 claim or demand of all and every person or persons.

Whomsoever claiming or holding, by, from or under the Government of the United States. In Testimony whereof the said Frances Malone hath hereunto set her hand Seal, day and year above written.

Signed, Sealed and delivered } Frances Malone, (Seal)
in the presence of }

The State of Alabama } I, A. G. Westmoreland an acting Justice of the
Simstone County } Peace, in and for said County, hereby Certify that
Frances Malone, whose name is signed to the foregoing
Conveyance, and who is known to me, acknowledged before me
on this day, that being informed of the contents of the Conveyance
she executed the same voluntarily, on the day the same bears date
given under my hand this the 9th day of July 1866.
A. G. Westmoreland, J. P.

State of Alabama } I, John B. McCallum, Judge of the Probate Court
Simstone County } Grant in and for said County, Certify that the foregoing
Conveyance was filed in my office for registration on the
9th day of July 1866, duly recorded in Deed Book No 11, Page
181 & 182, August 3rd 1866.

John B. McCallum, Judge.

Paul L. Jones } This Indenture made this the Twenty third day
To Deed } February Eighteen hundred and Sixty Six, between
Walter B. Jones } Paul L. Jones of the County of Simstone State of Alabama
of the first part, and Walter B. Jones of the County of Simstone
State of Alabama of Second part, Witnesses, that for and
consideration of the sum of three dollars to me in hand
paid, the receipt whereof is hereby acknowledged, I do
grant, bargain, sell, release, release, convey and confirm
and do by these presents do release, do give, grant, bargain
sell, release, release, convey and confirm unto James H.
Malone seven mules bought of the said Walter B. Jones
on the twentyeth day of February Eighteen hundred and
Sixty Six, and one bay mare, one bay horse, one large brown
mare mule, one large brown horse mule, one small mule
and one gray mule all branded H. J. on left shoulder, to
have and to hold, him, his heirs and assigns forever in full
for said Walter B. Jones to secure a bond for one thousand
fifteen dollars dated 20th Feb. eighteen hundred and Sixty
Six, and payable first day of September of the same year
and bearing interest from date, of said bond and interest
is paid at maturity than this conveyance to be of none effect
and said James H. Malone trustee to return said property

to said Paul L. Jones or his heirs. If not paid at maturity
then the said James H. Malone trustee will proceed to sell
said property at public outcry first giving four weeks notice
as required by law and with the proceeds thereof pay this
bond and all costs that may have attached thereto. If
there is more than sufficient to pay this bond and all
legitimate and necessary expenses, the surplus will be
handed over to the said Paul L. Jones or his heirs.

Witness my hand and seal this twenty third day of
February eighteen hundred and Sixty Six
Witness W. D. M. Sligh Paul L. Jones (Seal)
Wm. L. Patterson

State of Alabama } I, John B. McCallum Judge of the Probate
Simstone County } Grant in and for said County, Certify that the
foregoing Deed of trust was filed in my office for registra-
tion May 19th 1866, duly recorded in Deed Book No 11
Pages 182 & 183, August 3rd 1866.
John B. McCallum Judge.

Sam. L. Bradley & wife } This Indenture made this the Twenty
To Deed } fourth day of January in the year one thousand
R. G. Robison } eight hundred and 63 between Samuel L.
Bradley & Mary Ann E. Bradley his wife of the County of
Simstone in the State of Alabama on the one part, and R.
G. Robison and Mary Robison of the other part. Witnesses that
that the said Sam. L. Bradley & Mary Ann E. Bradley for
and in consideration of the sum of one hundred dollars to
them in hand paid, the receipt whereof is hereby acknowledged
have this day, given, granted, sold, aliened, enfeoffed, released,
conveyed and confirmed, and by these presents do give, grant,
bargain, sell, alien, enfeoff, release, convey and confirm unto the
said R. G. Robison & Mary Robison his wife, all that certain lot
or parcel of land lying and being in the County of Simstone
in the State of Alabama being a portion of the East half of the
North West quarter of the North East quarter of Section fourteen
of Township one of Range (Wash) West of the lands subject
to sale at Huntsville Alabama, containing ten acres more
or less said land commencing at a rock corner on R. S.
Harris line running North direction to Coleman line rock
corner. 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 L. Bradley his heirs and
and assigns forever. And the said R. G. Robison & Mary Robison

for themselves, their heirs, executors and administrators do hereby, and in consideration of the premises, warrant and forever defend the title to the above described and hereby granted premises unto the said R. B. Roberts & Mary Roberts wife heirs and assigns from and against and all and every person claiming or holding under them the said Samuel S. Bradley and Mercy Ann E. Bradley his wife and also against the lawful title claim or demand of all and every person persons whatsoever claiming or holding by from or under Government of the United States.

In Testimony Whereof The said Samuel S. Bradley & his wife Mercy Ann E. Bradley subscribed their names and affixed their seals the day and year above written.
Signed sealed and delivered } Samuel S. Bradley
in the presence of } Mary Ann E. Bradley

Attest J. W. Todd.

The State of Alabama } J. W. Todd an acting Justice of the Peace
Lincoln County } in said County do hereby certify that Samuel S. Bradley & Mary Ann E. Bradley his wife whose names are signed to the foregoing Conveyance and who is known to me, acknowledged before me on this day that being informed of the contents of the Conveyance, they have executed the same voluntarily on the day the same bears date. Given under my hand the 24th day of January 1863. J. W. Todd J. P.

State of Alabama } J. John B. McClellan Judge of the Probate Court
Lincoln County } and for said County, Certify that the foregoing Conveyance was filed in my office for registration April the 10th 1866
duly recorded in Deed Book No. 11 pages 183 & 184 August 3rd 1866
John B. McClellan Judge.

Lewis Nelson & wife } This Indenture made this 23rd day of April in
the County of Lincoln State of Alabama of the one part }
Wm B. Roberts of the other part. Witnesseth that the said Lewis Nelson & Lydia Nelson his wife for and in consideration of the sum of one thousand eight hundred and sixty three dollars to them in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, granted, sold, aliened, enfeoffed, released, conveyed & confirmed by their presents do give, grant, bargain, sell, alien, enfeoff, convey & confirm unto the said W. B. Roberts all that certain of land lying & being in the County of Lincoln & State of Alabama

and known as the fourth and fourth of the north east fourth of Section Seventeen of Township one of range six west containing forty acres more or less. To have & to hold the above described land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said W. B. Roberts their heirs & assigns forever. And the said Lewis Nelson & his wife Lydia Nelson for themselves their heirs, executors and administrators do hereby and in consideration of the premises warrant and forever defend the title to the above described and hereby granted premises unto the said W. B. Roberts their heirs & assigns from and against all and every person or persons claiming or holding under them the said Lewis Nelson & Lydia Nelson and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding from or under the government of the United States.

In Testimony whereof the said Lewis Nelson & Lydia Nelson have hereunto subscribed their names & affixed their seals the day & year above written.
Signed sealed & delivered in the presence of } Lewis Nelson
Lydia Nelson

The State of Alabama } Wm B. Davis an acting Justice of the Peace
Lincoln County } for said County hereby certify that Lewis Nelson & Lydia Nelson whose names are signed to the foregoing Conveyance and who are known to me, acknowledged before me this day that being informed of the contents of the Conveyance they voluntarily signed the same the day the same bears date. Given under my hand this 12th day of August 1863.
Wm B. Davis J. P.

State of Alabama } John B. McClellan Judge of the Probate Court
Lincoln County } and for said County Certify that the foregoing Conveyance was filed in my office for registration August the 10th 1866
duly recorded in Deed Book No. 11 pages 184 & 185 August 15th 1866
John B. McClellan Judge.

A. B. Hearnell & wife } This Indenture made and entered this Seventh
day of April one thousand eight hundred and }
Lucy Boyles } fifty nine between A. B. Hearnell and A. B. Hearnell
his wife of the County of Lincoln and State of Alabama }
of the one part and Lucy Boyles of the other part. Witnesseth that that the said A. B. Hearnell and A. B. Hearnell for and in consideration of the sum of one thousand four hundred and forty dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed and by

these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Lucy Brouge all that tract or parcel of land lying and being in the County of Limestone and State of Alabama known as a part of the North east quarter of fractional section no six Township no one range no five (west) and bounded as follows to wit: Commencing at a stake in Hortons line and in the Township line then east with the Township line twenty five poles to a stake then south two hundred poles to a stake then west and nine pointers then down said line over to the line then north with said line one hundred eighty poles to the beginning containing thirty acres. Also a certain tract or parcel of land known as a part of the South east quarter of section no thirty one Township no one range no five (west) and bounded as follows (to wit): Beginning at a stake in Hickory, Chestnut and poplar trees marked pointers in the section line then north with said section line forty one poles to a stake near a beech tree marked G.H. then along a meadow line west thirty nine poles to a stake then south to a stake in the north boundary line of Hortons tract of land then east with said line to the beginning containing ten acres and be the above named tracts of land together containing forty acres. To have and to hold the above described tracts or parcels of land with the tenements and appurtenances thereto belonging or in anywise appertaining thereto unto the said Lucy Brouge her heirs and assigns forever. And the said A.B. Maxwell and A.C. Maxwell for themselves their heirs, executors and administrators do hereby in consideration of the premises warrant and defend the title to the above described and hereby granted premises unto the said Lucy Brouge her heirs and assigns against themselves and all and every person or persons whomsoever claiming or holding under them and also against the lawful title 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 A.B. Maxwell and A.C. Maxwell his wife have hereunto subscribed their names and affixed their seals the day and year above written.

A.B. Maxwell
A.C. Maxwell

The State of Alabama }
Limestone County } I John J. Robertson acting Justice of the peace within and for the County and State above written hereby certify that A.B. Maxwell and A.C. Maxwell his wife whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of

Contents of the conveyance and they executed the same voluntarily on the day the same bears date. Given under my hand this 9th day of April A.D. 1859. John J. Robertson, J.P.

State of Alabama } I John B. McCallan Judge of the Probate Court Limestone County } do hereby certify that the foregoing conveyance was filed in my office for registration June the 9th 1866 duly recorded in Book Book no 11 pages 185, 186 & 187. August the 15th 1866 John B. McCallan Judge

William Godfrey of this indenture made this 21st day of April in the year one thousand eight hundred and sixty three between William Godfrey and Lucinda Godfrey his wife of the County of Limestone and State of Alabama of the one part and Wm B. Roberts of the other part witnesseth that the said William Godfrey and Lucinda Godfrey his wife for and in consideration of the sum of five hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargain, sold, alien, enfeoff, released, conveyed and confirmed and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said Wm B. Roberts all that certain tract or parcel of land lying and being situate in the County of Limestone State of Alabama and known as the North east fourth of the North east fourth of section twenty two Township one, range six west containing forty acres more or less. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Wm B. Roberts his heirs and assigns forever. And the said William Godfrey and Lucinda Godfrey his wife for themselves, their heirs, executors and administrators do hereby and in consideration of the premises warrant and defend the title to the above described and hereby granted premises unto the said Wm B. Roberts his heirs and assigns from and against all and every person or persons claiming or holding under them the said William Godfrey & Lucinda Godfrey 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 Godfrey & Lucinda Godfrey have subscribed their names and affixed their seals the day and year above written.

Signed sealed & delivered }
in the presence of }
Wm B. Roberts }

Wm Godfrey
Lucinda Godfrey

State of Alabama } I Watson David an acting Justice of the peace
 Limestone County } in and for said County. Certify that Wm. Country
 and Lucinda Country whose names are signed to the foregoing
 conveyance and who are known to me acknowledged before
 me this day that being informed of the contents of the conveyance
 they voluntarily signed the same the day the same were dated
 Given under my hand this 21st day of April 1865.
 Watson David J.P.

State of Alabama } I John B. McLellan Judge of the Probate Court in
 Limestone County } and for said County. Certify that the foregoing conveyance
 was filed in my office for registration August the 10th 1866
 duly recorded in Book B. p. 11 pages 183 & 188 August 15th 1866.
 John B. McLellan Judge

Know all men by these presents that I Horrell B. Featherstone
 do with Bond } C. Featherstone am held and firmly bound and
 West & Parker } West & Parker in the final sum of seven hundred
 dollars to which payment well & truly to be made I bind
 myself my heirs Executors administrators & assigns jointly & severally
 by these presents Seal & delivered this 31st day of August 1847.

The Condition of the above obligation is such that when
 the said Horrell B. Featherstone has this day sold unto George
 W. West & John Parker under the name of West & Parker the
 following described tract or parcel of land to wit being part of
 north west q^r of Section No. 22 range 4 S. 3. also part the
 west q^r of same Sec^r & range as follows bounded by the
 mill road on west & Sawan Creek on the east running
 said Creek to the old Camp Ground supposed to contain fifty
 acres more or less for the sum of three hundred & fifty dollars
 to be due on the first day of Jan^y 1848 - Now if the said
 Horrell B. Featherstone shall well & truly make or cause to be
 made unto the said West & Parker a good & sufficient title in
 sample to the above described tract of land so soon as the said
 sum of three hundred & fifty dollars shall be paid then the
 obligation to be void otherwise to remain in full force and
 virtue.

He. B. Featherstone

I or value received hereby transfer & assign all my right title
 interest to the within bond unto George W. West & John W. West
 this 28th Feb^y 1850. John Parker
 John Daniel Coleman

State of Alabama } Before me John B. McLellan Probate Judge for
 Limestone County } Limestone aforesaid came John W. West and George

West who being sworn say that the whole of the purchase
 money for the foregoing described tract and parcels of land
 has been paid and that some of the receipts therefor have
 been destroyed.
 Subscribed and sworn to before }
 me this July 30th 1866. } J. W. West
 John B. McLellan Probate Judge

I or value received hereby transfer all my right title and
 interest in the within title bond to John W. West this July 30th 1866.
 J. W. West

Before me John B. McLellan Probate Judge for Limestone
 County, State of Alabama. Came George W. West to me well
 known and acknowledged his signature to the foregoing trans-
 fer to be genuine - Given under my hand this July 30th 1866
 John B. McLellan Probate Judge

State of Alabama } I John B. McLellan Judge of the Probate Court
 Limestone County } in and for said County. Certify that the foregoing title
 bond was filed in my office for registration August 18th 1866
 duly recorded in Book B. p. 11 pages 188 & 189 August the 18th 1866.
 John B. McLellan Judge

George W. Turner & wife } This Indenture made this 24th day of November
 do } in the year one thousand eight hundred sixty six
 William B. Allen } between George W. Turner and Tabitha C. Turner of
 the County of Limestone in the State of Alabama of the one part
 and William B. Allen of the other part - Witnesseth that the
 said George W. Turner & Tabitha C. Turner for and in consideration of
 the sum of nine hundred and sixty dollars to them in hand
 paid the receipt whereof is hereby acknowledged have this day
 given, granted, bargained, sold, aliened, conveyed, released, confirmed and
 by these presents do give, grant, bargain, sell, alien
 convey, release, confirm and conform unto the said William
 B. Allen all that certain tract or parcel of land lying
 and being in the County and State of Alabama and known and
 designated as the north east quarter of the south west quarter
 (the south east quarter of the south quarter) and the south west qua-
 rter of the south east quarter) All in Section one in Township
 one of range four west - Containing in all one hundred and
 twenty acres more or less - To have and to hold the above
 described tract or parcel of land with the tenements and appur-
 tenances thereto belonging or in any wise appertaining unto the
 said William B. Allen his heirs and assigns forever - And the
 said George W. and Tabitha C. Turner 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 Coleman his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said George W. and Tabitha J. Stone 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 George W. Stone and Tabitha J. Stone have hereunto subscribed their names and affixed their seals the day and year above written.

George W. Stone
Tabitha J. Stone

The State of Alabama } S.D.
Lincoln County }

I A. G. Westmoreland acting Justice of the Peace in and for said County hereby certify that George W. Stone and Tabitha Stone whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this the day of November 1865.

A. G. Westmoreland Justice of the Peace

State of Alabama } J. John B. McClellan Judge of the Probate Court in and for said County. Certify that the foregoing conveyance was filed in my office for registration May the 22nd 1866 duly recorded in and book No. 11 pages 189 & 190 August 16th 1866.

John B. McClellan Judge

James P. S. Wood } This Indenture made this 25th day of June in the year of our Lord one thousand eight hundred and sixty six between Charles B. Hayes } James P. S. Wood and Mary E. Wood wife of the said James P. S. Wood of the County of Lincoln in the State of Alabama of the one part and Charles B. Hayes of the other part. Witnesseth that the said James P. S. Wood and Mary E. Wood for and in consideration of the sum of two thousand dollars to them in hand paid the receipt whereof is hereby acknowledged have granted, sold, conveyed, released, confirmed and by these presents do give, grant bargain, sell, confirm, release, convey and confirm unto the said Charles B. Hayes all that tract or parcel of land lying and being in the County of Lincoln and State of Alabama and known and designated as the South east quarter of North west quarter of Section nine all in Township two of 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 tenements and appurtenances thereunto belonging or in anywise appertaining unto the said Charles B. Hayes his heirs and assigns forever. And the said James P. S. Wood and Mary E. 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 Charles B. Hayes his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said James P. S. Wood and Mary E. Wood and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said James P. S. Wood and Mary E. Wood have hereunto subscribed their names and affixed their seals the day and year first above written.

quarter of the North west quarter of Section nine all in Township two of 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 tenements and appurtenances thereunto belonging or in anywise appertaining unto the said Charles B. Hayes his heirs and assigns forever. And the said James P. S. Wood and Mary E. 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 Charles B. Hayes his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said James P. S. Wood and Mary E. Wood and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by, from or under the Government of the United States. In testimony whereof the said James P. S. Wood and Mary E. 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
James P. S. Wood
Mary E. Wood

The State of Alabama } J. A. G. Westmoreland acting Justice of the Peace in and for said County hereby certify that the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand the 25th day of June one thousand eight hundred and sixty six.

A. G. Westmoreland J.P.

The State of Alabama } J. John B. McClellan Judge of the Probate Court in and for said County. Certify that the foregoing conveyance was filed in my office for registration July the 10th 1866 duly recorded in and book No. 11 pages 190 & 191. August the 16th 1866.

John B. McClellan Judge

Franklin } This Indenture made this 11th day of April in the year of our Lord one thousand eight hundred and sixty six between James } Andrew James of the County of Lincoln in the State of Alabama of the one part and Andrew James of the other part. Witnesseth that the said Franklin James for and in consideration of the sum of two 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 this presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Andrew Lamer, all that ^{certain} tract of Land lying and being in the County of Sumter, State of Alabama and known and described as follows to wit: viz. The north east quarter of the north west quarter, South east quarter of the north west quarter all of Section Number thirty (30) of Township Number (2) of Range Number Six (6) west of the line, subject to sale at Decaturville Ala. To have and to hold the above described Land with the Tenements and appurtenances thereto belonging or in any way appertaining unto the said Andrew Lamer, his heirs and assigns forever. And the said Franklin Lamer for himself, heirs, executors and administrators do hereby and consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Andrew Lamer, his heirs and assigns firm and against himself and all and every person or persons claiming or holding under him the said Franklin Lamer and also against the full 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 Franklin Lamer has subscribed his name and affix his seal this day and of first above written.

Signed, sealed and delivered }
in presence of } Franklin Lamer

The State of Alabama } I William H. Lundy in Justice of the peace
Sumter County } within and for the County and State aforesaid
hereby Certify that Franklin Lamer whose name is signed
the foregoing Conveyance and who is known to me acknowledge
before me on this day that being informed of the contents
the Conveyance he executed the same voluntarily on the day
the same were made. Given under my hand this 14th day
of April 1866. William H. Lundy Justice of the Peace

State of Alabama } I John B. McClellan Judge of the Probate
Sumter County } Court in and for said County Certify that the
foregoing Conveyance was filed in my office for registration
July the 9th 1866 duly recorded in Book No 11 page 194-195
August the 16th 1866 John B. McClellan Judge

O. C. Davis } This Indenture made and entered
Do hereby } into this 18th day of August 1866
Nicholas Davis } by between said O. C. Davis of
the first, Nicholas Davis of the
County of Madison State of Alabama, Plaintiff
that for and in consideration of the sum of four dollars
and no more in hand paid by the said Nicholas Davis
the receipt whereof is hereby acknowledged of and
in consideration of the within Causes & Considerations
hereinafter mentioned I the said O. C. Davis have
this day hereby sold & sold & by these presents do
sell & convey transfer convey and confirm to the
said Nicholas Davis the following mentioned &
described lands or parcels of land to wit: To wit: of
Section Number 3 Township 3 Range 3 West, The North west
quarter of Section 7 Township 3 Range 2 West, The South
West quarter of Section 7 Township 3 Range 2 West,
The North East quarter of the North East quarter of Section
7 Township 3 Range 2 West containing altogether about
four hundred and twenty five and more or less being
partly in Madison and partly in Sumter County
Alabama To have and to hold the above lands or parcels
of land to the said Nicholas Davis his heirs & assigns
But this deed is made in trust for the following purposes
and uses to wit: that is to say Whereas I am indebted to George
Meal on the sum of about one thousand dollars including
interest demanded by Bill of Exchange drawn by me and
endorsed by him and I have decided of settling this
debt by the sum of one thousand dollars within thirty
days from the date of day said debt & interest
due thereon to the said George Meal then this Conveyance
and to be void & of no effect but in case I fail to
pay said debt within said specified time then
the said Nicholas Davis as trustee is hereby authorized &
empowered upon the application of the said George Meal
to assign said lands to said George Meal to have and to hold
as are required by law & apply the proceeds of the
sale of the lands to the payment of said debt &
interest to said Meal & of any thing of the premises
remaining to be paid to me or my legal representatives I am in
the very hands of the day first above written

O. C. Davis
Nicholas Davis
George W. Meal

State of Alabama } James H. Senggs Judge
 Probate Court in and for said
 County and State hereby Certify that
 the above naming Parties R. C. Ward Nicholas Ward
 and Geo. H. Reed when present and signed to the
 foregoing conveyance and acknowledged before me
 and the said Judge the being informed of the contents of
 the conveyance they executed the same and com-
 mitted to the day the same bears date, given un-
 der my hand this 20th day of August 1866

James H. Senggs J. P. C.
 The foregoing conveyance was delivered into the
 office of the Probate Judge of Muscogee County Ala
 on the 20th day of August 1866 and was duly recorded
 same day James H. Senggs J. P. C.

State of Alabama } John P. McClinton
 Probate Court in and for said
 County and State hereby Certify that the foregoing conveyance
 was filed in my office for registration on
 the 23rd day of Aug 1866 and was duly recorded
 same day and R. C. Ward No 11 Page 193, 194
 given under my hand John P. McClinton
 Judge P. C.

W. Holland } This instrument made and entered into this 15th
 day of May 1864 between W. Holland
 and Geo. H. Reed } W. Holland his wife of the State
 of Tennessee of the first part and Nicholas Ward
 of the County of the State of Alabama of the other
 part Witness that the said W. Holland for
 and in consideration of the sum of five hundred dollars
 to him in hand paid the receipt whereof is hereby ac-
 knowledged has and they jointly granted bargained
 sold conveyed and confirmed unto the said
 Nicholas Ward and Geo. H. Reed their heirs and assigns
 forever all that certain tract of land being
 and lying in the County of Montgomery in the State of
 Alabama and being in the Township of North
 East fourth of Section 12 Township 2
 Range 3 East to have and to hold the above described
 tract of land unto the community and

apparent heirs thereof belonging or in any sense appertaining unto
 the said Nicholas Ward his heirs or assigns forever And the said
 W. Holland for themselves their heirs executors or administrators
 do hereby and in consideration of the above described and hereby granted
 promise warrant and true force defend the title to the above
 described and hereby granted premises unto the said Nicholas Ward
 his heirs or assigns forever and against themselves and all and
 every person or persons claiming or holding under them the
 said W. Holland from his wife & also against the lawful title
 claim or demand of all and every person or persons claim-
 ing or holding by from or under the Government of the United
 States for testimony whereof the said W. Holland in front
 of the said Seal the day and year first above written
 Signed Sealed and delivered W. Holland Seal
 in presence of Geo. H. Reed

State of Alabama } J. E. Holland Judge of the Peace
 Muscogee Co } do hereby Certify that W. Holland
 and Geo. H. Reed his wife when present and signed up
 to the foregoing conveyance and who is known to me
 acknowledge before me on the day that being informed
 of the contents of the foregoing conveyance that they ex-
 ecuted the same voluntarily on the day the same
 bears date given under my hand this 16th day of
 August 1866 J. E. Holland Judge of the Peace

State of Alabama } John P. McClinton Judge of the
 Probate Court in and for said County
 do hereby Certify that the foregoing deed was filed in my
 office for registration on the 14th of August 1866 and
 was duly recorded on the 15th day of Aug 1866 in
 Book No 11 Page 193, 194 given under my hand
 John P. McClinton J.

B. M. Townsend and of } This instrument made and entered
 Cornell C. Peachstone &c } into this 29th day of August in the
 2d Year of our Lord the thousand and eight
 hundred and sixty six between
 B. M. Townsend of the one part and Cornell C. Peachstone
 &c of the County of Sumter and State of Alabama
 of the first part and John M. West of the County
 and State of the second part Witness that the said
 B. M. Townsend admin as executor of a deceased

of the Probate Court bearing date July 30th 1866, authorizing him as the sworn affiant to make a deed to the said John W West, and for and in consideration of the sum of three hundred and fifty dollars, paid to the said Council & Featherstone in his lifetime, the accept whereof is hereby acknowledged this day, given granted bargained and sold to the said John W West ten acres or there part or tract of land bounded as follows: Commencing at a point of the North West quarter of Section 20 2d Range 4th Township, & also a part of the South West quarter of said Section & Range, bounded by the Morrison Road on the West extreme front on the East running up said Creek to the old survey ground and thence to contain fifteen acres more or less. And the said P M Townsend as the sworn affiant and sworn informant and deposed to the said John W West as the title there is therein shown by virtue of his said sworn commission or all such title as the said Council & Featherstone (since deceased) possessed in his lifetime for testimony whereof the said P M Townsend sworn as aforesaid has hereunto subscribed his name and affixed his seal this day and flour above written.

WM Purse and Wm Seal
of H. C. Featherstone Inc.

Wm. Stiles of Malden & before me returned and acting
Simsbury County Judge of the Peace in and for said
County personally appeared Wm. T. T. T.
Sons of the Estate of Horace C. Christensen dec'd
who is known to me, a notary public to sign on this
day thus being informed of the contents of this Con-
veyance in Spanish and have voluntarily for the
purpose herein specified and at length set forth
been made and signed Aug 29th 1866
B. Sanders J.P.

B. Sanders, Jr.

W. State of Alabama } John B. McEllen Junr.
Fulton County } of the Probate Court for said
County, hereby Certify that the within
Commissaries were filed in my Office for registration
on the 29th day of Aug 1866, and were duly recor-
ded on the 1st day of Sept 1866, in Office Book
No 11, Pages 195 & 196 Given under my hand
John B. McEllen Probate Judge

Margaret Robinson } \$25⁰⁰ On day after date I promise to
 Pay to or order twenty
 five dollars after date hereunto from date &
 thirty days my present property which I promise
 to have paid and paid back in good order and by
 the first day of November 1866 the above note being for goods
 to supply on which note to add one in the first of each
 October & to the same I give my hand
 and seal this 14th day of July 1866
 Attest John T. Thornton Margaret A. Robinson

In State of Nebraska } John D. M. Chittam, Judge of the
 Criminal Court, } Probate Court for said County, and
 State Treasury Officer, } that the above Entry was filed in my
 Office for record on the 10th day of Sept. 1866 and was
 duly recorded on the 11th day of Sept. 1866, in Vol. Book
 Vol. 11, Page 197. Given under my hand
 John D. M. Chittam, Judge

John M Flanagan } On or before the first day of December next
 to wit } I promise to deliver to Messrs J. Lucas &
 J. and C. Lucas & Co } Company in Athens this bale of Cotton of
 1000 lbs to be made up in a bale and put up in good
 Merchantable order, the Consideration of the above is for
 family supplies that has been furnished to me this year
 and to be hereafter furnished to me in the future until
 notice of the said Company and putting the same
 value or value thereof by taking and receiving the same
 of the said 1000 lbs } John M Flanagan Esq
 Witness John Thompson

The State of Alabama } John P. McClellan Judge of
Superior County } the Probate Court for said
County do hereby certify that the above obligation was
filed in my office for registration on the 10th day of Sep-
1866, and was duly recorded on the 11th day of Septe-
1866 in Book Prob. Vol. 11, Page 197, from which my record
John P. McClellan Judge

While Mr. L. is gone } On or before the first day of December next
I, Geo. W. L. } I promise to deliver to Spaulding, Lucas & Co.
Spaulding, Lucas & Co. } in the town of Athens five bales of good cotton
of full average size and in good order and condition
The consideration of this obligation is for family supplies
that have been and is to be furnished to the said

to furnish and gather very large present grass seed crop
 John E. C. Whitcomb and Samuel C. Whitcomb the 11th day
 of August 1866. John M. Grayson (Seal)
 United John Thornton

The State of Alabama } John P. M. Chatham Judge
 Probate Court } of the Probate Court for said
 for Peace County hereby Certify that the above obligation
 was filed in my office for registration on the 11th day
 of Sept. 1866 and was duly recorded on the 11th day
 of Sept. 1866 in Book No. 11, Page 198, from under
 my hand John P. M. Chatham Judge

A. Brackman & Co. } On or before the 20th day of November
 1866, the promise to deliver to Spaulding
 Spaulding & Co. } Lucas & Co. in the town of Athens
 Alabama, 1/2 (C) bbls of Cotton of full average size
 in good order and condition the consideration
 of this obligation is for family supplies that has
 been furnished to the said Spaulding & Co. by the said
 present grass seed crop, value as shown by the
 this August 1st 1866
 John Thornton
 A. Brackman
 J. H. Brackman
 J. H. Brackman

The State of Alabama } John P. M. Chatham Judge
 Probate Court } of the Probate Court for said
 County hereby Certify that the above obligation was filed in my
 office for registration on the 11th day of Sept. 1866
 and was duly recorded in Book No. 11
 Page 198, on the 11th day of Sept. 1866
 John P. M. Chatham Judge

Thomas E. Loring } On or before the 20th day of November
 1866, the promise to deliver to Spaulding
 Spaulding & Co. } Lucas & Co. in the town of Athens
 Alabama, 1/2 (C) bbls of Cotton of full average size in good
 order and condition the consideration of this obligation
 is for family supplies that has been furnished to the said
 Spaulding & Co. by the said present grass seed crop, value as
 shown by the this August 1st 1866
 John Thornton
 Thomas E. Loring
 John Loring

The State of Alabama } John P. M. Chatham Judge
 Probate Court } of the Probate Court for said
 County hereby Certify that the above note was filed in
 my office for registration on the 11th day of Sept.
 1866 and was duly recorded in Book No. 11
 Page 198 & 199 on the 11th day of Sept. 1866 from under
 my hand John P. M. Chatham Judge

John M. McHenry & Co. } July 12th 1866 On any after
 to pay for supplies } after my wife's death the order of
 James S. Cornan } I Cornan will bind and for
 supplies stock furnished us on Myford Place for 1866, vol-
 untarily and without payment of value and
 charge the same to account of John M. McHenry
 John M. McHenry

The State of Alabama } John P. M. Chatham Judge
 Probate Court } of the Probate Court for said
 County hereby Certify that the above note was filed in
 my office for registration on the 8th day of Sept.
 1866 and was duly recorded on the 11th day of Sept.
 1866 in Book No. 11, Page 199 from under my
 hand John P. M. Chatham Judge

James E. Horton & Co. } This indenture made and entered into
 by and between } on this the 11th day of August in the
 Rodah Horton } Year of our Lord one thousand eight
 hundred and sixty six (1866) by and between James
 E. Horton and Emily R. Horton his wife of the first
 part of the County of Sumter in the State of Alabama
 and Rodah Horton of the same County and State of the
 second part Witness that the said James E. Horton
 and Emily R. Horton his wife parties hereto of the
 first part for and in consideration of Rodah Horton
 and Mary Ann E. Horton his wife selling and giving in
 full and complete act of the claims title of right
 or demand in certain lands, tracts, hundred and three
 20000 Acres more fully described in said conveyance
 made to James E. Horton his wife this day sold unto the
 said Rodah Horton all that certain tract of land
 lying and being in the State of Alabama and County
 of Sumter described as follows: The North West portion
 of fractional Section five Township Two Range one east

The State of Ohio, I John P. M. Chilman, Judge of the
 Supreme Court, County of Cuyahoga, County of Cuyahoga and
 State of Ohio, do hereby certify that the foregoing is a true and correct
 copy of the original as the same is on file in my office for
 the County of Cuyahoga, Ohio, this 1st day of Oct. 1866, A.D.
 and the same is a true and correct copy of the original as the same is
 on file in my office for the County of Cuyahoga, Ohio, this 1st day of Oct. 1866, A.D.

James S. Watkins, Clerk of the Court, do hereby certify that the foregoing is a true and correct
 copy of the original as the same is on file in my office for the County of Cuyahoga, Ohio, this 1st day of Oct. 1866, A.D.

Rodah Horton wife of James Horton made and entered
 to her 15th day of September 1866
 Bradley Wilson & Co. by agreement between Rodah Horton and
 her wife Mary and Horton of the County of Sumter
 in the State of Alabama of the first part and Joseph
 C. Bondley Hugh Wilson and William C. Pitty parties
 of the second part. Witness that for and in considera-
 tion of full and lawful debt and claims paid by the parties
 of the second part to the receipt whereof is hereby acknowledged
 and on the part of the said Mary and E. Horton
 for and in consideration of a Release this day executed
 by the said Rodah Horton contemporaneously herewith
 by which the said Rodah Horton has consented to John
 Robinson as trustee for the said Mary and E. Horton
 of the said Mary and E. Horton as her separate estate free
 discharged from all debt liability and incumbrances
 of her present or any future husband to certain lands
 therein described situate in said County of Sumter to
 which said deed reference is here made for the purpose
 of ascertaining same particularly the Channel and
 description of the property being conveyed and
 the lands therein contained the said Rodah Horton and
 Mary and E. Horton have this day given granted
 but and have sold in a deed three parcels of land
 fronting on the said River Joseph C. Bondley
 Hugh Wilson William C. Pitty parties under the firm
 name of Bradley Wilson & Co. certain lots or parcels of land
 situate in said County of Sumter and known and described
 as follows: "First" A tract of the N.W. 1/4 of Sec 31
 T. 2 R. 5 W. which has out of a stream running through and
 quarter thereof as the double branch and all that part
 of fractional Section C. 22 R. 5 W. which has out of said
 double branch and north of said River the two lots of land
 also described containing about 60 acres and all of
 the E. 1/2 of N.E. 1/4 of Sec 31 T. 2 R. 5 W. except about
 five acres off the S.E. corner of the same belonging to
 E. C. Hodge. Also the E. 1/2 of S.E. 1/4 of N.E. 1/4 of Section
 31 T. 2 R. 5 W. and all of the N.E. 1/4 of N.E. 1/4 of Sec 31
 T. 2 R. 5 W. except two acres being the same this two quarters
 of the same land last also described containing about
 65 acres and all the entire tract hereby conveyed containing
 about 128 acres and the same into the said parties of
 the second part their heirs and assigns forever And the
 said Rodah Horton for herself her heirs executors and ad-

ministrators warrants and will from defend the title to the above
 described lands into the said parties of the second part their heirs
 and assigns from and against the lawful title claim or de-
 mand of all and every person whomsoever In Witness whereof
 the said Rodah Horton and Mary and E. Horton have entered into
 their being seals this day and have first acknowledged
 before me
 John P. Hume
 Rodah Horton
 Mary and E. Horton

The State of Alabama 3 I Robert W. Hogg a Justice of the Peace
 Madison County 3 for said County do hereby certify
 that Rodah Horton and Mary and E. Horton whose names are signed
 to the foregoing conveyance and who are known to me as
 known to be before me on this day have been informed of the
 contents of said conveyance and they voluntarily executed the
 same on the day the same were dated hereunder my hand
 this 15th day of September 1866 R. W. Hogg J. P.

The State of Ala 3 I am the Officer of the Registry of the
 Sumter County 3 do hereby certify for registration in the
 day of Oct 1866 and is duly recorded in Book
 Vol 1 Pages 270 & 311, given under my hand Oct 15 1866
 John B. W. Chalmers Jr. R.

James E. Horton wife of This Indenture made this 15th
 day of September in the year 1866
 Bradley Wilson & Co. by agreement between James E. Horton wife of the County of Sumter in the State of Alabama
 of the first part and Joseph C. Bondley Hugh Wilson
 and William C. Pitty parties of the second part of the firm name of
 Bradley Wilson & Co. of the said County of Sumter that the
 said James E. Horton and her wife Emily Horton
 for and in consideration of the sum of three thousand
 five hundred and twenty dollars to them in hand paid the receipt
 whereof is hereby acknowledged have this day given granted
 but and have sold conveyed and confirmed and
 by their parties conveyed grant conveyed and confirmed
 by their parties into the said Joseph C. Bondley
 Hugh Wilson William C. Pitty parties under the firm
 name of Bradley Wilson & Co. all that certain tract
 of land lying and being in the County of
 Sumter in the State of Alabama and described as follows
 to wit: N. W. 1/4 of Sec 31 T. 2 R. 5 W. all of Sec 31 T. 2
 R. 5 W. lying north of said River on the East side of the Rock Island

Morris came offed this Seal the day and gave
 first class (written) *Paul Jones Seal*
Wm J. Pinner Seal
W. K. Bell Thayer & Co Seal

Wm. Lupton of Alabama }
 John W. Love } Acting Justices of the Peace
 in and for said County, personally appeared at Court Paul
 S. Gould Esq. P. Tanner M. C. Hill Perrygo all known
 to me also solemnly so before me on this day (that
 being informed of the Contents of this coming and being signed)
 by them freely and voluntarily for the purposes herein
 specified and at length set forth. Given under my
 hand Sept. 11. 1866 J. P.

*The State of Maryland, Clerk in the Office of the Judge
of the Probate Court of said County for and taken on the 11th day of September 1806
and is duly recorded in Book No. 11 Pages 221
222, 223 & 224. Witness my hand Oct. 15th. 1806*

[illegible]

225
 That the said Samuel & Sarah E. Tamm 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 hereby granted
 premises unto the said Mary Hays her heirs and assigns forever and against
 the lawful claims or demand of all and every person or persons claiming
 or holding under them the said Samuel Tamm Jr and
 Sarah E. Tamm her wife and also against the lawful title, claim
 or demand of all and every person or persons who were claiming
 or holding by farm or under the Government of the United States
 In testimony whereof the said Saml Tamm Jr and wife hereunto set
 their hands and affixed their seals the day and year above
 written

Samuel Tamm Jr
Samuel E Tamm

The State of Maryland, John P. M. Chatham Probate Judge,
 Somerset County, for said County Clerk, John C.
 Turner Jr. this eighth day of March presents on record before me a
 true and correct copy of a will of said deceased, and in my presence and before me the same to be
 duly attested, this Sept. 5th 1846, John P. M. Chatham Probate Judge.

The State of Alabama }
Then in the office of John Foye of the
Sumner County Probate Court for said County, for regis-
tration on the 6th day of Sept. 1896 which is duly closed in Book
Prob. Call Page 220, & 221. Oct 27 1896 Given under my
hand

John O. McCarver for regis.

Wm H Hayes Exec in at The Indiana Mode this the third
To Dard south of September One thousand
W Mitchell eight hundred and Fifty Six
between J B Hayes and Wm H Hayes Executors of
John W Hayes decd. And acting by authority of the
Circuit Court and testimony of Mrs Mary J Hayes
Widow of said decedent. And Charles B Hayes
and his wife Sarah C Hayes of the one part. and
George W Mitchell of the other party all of the
County of Tipton and State of Indiana
Witness that the said J B Hayes Exec
utors Wm H Hayes Widow and C B Hayes and
Sarah C Hayes his wife. for and Consideration of
the sum of Two hundred Dollars to them in hand
paid the Receipt whereof is hereby acknowledged
have this day bargained Sold Granted Aligned
conveyed released Conveyed and Confirmed and
by these Presents do give Grant bargain Sell alien

Wm H Hayes Exec etc at This Court was made this the third
 Day of September One thousand
 eight hundred and Fifty Six
 between J B Hayes and Wm H Hayes Executors of
 John W Hayes decd. And acting by authority of his
 Last Will and testament And Mary J Hayes
 Widow of said decedent And Charles B Hayes
 and his wife Sarah C Hayes of the one part and
 George W Mitchell of the other party all of the
 County of Sumner and State of Alabama
 Witnesses that the said J B Wm H Hayes Exec
 utors M J Hayes Widow and C B Hayes and
 Sarah C Hayes his wife for and Consideration of
 the sum of Five hundred Dollars to them in hand
 paid the Receipt whereof is hereby acknowledged
 have this day bargained Sold Granted Aligned
 conveyed released Conveyed and Confirmed and
 by these presents do give Grant bargain Sell alien

by posting in these or more public places in said County in an
unfalsified, true & correct manner a form and sufficient title
in full sample, and out of the proceeds of said sale, I shall
pay to the said O. S. S. the debt and interest remaining due.
And I am bound and will of any balance remaining shall pay it to
the said O. S. S. for him and assigns after receiving the
reasonable expenses of this advertisement first if said Mod.
shall promptly pay to said O. S. S. the debt and interest
thereon. If he shall not so pay, I shall pay the same to the said
O. S. S. for him and assigns. In witness whereof I have hereunto set my
hand and affixed my seal this day of October 1866
The Treasurer of
J. D. Wood & Co.
J. D. Wood & Co.
J. D. Wood & Co.
J. D. Wood & Co.

The North 1/4 and the SE 1/4 of the NW 1/4 -
The NW 1/4 and the South East 1/4 of the SE 1/4
and the SE 1/4 of the SE 1/4 of Dec 21st 1880
A 1/4 of the NW 1/4 and the NW 1/4 of SE 1/4 of
October 20 The NW 1/4 of the NW 1/4 of Dec 29
The East 1/2 of the NW 1/4 and the NE 1/4 of the
SE 1/4 of Dec 30. Also the following tract
known as the Elliott tract designated as the
NW 1/4 of Dec 28 all of which lands are in
Spanish land and Range three west. And any
other tract and two more more or less
to have and to hold the above described tract
or parcel of lands and Cotton Factory (is
one fourth of the same being an undivided
interest thereof with the tenements thereunto
belonging or anywise appertaining) and
the said J. W. Mitchell his heirs and assigns
forever. And the said J. B. Hayes and W. W.
Hayes executors of said J. B. Hayes dec'd. and
Mary Jane Hayes widow of said dec'd. and for
themselves their heirs executors and administrators
And for the heirs executors and administrators
of said dec'd. do hereby and in consideration
of the premises warrant and will forever define
the title to the above described and hereby granted
premises unto the said J. W. Mitchell his heirs
and assigns forever and against themselves and
all and any persons or persons claiming or to
claim under them the said J. B. Hayes or M. J.
Hayes or said J. B. Hayes dec'd. And also
against the lawful claim title or demand
of all and any person or persons who would
and testimony of the said J. B. Hayes
and M. J. Hayes for themselves and as
executors of J. B. Hayes dec'd. and Mary Jane
Hayes widow of said dec'd. have hereunto
set their names and affixed their seals the
day and year first above written

John D. Hayes Esq.
Wm. J. Hayes Esq.
Carr of J. D. Hayes deceased
Mary J. Hayes (P. 8)
Wm. of J. D. Hayes deceased

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State of Ohio
County of Hamilton
I, John B. McCallum, Justice
of the Peace for said County, hereby certify that John B.
Hedges and Mary J. Hedges, whose names are
signed to the foregoing Certificate and who are
known to me, acknowledge before me on this day the
being informed of the contents of the foregoing
instrument, the executed the same voluntarily on the day
the same were made.

13th 1866 A.D. ^{Green under} ^{Wm. H. Bond} ^{Chas. S. Bond} ^{Chas.}
John B. Underman
P. H. Judge

State of Ohio ^{ss} I John B. Middleton Judge of the Court
 of Common Pleas do hereby Certify that the foregoing Decree
 was filed for record in my office on the 19 day
 of September 1866. And was removed on the 26
 day of November 1866 in Docket Book No 11,
 pages 225 226 & 227.
 John B. Middleton
 Judge

C. B. Hayes } This Indenture made this twentieth day
 of September in the year one thousand eight
 hundred and sixty six between Charles B
 Hayes and his Wife Sarah C Hayes of the County of Lewis
 and State of Alabama of the one part and J
 W Mitchell of the same County and State of Ala
 bama of the other part that the said C B Hayes and S C
 Hayes 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 pres
 ents do give grant sell alien release convey
 convey & confirm unto the said J W Mitchell all
 their interest in and to (and being an undivided
 fourth) of all the following tracts or parcels of
 land being a part of what is known as Factory Land
 lying and being in the County of Lewis in the State
 of Alabama And Arrogated as the N E 1/4 of the N E 1/4
 and the South 1/2 of the S W 1/4 of Sec 25 of the N E 1/4
 of the S W 1/4 of Sec 27 the North 1/2 and the
 S W 1/4 of the N E 1/4 and the N 1/2 and the S E 1/4
 of the S W 1/4 of Sec 22 The North 1/2 of N W 1/4
 The North 1/2 & the S E 1/4 of the N E 1/4 the S E 1/4 of

the SE 1/4 and the SE 1/4 of the SE 1/4 of Sec 22, the NE 1/4 of the NE 1/4 and the NE 1/4 of the SE 1/4 of Sec 22, the NW 1/4 of the NW 1/4 of Sec 22, and the East half of the NE 1/4 and the NE 1/4 of the SE 1/4 of Sec 22. All in Township 2 S and Range 10 E. Containing two hundred and fifty Acres More or less to have and to hold above described tract or parcel of land (or) and fourth of the same being an undivided interest thereof, with the numerous covenants belonging in forever appurtenant with the said G. H. Mitchell, his heirs and assigns forever And the said C. B. Haynes and his heirs for themselves their heirs, executors and administrators in Consideration of the sum of Twenty and no more Dollars paid to the said G. H. Mitchell his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said C. B. Haynes and his heirs and assigns the lawful claims, title or demand of all and every person or persons whatsoever. In testimony whereof the said C. B. Haynes hereunto subscribed his name and affixed his seal this day and at your first place written.

Signed, Sealed and attested: C. B. Haynes
in presence of: C. B. Haynes

W. S. Res. St. Louis
1870

State of Mo. John B. McClellan, Judge of the County of St. Louis, do hereby certify that the foregoing C. B. Haynes and his wife whose names are subscribed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the same and they executed the same voluntarily in the same laws aforesaid. Given under my hand this 13th day of September 1866.

John B. McClellan
Judge
County of St. Louis

I John B. McClellan Judge of the County of St. Louis do hereby certify that the foregoing deed was in my office for record on the 14th day of September 1866.

1866 And was duly recorded on the 26th day of November 1866 In Deed Book No 11 Page 227
John B. McClellan
Judge

W. E. J. Mitchell 3 This Indenture made this the 3rd day of September in the year one thousand eight hundred and six between G. H. Mitchell and his wife E. J. Mitchell of the County of St. Louis and the State of Mo. of the one part and C. B. Haynes of the same County and State of the other part. Witnesseth that the said G. H. Mitchell and his wife E. J. Mitchell for 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 duly given granted conveyed sold aliened conveyed relinquished conveyed and confirmed and by these presents do give grant convey sell alien and convey relinquish convey confirm unto the said C. B. Haynes all that certain tract or parcel of land to have an interest of an undivided three fourths of a part of the land known as the Factory Lands and designated as the NW 1/4 of the SE 1/4 of section 1 only and the North West Quarter of the North West Quarter of section twenty eight together with the Cotton Factory on the same stream as by the title Swan Factory. Also an undivided three fourths interest in the tract of land known as the Elliott tract and designated as the North East East Quarter of Section Twenty Eight. All of which land is in Township 2 S and Range 10 E. Containing two hundred and ten acres More or less to have and to hold the above described tract or parcel of land with the numerous covenants appurtenant and appertaining thereto belonging to in and used therewith appurtenant with the said C. B. Haynes his heirs and assigns forever And the said G. H. Mitchell and E. J. Mitchell for themselves their heirs executors and administrators do hereby and in Consideration of the sum of Twenty two hundred and no more Dollars paid to the said G. H. Mitchell and his wife and fully granted premises unto the said C. B. Haynes his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said

Wm Mitchell and E J Mitchell. And also
the lawful heirs, title or demand of all and
any person or persons whatsoever claiming or
holding by them or under the Government of the
United States. In testimony whereof the said
W Mitchell and E J Mitchell have hereunto set
their hands and affixed their seals. At
New York this first day of October

Signed Sealed and
In presence of

US Revenue
Stamp

State of Ala ³ John B McCallum Prob
County of Summerton } Judge for said County have certified
that G. H. Mitchell and his wife E. M. Mitchell B. who
Names are assigned to the foregoing conveyance in
what we are well known and are the same dis
posed in said conveyance and who are not
necessarily subscribe the same in my presence as the
the 18th day of September 1896. J. B. McCallum

John B. McClintock
Probate Judge

State of Mo. Probate Judge
County of St. Louis. I John B. McCallum, Judge of
Probate in and for said County and State hereby
Certify that the foregoing Debt was filed for
record on the 25th day of September 1866 and
was duly recorded on the 26th day of September
1866 In Debt Book No. 11 Pages 239 & 240

John B. McCallum
Judge & Co

James L. Matthews Esq. & Son the the second day of January
 To Esq. John E. Horton in the year of our Lord one thousand
 eight hundred and sixty one (1861) by and
 between James L. Matthews and Esq. Matthews his
 wife of the first part of the County of Madison
 in the State of Alabama: James E. Horton and
 Esq. Horton of the same County and State
 of the second part: Witness that the said

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James I Watkins and Eliza Watkins his wife parties first of
the first part for and in consideration of the sum of Fifty
thousand Dollars to them in hand paid by the said James
E Horton and Rodah Horton parties first of the second
part the receipt whereof is truly acknowledged they the
said James I Watkins and Eliza Watkins his wife have this
day given granted bargained sold aliened conveyed
and confirmed and confirmed and conveyed and by these pre-
sents to give grant bargain sell alien convey release
confirm and confirm unto the said James E Horton and
Rodah Horton the parties first of the second part
their heirs and assigns forever the following described
lands situate lying and being in Tennessee in the
State of Tennessee Constituting the said grantors full
undivided interest called Round Bottom or near Elk
River in said County of Tennessee More fully de-
scribed as follows: To wit: The Landway plantation
proper containing according to the Government sur-
vey Twelve hundred and Ninety Acres and sixty
Nine hundredths of an acre (Say 1219 $\frac{69}{100}$ acres) and
comprising the following Subdivisions to wit: The South
East Quarter of Section thirty two in Township one
of Range five West on the district of Lands sub-
ject to sale at Knoxville Alabama ^(Part of Section in the said State)
containing one hundred and sixty two acres the South West Quarter
of Section two in township two of the same range con-
taining 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 Thirty three acres
and fifty two hundredths of an acre Fractional Sec-
tion three (West of Elk River) in the same Township
Range containing One hundred and forty four acres
and thirty one hundredths of an acre Fractional sec-
tion four (West of Elk River) in same township and
Range containing Three hundred and fifty one
acres and Eight Nine hundredths of an acre And
Fractional Section five (West of Elk River) in the same
Township and Range containing Three hundred and
fifty acres and Ninety hundredths of an acre Also
the South West 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 Ten
the South East quarter of the North East quarter of Sec-
tion thirty two in same township and Range containing
Forty acres and $\frac{10}{100}$ The North West quarter of

SE 1/4 of NW 1/4 Sec 24 T 3 Range 4 E 1/2
of S E 1/4 Sec 11 E 1/2 of NW 1/4 of
T 14 in all 980 to have and to hold the above
described land with all the tenements and appur-
tenances thereto belonging or in any way apper-
taining unto the said Robert C. Smith his
heirs and assigns. That the said A. L. McHenry
Sheriff as aforesaid for himself his heirs exors
ors and administrators does hereby and under
consideration of the premises warrant and will
over defend all such title as is stated in his
or Sheriff and by virtue of the said execution
Intestment Whose I have herewith enclosed
my name and opposed any and all the day and
year above written

A. L. McHenry Sheriff

I, John B. McCallum
Judge of the Probate Court
of said County hereby certify that the foregoing
Deed was filed for record in my office on the
15th day of October 1866 and was duly recorded in
Deed Book No 11, Pages 245 & 246 on the
27th day of November 1866

John B. McCallum
Judge

Thomas B. Sandifer & The Trustees under the 29th day
Deed Trust of October 1866 return Thomas B. Sandifer
J. W. Hooley et al of the first part Mary C. Smith of
the second part and John W. Hooley of the third part
all of the County of Sumner and State of Alabama
Witness that whereas the said Thomas B. Sandifer
is justly indebted to the said John W. Hooley as shown
by his note for the sum of one thousand three hun-
dred and eighty five Dollars and note being
for one thousand and thirty five Dollars and
other claims for three hundred and fifty Dollars
and due about the first of October 1866 as per note
and claims which said debt and sum of money
with the interest thereon due and owing to the
said John W. Hooley is willing and desires to
secure that this Indenture witness that for
in consideration of the premises and also for

particular consideration of five Dollars to the said Thomas
B. Sandifer paid by the said Mary C. Smith at and be-
fore the sealing of this present the receipt whereof is hereby
acknowledged the said Thomas B. Sandifer has granted
conveyed sold aliened conveyed conveyed and con-
veyed and by these presents doth bargain sell alien
convey and confirm to the said Mary C.
Smith his heirs executors administrators and assigns all
part of that certain tract and parcel of land and
plantation lying and situate in the County of Sumner
State of Alabama which Thomas B. Sandifer and his heirs
as follows to wit: That certain farm or plantation
and known as the River plantation and lying ad-
jacent to the North of Sumner Creek and the Tennessee river
in Sumner County Alabama which formerly owned
by the said Sandifer since dead and him by the said
Thomas B. Sandifer said plantation having under
deed with others shown him attached to the said Thomas
B. Sandifer in a division of the lands belonging to
the Estate of the said William Sandifer and being
the said Thomas and his Brother James B. Sandifer
together with all the appurtenances thereto and lying
and containing about five hundred and thirty acres more
or less and to hold said land and plantation as intended
to be granted plantation and premises with their appur-
tenances unto the said Mary C. Smith his heirs exors
ors administrators and assigns forever That the
said Thomas B. Sandifer for himself his heirs exors
ors and administrators doth hereby covenant promise and
agree to and with the said Mary C. Smith his heirs
executors administrators and assigns forever that the
said Thomas B. Sandifer his executors and adminis-
trators the aforesaid tract or parcel of land and
plantation with their appurtenances hereby conveyed or
intended to be conveyed unto the said Mary C. Smith
his heirs executors administrators and assigns against all
persons whomsoever Shall and will warrant and for-
ever defend by these presents upon trusts that the said
Mary C. Smith Shall whenever the said
John W. Hooley shall in writing require sell the said
tract of land or plantation and premises heretofore
described as intended to be described or so much there-
of as shall be sufficient for the purpose at hand
and pay to the highest bidder for ready money at
the sum to him in the term of three months

administrators or assigns to sell said property above de-
 cribed & conveyed or such part thereof as may
 be necessary to satisfy said debt at public auc-
 tion to the highest bidder for cash. Such giving
 due notice by advertising in a newspaper
 published in the County where such sale is made
 of the time and place of sale And out of the Mon-
 ey arising from such sale to pay first the
 cost & charges incident to the execution of this
 Note and then to retain a sum sufficient to dis-
 charge said Note with the interest that may be
 then due thereon; and the surplus if any be paid
 to the party of the first part. His execution a com-
 missioner or assignee. In witness whereof this parties
 have hereunto set their hands seals; this day and
 year first above written.

J. H. Williams
Chas. H. Hoisington

State of Ohio. * James H. Scruggs Judge of
County of Hamilton. The Probate Court for said County
hereby Certify that Small Williams and Merion
Messingale whose Names are signed to the foregoing
Conveyance and who are personally known to me
acknowledged before me on this day that they
instruments of the Contents of said Conveyance were
executed the same voluntarily on the day the same be-
came due; Given under my Hand this 20th March A.D. 1860

James H. Scruggs
Judge P. C.

State of Ohio 30 John B. McCallum Judge
of the Court of Probate County Auditor of the
County of Cuyahoga was filed for record in my
office on the 23^d day of November 1866 the
Subscribed on the 28th day of November 1866
in Book Case No 11 - Pages 249 & 250

L. B. McCallum
 Page 10

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W. S. Malcom vs. J. H. Brown & Co. Deeds. This is a bill of partition of land in the County of Lincoln, State of New York, and the same is as follows: The land is situated in the County of Lincoln, State of New York, and is bounded on the north by the land of J. H. Brown & Co., on the south by the land of J. H. Brown & Co., on the east by the land of J. H. Brown & Co., and on the west by the land of J. H. Brown & Co. The land is divided into two parts, one of which is owned by J. H. Brown & Co., and the other by W. S. Malcom. The land is to be partitioned so that each party may have a fair and equitable share of the same. The land is to be partitioned into two parts, one of which is owned by J. H. Brown & Co., and the other by W. S. Malcom. The land is to be partitioned so that each party may have a fair and equitable share of the same.

The State of Alabama }
 Forsyth Co. Circuit } Before me John B. McCallum Judge
 for said Circuit, personally appeared T. S. Malone, & H. B.
 Malone, his wife, & acknowledge to me, who being informed of
 the contents of the within Envyance signed & sworn
 freely & voluntarily that said T. S. & H. B. Malone in the
 Envyance executed by said Envyance Team made my
 home this 11th day of Sept. 1860.
 John B. McCallum

The State of Ohio, In the office of the Judge of
 Common Pleas, in the County of Cuyahoga,
 State on the 27th day of March A.D. 1880, came and was
 recorded on the 28th day of same month in Book
 Book No. 11, Page 254, the foregoing and signed
 John B. McElhenny
 Judge

John H. Townsend. To have and to hold the above described and hereby granted lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said John H. Townsend, his heirs and assigns forever; And the said John H. Townsend and wife for themselves their heirs and executors and administrators do hereby and in consideration of the sum of five hundred and fifty dollars defend the title to the above described and hereby granted premises unto the said John H. Townsend, his heirs and assigns forever and against themselves and all and any person or persons claiming or holding under them the said John H. Townsend & A. M. Binford his wife, And also against the lawful title claim or demand of all and any person or persons whomsoever claiming or holding under the Government of the United States of America; In testimony whereof the said John H. & A. M. Binford have subscribed their names and affixed their seals the day and year above written.

John H. Binford
A. M. Binford

State of Mo. Before me J. B. Sanders and County of Boone. Acting Justice of the Peace in and for said County and State personally appeared John H. Binford & his wife A. M. Binford both known to me and acknowledged before me on this day that being informed of the contents of this conveyance they executed the same free and voluntarily on the day the same were dated. Given under my hand November 22^d 1866.

B. Sanders J. P.

State of Mo. I John B. McClellan Justice of the Peace for said County of Boone. hereby certify that the foregoing Deed was filed for record in my Office on the 22^d day of November 1866. And duly recorded on the 28th day of November 1866. In date book No 11 page 253 & 254.

John B. McClellan
Judge

No. 1. To 3. Mrs. Henderson, widow and executrix on the last will of Deed 3 day of November 1866 by and between Henry A. Tate & Rosa Heister of the County of Limestone and State of Mo. of the one part and Rosa Heister of the County of Madison in said State of the other parts. Witness that said Henry A. Tate for and in consideration of the sum of fifteen hundred Dollars to him in hand paid by said Rosa Heister the receipt whereof is hereby acknowledged has given granted bargained sold aliened conveyed and conveyed unto said Rosa Heister her heirs and assigns forever for her sole and separate use and benefit. And by these presents doth give grant bargain sell alien convey and convey unto said Rosa Heister her heirs and assigns forever for her sole and separate use the following described Lands viz. The South West Quarter of Section 12 in Township five Range three West containing one hundred and eighty acres more or less Situate in the County of Limestone State of Missouri. To have and to hold the said land with the tenements hereditaments and appurtenances thereto belonging or in anywise appertaining unto her the said Rosa Heister her heirs and assigns forever for her sole and separate use and benefit. And the said Henry A. Tate for myself my heirs executors and administrators doth covenant to and with the said Rosa Heister her heirs and assigns forever that I will forever warrant and defend unto her and heirs the lands aforesaid against the lawful claim or demand of myself and any and all persons claiming under or through me or by or through or under the United States. In Witness whereof I have set my hand and seal the day and year above written.

Henry A. Tate

Mrs. Rosa Heister purchased the above described lands upon the understanding and agreement to and with the said Henry A. Tate that a right of way should be secured to her for her use and assigns from the Main road and Trunk Road, commencing at the South East Corner of the North West Quarter of Section 12 along the Eastern boundary of said Quarter section to the South East Corner of said South West Quarter of Section 12. And from thence all "Run by these presents to be run

William Whittier and Henry A. Tatro for and in consideration of such agreement hereby convey unto said John Robertson hereinafter and assigns forever a right of way as aforesaid for horses and vehicles from their now and hereafter. The witness whereof we hereto set our hands and seals November 5th 1866.

Wm Whittier
Henry A. Tatro

The State of Ohio J. Robert H. Nelson as Madison County Notary Public in and for said County and State duly commissioned and qualified do hereby certify that Henry A. Tatro and William Whittier whose names are signed to the foregoing instruments that who made the personally known acknowledged before me on this day that being informed of the contents of the said instruments they executed the same voluntarily for the purposes therein specified and to say the same have date

Given under my hand this 11th day of November AD 1866

J. R. Nelson
Notary Public
Madison Co. Ohio

The State of Ohio J. John B. McWilliam Judge Sumner County Notary of said County do hereby certify that the foregoing instruments were for record in my office on the 19th day of March AD 1866 and in the 28th day of June in Deeds & Books Sumner pages 255 & 256

John B. McWilliam
Judge

James E. Horton 3 This instrument made and intended unto the said James E. Horton of the County of Sumner in the State of Missouri of the first part and John Robertson of the County of Madison in said State of the second part witness whereof we hereto set our hands and seals November 5th 1866. The witness whereof we hereto set our hands and seals November 5th 1866.

for the benefit of certain creditors of said James E. Horton named in said Deeds certain lots or parcels of land in said County of Sumner therein described estimated to be equivalent to about 362 Acres and where the said James E. Horton and Emily Horton have by another Deed of even date herewith conveyed to Joseph C. Bradley Hough Nelson and William C. Bick Partum under the firm name of Bradley Nelson & Co. certain other parcels of land in said County of Sumner particularly described in said Deeds containing 340 Acres more or less and where the said James E. Horton and Emily Horton have by their another Deed of even date herewith conveyed to Abraham C. Christopher certain other parcels of land in said County of Sumner therein described in said Deeds containing in all 160 acres more or less to each of which said three Deeds above mentioned and of which are executed contemporaneously with this conveyance reference is here made for the purpose of ascertaining the enumeration thereof as well as the character and description of the property therein conveyed; that whereas the said Emily Horton has by joining with her said husband in the execution of said Deeds above named relinquished her dower interest in and to all and singular the lands described in said Deeds respectively that whereas the said several relinquishments of Dower as made by the said Emily Horton were made by her upon and in consideration of the express promises and agreements of James E. Horton to convey by Deeds in writing contemporaneously with said three Deeds before named to said John Robertson in trust for the sole and separate use of said Emily Horton and as her separate Estate free and discharged from all debt, liabilities and marital rights of her present or any future husband the real Estate hereinafter particularly described there in consideration of the sum of five Dollars and for the further consideration of Ten Dollars in hand paid by the said John Robertson the receipt whereof is hereby acknowledged the said James E. Horton hath this day given granted conveyed sold and hath by these presents do granted conveyed sold unto the said John Robertson his heirs and assigns the full entire interest of parcel of land situate in said County of

Lineation to the Sth of Sec 32 T 1 R 59
 Containing 81 Acres and parts of Sec 4 T 2 R 5
 The description as follows: Beginning at the N^W
 Corner of said Sec 4 running East 122 poles to a stone
 on the front of Eth river thence South 45° E 31 poles
 to a stake at the corner of a fence on the bank
 of Eth River thence South 15° E 186 poles to a
 white oak tree and the house of said river thence
 West 194 poles to a black oak tree on the bank
 of said River thence North 194 poles to the
 beginning: Containing about 200 Acres. The
 whole of said lands above described and being
 containing about 281 Acres to have and to
 hold the said lands above described with all
 the tenements and appurtenances thereto belong-
 ing unto him the said John Robinson his heirs and
 assigns forever: In trust however for the
 sole and separate use of the said Emily
 Horton and as her separate estate free and
 discharged from all the debts liabilities and
 marital rights of said James or any future
 husband with the right on the part of the said
 Emily to occupy and use the said premises
 and to have receive and enjoy all the rents
 profits and income thereof as and for her sepa-
 rate estate: In Witness whereof the said James
 & Emily both hereto set his hand and seal
 this day and year first above written

James E. Horton
 Thomas W. White

The State of Ohio: I Robert H. Higg a Justice
 of the Peace for said
 County & State hereby certify that James E. Horton the
 Name is signed to the foregoing Conveyance and
 who is known to me as mentioned before and
 this day that being informed of the contents of
 the Conveyance the execution the same & contents
 on the day the same were made: Given under
 my hand this 15th day of September 1866

Robert H. Higg
 Justice of the Peace
 Co. of Limestone
 I John B. McClellan Just of
 of Probate of said County in of Certificate

the foregoing Deed was filed in my office for record
 on the 24th day of October 1866 and duly recorded
 on the 29th day of December 1866 in Deed Book
 No 11 pages 256 257 & 258

John B. McClellan
 Judge &c

613 Hayes wife 3
 To Deed 3
 W. Mitchell 3
 This Indenture made this twentieth day of Sep-
 tember One thousand Eight hundred and sixty
 six between L. B. Hayes and his wife Sarah Hayes of the
 County of Limestone and State of Alabama of the one part
 and W. Mitchell of the same County and State of the other
 part Witnesseth That the said L. B. Hayes for and in
 consideration of the sum of one thousand Dollars to
 him in hand paid the receipt whereof is hereby acknowledged
 and have this day given granted conveyed sold
 aliened enfeoffed released conveyed and confirmed
 and by these presents do give grant convey and con-
 firm all that certain tract or parcel of land lying and being in the County
 of Limestone and State of Ala. which is known
 as the Sth of Section Thirteen Township Sevens
 Range Four North West the Nth of
 the Nth of Sec Thirteen in Twp Four and Range
 Four North Containing one hundred and twenty five
 and 92 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 W. Mitchell
 his heirs and assigns forever That the said L. B. Hayes
 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 W. Mitchell his heirs and assigns
 from and against themselves their heirs and assigns
 from or persons claiming or holding under the said L.
 B. Hayes & Hayes their heirs and assigns the lawful
 title claim or demand of all and any person or
 persons whatsoever In testimony whereof the said L. B.
 Hayes & his wife Sarah Hayes have hereunto Subscribed their names
 and affixed their seals: This day and year first above
 written
 Signed sealed & delivered in presence
 L. B. Hayes
 Sarah Hayes

State of Mo. Before me John B. McCallan
County of Linn
Came to B. Hays and his wife S. L. Hays and
to the said Hays and the same appeared in the
going conveyance and freely and voluntarily
signed the same in my presence for the purpose
herein set forth given under my hand this
13th day of September 1866

John B. McCallan
Judge &c

State of Mo. Before me John B. McCallan Judge
County of Linn
That the foregoing Deed was filed for record in my
office on the 19th day of September 1866 and
recorded in Deed Book Number 11 pages 257 & 258
on the 29th day of November 1866

John B. McCallan
Judge &c

Robert Vaughan

To Have
This Indenture made this 16th day of June
1866 between John Webb of the first part
Robert A. Vaughan of the second part
H. J. Gladish of the third part. Witnesses that

as a partnership has existed in the farming business between
the parties of the first part and second part and
whereas they are desirous to terminate the same and where
the party of the first part has advanced in said partnership
one bale of cotton weighing four hundred and eighty
pounds twenty five bales of corn and twenty three
dollars and twenty cents which making as before stated
to terminate said partnership the said party of the
second part has agreed to pay to the said party of the
first part the bale of cotton above set forth
the corn and the money advanced as a above stated
in relation thereto the sum of five hundred dollars
for his interest in said partnership crop and
therein occurring the said party of the first part
the fractional payments of the same does for
in consideration of the premises herein set forth
and giving unto H. J. Gladish his heirs and
assigns all the crop grown or to be grown on said
partnership premises or land which was being
cultivated in partnership for the year 1866 with the

might to take the same into possession as soon as gathered or so
much thereof as may be necessary to pay the amounts above
specified to wit one bale of cotton weighing four hundred
and eighty dollars twenty five bales of corn and twenty
three dollars and the sum of five hundred dollars
specified heretofore the cotton to be ginned and sold
by the party of the second part then as soon as the said
amounts are paid including cotton corn and money and
the expenses of this deed then this deed is to be void
given under our hands and seals this the 16th day
of June 1866

H. J. Gladish
John B. Webb Jr.
H. J. Gladish
Witness John H. Moore

H. J. Gladish

Robert A. Vaughan

The State of Mo. Before me John B. McCallan Judge
County of Linn
That the foregoing Indenture was filed for record in my
office on the 19th day of September 1866 and
recorded in Deed Book Number 11 pages 257 & 258
on the 29th day of November 1866

John B. McCallan
Judge &c

State of Mo. Before me John B. McCallan Judge
County of Linn
That the foregoing conveyance was filed for record
in my office on the 16th day of July 1866 and
recorded on the 29th day of November 1866
in Deed Book Number 11 pages 262 & 263

John B. McCallan
Judge &c

James M. Hays
To Have
Witness Malone

This Indenture made this the 13th day of November
in the year Eighteen hundred and Sixty Six between
H. J. Gladish Farmer Wife Sarah C. Gladish of the
County of Linn State of Mo. of the one
part and James Malone and State of Mo. of the other part

Witnesseth That the said Peter Turner & wife Sarah Turner of and in consideration of the sum of Twenty Dollars to him in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold conveyed and confirmed unto the said Gustavus Malone Clerk all that certain lot or parcel of land lying and being in the town of Athens Sumner County State of Missouri. This sum and described as follows to wit: 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 Marysville and the road leading from Athens to Barren Ferry beginning at the point where the said roads intersect intersect the eastern boundary of said half quarter thence south Sixty Eight feet to the south west corner of said half quarter thence East to the corner of a certain lot or parcel of the said quarter sold to Dorothy S. Rogers thence North to the corner of said Dorothy S. Rogers lot thence East to the Creek thence along the Creek to the place where said quarter meets the beginning containing from Eight to Eleven Acres more or less excepting two acres out of said land parcel sold to Matthew Wells by Benjamin Edwards and which a log house was built: To have and to hold the said Eight or Eleven Acres of land with the tenements and appurtenances thereto belonging to the said Gustavus Malone Clerk his heirs and assigns. And the said Peter Turner and wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant the title to the above described land: In testimony whereof the said Peter Turner & wife have hereunto set their hands and affix their seals the day and year above written.

Peter Turner

Sarah C. Turner

State of Mo. Before me B. Sanders an acting Justice of the peace in and for said County personally appeared Peter Turner and Sarah Turner his wife both known to

me acknowledged before me on this day that being informed of the contents of this conveyance they executed the same freely and voluntarily on the day the same were made and for the purposes therein specified. Given under my hand this 13th day of January 1866.

B. Sanders J.P.

State of Mo. I John B. McCallan Judge of the County of Sumner do hereby certify that the foregoing Deed was filed for record in my office and duly recorded on the 29th day of January 1866. In Deed Book No. 11 Page 261 & 262.

John B. McCallan
Judge etc

H. Williams & wife
D. Deed
Chas B Hayes

This Indenture Made this 18th day of May in the year one thousand Eight hundred and Sixty Eight between Andrew W. Williams and Elizabeth McWilliams wife of the said Andrew McWilliams of the County of Sumner and State of Mo. of the one part and Chas B Hayes of the other part Witnesseth That 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 conveyed and confirmed unto the said Chas B Hayes all that certain tract or parcel of land lying and being in the County of Sumner and State of Missouri. And sum and described as follows to wit: viz The NW 1/4 of the NW 1/4 of Sec 16 Township 2 Range 4 North also a fractional or parcel of land commencing on the East side of the Sumner & Barren Ferry road running North with the Rail Road 32 Rods thence East 32 Rods thence South 32 Rods to the North line of said Sec 17 thence 26 Rods to the beginning containing four acres more or less. Said fractional or parcel of land lying in Sec 8 T2 R4 West: To have and to hold the above described tract or parcel of

legue with the tenements and appurtenances thereto
belonging or in anywise appertaining unto the said
Charles B. Hayes his heirs and assigns forever. And
the said Andrew McWilliams and Elizabeth McW
illiams for themselves their heirs executors and admin
istrators do hereby and in consideration of the sum
of ten dollars and will forever defend the title to the
above described and hereby granted premises unto
the said Charles B. Hayes his heirs and assigns
free and against themselves and all and every
person or persons claiming or holding under the
said Andrew McWilliams and Elizabeth McW
illiams and also against the lawful title
claim or demand of all and every person or per
sons whatsoever claiming or holding by force
or under the Government of the United States.

In witness whereof the said
Andrew McWilliams and Elizabeth McWilliams
hereunto subscribed their names and affixed
their seals this day and year first above written.
Signed Sealed and 3 Andrew McWilliams
Delivered in presence of 3 Elizabeth McWilliams
W. D. Hayes
J. B. Hayes

State of Ohio 3 John B. McWilliam Judge of
County of Summit Probate for said County hereby
certify that the foregoing Deed was filed in my
office for record on the 29th of August 1866
and duly recorded on the 29th of August 1866
Deed Book No 11 pages 263 & 4

John B. McWilliam
Judge

John W. Crawford 3 Show All Men by these presents by these presents
To Whom 3 that whereas we John W. Crawford and
Henry Bearley 3 wife Matilda E. Crawford for and in con
sideration of the sum of twenty five hundred and
Dollars to the said John W. Crawford in hand paid
the receipt whereof is hereby acknowledged did on the 1st
day of October 1865 bargain and sell to Henry Bearley
his heirs and assigns all my right title and interest in
and to the following described tract or parcel of land ly
ing and being and lying situate in the County of Summit
State of Alabama and bounded as the South
East Quarter of Section twenty Seven Township one Range
Six North and I do hereby warrant and will forever de
fend the title of the said land to the said Henry Bearley
his heirs and assigns forever against all lawful claims.
This agreement further testifies that whereas I have
heretofore purchased the following tract of land to wit the
North West Quarter of the South West Quarter of
Section Twenty Six Township one Range Six North and
acres of land for title to the same from George W
Perry then of John W. Crawford should have obtained
good title to said land this deed is to operate as
conveyance of said forty acres from under our
names lands and souls this day of August
1866

To Have

John W. Crawford
Matilda E. Crawford

The State of Alabama 3 J. W. Todd an acting Justice of
County of Summit the peace in and for said County do
hereby certify that John W. Crawford and Matilda E. Crawford
whose names are signed to the foregoing conveyance
is known to me acknowledged before me this the
28th day of July 1866

J. W. Todd, J. P.

State of Alabama 3 John B. McWilliam Judge
of Summit 3 of Probate for said County hereby
certify that the foregoing conveyance was filed in my
office for record on the 25th day of August 1866
and duly recorded in Deed Book No 11 pages 263
& 4

John B. McWilliam
Judge

David McElliot } This Indenture made this the 11th day of
 To David } October in the year of our thousand
 John Jackson } Eight hundred and Sixty Six
 David McElliot of the County of Sumner and
 State of Ohio of the one part and John Jackson
 of the other part Witnesseth that the said
 David McElliot for and in consideration of
 the sum of Two hundred and fifty Dollars
 to him in hand paid the receipt whereof is hereby
 acknowledged here this day given granted conveyed
 sold aliened in full released conveyed and
 confirmed: And by these presents do give grant
 bargain sell alien in full release convey and
 confirm unto the said John Jackson all that
 certain tract or parcel of land lying and
 being in the County of Sumner State of Ohio
 and therein and described as follows to wit
 the E 1/2 of North East Quarter of Section
 14 in Township 13 N of Range
 14 W of the Meridian of 1816 and
 containing 20 Acres and 25 Cents and
 1/4 of an acre: More or less. To have and to hold
 the above described tract or parcel of land
 with the tenements and appurtenances there
 unto belonging or in any way appertaining
 unto the said John Jackson his heirs and as
 assigns forever And the said David McElliot
 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 Jackson his heirs and assigns forever
 and against himself and all and every
 person or persons claiming or holding and
 having the said David McElliot and all
 against the lawful title claim or demand
 of him and any person or persons whomsoever
 claiming or holding by from or under the
 Government of the United States: In testimony
 whereof the said David McElliot
 hereunto subscribe his Name and affix
 his seal this day and year first above and
 signed sealed and above in presence of
 David McElliot
 John Jackson

State of Ohio } I John B. McCallister
 County of Sumner } Judge of Probate
 Certify that the foregoing Deed from David
 McElliot to John Jackson was filed in my
 Office on the 14 day of October 1866 and
 duly recorded in Deed Book Number 11 p. 266
 John B. McCallister
 Judge S. B.

David P. Ecklinger
 To David
 John B. Hayes and Son

This Indenture made this the fifteenth day of August in
 the year of our Lord one thousand eight hundred and Sixty
 Six David P. Ecklinger and his wife Elizabeth B. Eck-
 lenger of the County of Sumner State of Ohio of
 the first part and John B. Hayes and Son of
 the same place of the other part: Witnesseth that
 the said party of the first part for and in con-
 sideration of the sum of Six hundred Dollars law-
 ful money to them in hand paid before the delivery
 hereof: The receipt whereof is hereby well receiving
 hereof given and sold and by these presents do
 bargain and sell unto the said party of the
 second part this here and assigns forever all that
 certain tract or parcel of land lying and
 being in the County of Sumner and State of
 Ohio and which is therein and described
 as follows to wit: The South East corner of

of Section Sixteen in Township Three of Range
Four West Containing one hundred and Sixty
Acres More or Less together with all and
Singular the Eminent Domain and appur-
tenances And All the Estate title and
interests of the said party of the first part
in and to the said party of the first part
And the said party of the first part
Doth hereby Covenant & agree with the said
party of the second part that at the time of
Delivery thereof the said party of the first
part is the lawful owner of the premises is
above granted And Warrants thereof in fee
Simple absolute and they will warrant
and defend the above described and hereby
granted premises ^{to the quick and for ever} of the said party of the second
part Their heirs and assigns forever against the
lawful claims of all persons whomsoever
In Witness Whereof I have hereunto set my hand and Seal the day
and year above written

Quinn Mulligan
Howard R. Mulligan

State of Ala B. Before Me B. Sanders are acting
Linneths County Justice of the peace in and for said
said County and personally appeared Quince Beck
husband and wife Asenath Beck living with them
at Me. who acknowledged before me on this day
that being informed of the contents of this conveyance
they signed the same freely and voluntarily for
the purposes therein specified and at length
its full force under my hand they wish
28th 1866 B. Sanders J. P.

B. Soudano Jr

State of Ark. 3^d J. W. McCallan Judge
County of Sevier 3^d of Probate in and for said
County & State. Certify that the foregoing
Conveyance was filed for record in my office
on the 4th day of September 1866. This only record
day on the 30th day of November 1866. See
Rec'd. I. D. No. 10. November 11th 1866 2634268

Thos B McCallum
Judge

269

John Rogers & Ryona was by their parents their father
to Mortgage } Rogers of Sumner County Alabama
George H. Hudson } In Consideration of the Sum of Eight thousand
thousand dollars Loan him and his family for a
duration to me given by George H. Hudson of Wash-
ington Tennessee the receipt of which is hereby acknowl-
edged do hereby certify full and coming to the said George
H. Hudson since his death and assigns all the per-
sonal property now owned and under my care on the
first day of September next by every including
each and every article set forth in the appended
Schedule To have and to hold to the heirs or assigns of
the said George H. Hudson his executors adminis-
trators and assigns Provided nevertheless that John
Rogers and his assigns indebted to the said George H. Hud-
son in the sum of Eight thousand seven hundred and
seventy five dollars (\$8775) in Security for which indebtedness
the said Hudson now holds three promissory notes duly
signed and executed by one of the following amounts to wit
To wit One note for two thousand dated February 5th 1866
One note for four thousand dated April 2nd 1866 and
One note for two thousand dated July 2nd 1866 Each
of which notes is due and payable January 1st 1867 Whereof
I John Rogers Shall well and truly pay to the said
Hudson three several notes with interest when the same
shall become due and payable then the money and
shall be paid otherwise to remain on force forced An int-
erest bearing I John Rogers has heretofore set
this before me ready to give the above day of December
in the year of our Lord one thousand eight hundred and
sixty six
Signed sealed and delivered in the
presence of us G. O. Ellertine

John B. Rogers Seal

Special Notice and Acknowledgment on the
presence of J. P. Ellington

1
 Given at Hallow
 The State of Maine, Cassano County 388 This day
 personally appeared before me P. J. M. Clerk of said
 County, Court of said County John Rogers, an undi-
 vided beneficiary with whom I was previously ac-
 quainted and who called on me and there he executed the within
 instrument for the uses and purposes therein con-
 tained, my hand and the Seal of said County at office
 this 3^d day of December in the year one thousand eight
 hundred and thirty six P. J. M. Clerk

P. J. Michael Clerk

4/17-02 Stampers Cancelled

and every person as persons who are not claiming or holding
 from or under the Government of the United States
 for testimony when of the snare of Mr. Ship & Mary & his wife
 have been taken in the same names and of course to
 make the day of your above meeting

James Graham
 In the presence of
 Group Master
 James Haring

State of Alabama
 In and for the County of...
 I, the undersigned, being a resident of the County of...
 do hereby certify that the within and foregoing...
 is a true and correct copy of the original...
 as the same appears from the records of the...
 of the County of...
 this 18th day of... 1863

John P. M. Clifton Judge
 State of Alabama
 In and for the County of...
 I, the undersigned, being a resident of the County of...
 do hereby certify that the within and foregoing...
 is a true and correct copy of the original...
 as the same appears from the records of the...
 of the County of...
 this 18th day of... 1863

Caroline P. Ashford
 No Record
 William P. Ashford
 Caroline P. Ashford and Emma C. Tatell daughters
 of the late John P. Ashford deceased
 do hereby certify that the within and foregoing...
 is a true and correct copy of the original...
 as the same appears from the records of the...
 of the County of...
 this 18th day of... 1863

Under the name of the said William Matthews the South West
 quarter of Section 36, Township 36 North, Range 10 East, of the
 East half of the North West quarter of Section
 36, Township 36 North, Range 10 East, of the
 County of Sumner, Texas, and while the said land was
 held by the said William Matthews as trustee and his suc-
 cessors in fee simple, but subject to the following trusts
 restrictions and limitations of the said land as
 his Successors shall hold possession of and manage
 said lands during the life of the said Henry A. Tate
 from his death and from liability for his debts
 that the said trustee or his Successors shall retain five per
 cent of the rents and profits of said lands as compensation
 for services as trustee
 that the said trustee or his Successors shall pay and to the
 said Henry A. Tate annually so long as he shall be
 man capable of personally enjoying the same the
 rents and profits of said lands after deducting the
 charges of expenses of operating the same and the com-
 mission thereon allowed as compensation to the trustee
 that the rents and profits of said lands shall not be paid
 by anticipation but shall be paid to the said Henry A.
 Tate annually as they come and become due and his
 receipt and no other to be a discharge for the payments
 thereof (3) In the event the said Henry A. Tate shall become in-
 capable by his own act, by operation of law or by any other
 cause whatever of personally enjoying the lands and profits
 thereon to be received herein, then the said lands and profits
 thereof shall be paid to the enjoyment of said lands and profits
 during the life of the said Henry A. Tate and his heirs, and shall
 then be paid to and accounted for with his wife and children if he shall
 then have both a wife and children if he shall then have wife and
 not both then the presumptive distributees of his estate if he shall
 then have neither wife nor children
 that the said trustee or his Successors shall have power and author-
 ity at any time with the consent of the said Henry A. Tate or his
 presumptive heirs at law and the natural or legal guardians
 of said presumptive heirs as may be infants to sell said
 lands and receive the proceeds of the sale thereof in
 such property as he may think best in or out of the State
 such proceeds to be used with the rents and profits thereof to be
 subject to the same trusts, restrictions and limitations as the lands
 herein conveyed (7) That at the death of the said Henry A. Tate
 the said trustee or his Successors shall convey said lands

Brooks whose names are signed to the foregoing conveyance, and who are known to me acquainted with the contents of the conveyance they executed the same voluntarily on the day the same were done: Given and my hand this 27th day of Decr 1866

John B. McLellan
Judge

State of Ala. I John B. McLellan Judge of the County of Sumter 3 Probate are and for said County certify that the foregoing Deed was filed in my office for record on the 27th day of Decr 1866 and duly recorded on the same day in Deeds Book No 11 pages 277 & 278

J. B. McLellan
Judge

A. M. Ostrum 3 Athens Alabama April 16th 1866
To, Note and Lien of 3 For and in consideration of Samuel Tanner Esq. provisions furnished me to carry on my farm the sum of five hundred and twenty dollars: Which I bind myself to pay Saml Tanner Esq. three hundred and twenty dollars: Which I bind myself to pay in cash and farming utensils for the payment thereof. Value received. Witness my hand and seal

A. M. Ostrum Esq.

State of Ala. I John B. McLellan Judge of the County of Sumter 3 Probate are and for said County certify that the foregoing Note and Lien was filed for record in my office on the 30th day of December 1866 and duly recorded on the same day in Deeds Book No 11 page 278

John B. McLellan
Judge

James H. Malone 3 This Indenture made and entered into
To Deed 3 this the 10th day of January 1867 between
Thomas W. Heine 3 James Henry Malone of the first part
and Thomas W. Heine of the second part both of the
County of Sumter and State of Alabama.

Witnesseth That for and in consideration of the sum of Five thousand Dollars to him in hand paid the receipt whereof is hereby acknowledged the said James H. Malone has this day given granted bargained sold aliened conveyed released conveyed and confirmed unto the said Thomas W. Heine all that certain tract or parcel of Land lying and being in the County of Sumter and State of Alabama and known as the West part of the South East Quarter of Section four (4) Township three (3) Range 4 West Containing 95 acres more or less lying the land conveyed to the said James H. Malone by David A. Robinson and wife formerly described in a deed from Saml B. Sawyer & wife to David A. Robinson Oct 6 1847 on Record Deed Book No 7 page 487 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 Thomas W. Heine his heirs and assigns forever. And the said James H. Malone for himself his heirs executors and administrators does hereby warrant and will forever defend the title to the above described and hereby granted premises to the said Thomas W. Heine his heirs and assigns forever and against himself and all and any persons or persons claiming or holding under him the said James H. Malone and also against the lawful title claim or demands of all and any persons or persons claiming or holding by force or under the Government of the United States

In testimony whereof the said James H. Malone has hereunto subscribed his name and affixed his seal the day and year first before written.
Signed Sealed and delivered in presence of
James Henry Malone Seal

The State of Mo. Before me, Francis C. Summons, acting Justice of the Peace in and for said County. Personally appeared James H. Malone to me with Warren who acknowledged before me on this day that being informed of the contents of this conveyance he signed the same voluntarily. On the day the same time, date given under my hand. January 10th 1867.
Francis C. Summons J.P.

State of Missouri Before me John B. McCallum Judge of Sumner Co. of Probate in and for said County. Personally appeared J. W. Mitchell and E. Jane Mitchell his wife to me and acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bear date, and for the purpose therein expressed. Given under my hand this Dec 28th 1866.
John B. McCallum Judge P.C.

J. W. Mitchell and Wife. This instrument made this the twenty eighth day of December 1866, between George W. Mitchell and his wife E. Jane Mitchell of the first part and William McCreasack of the second part. All of Sumner County and State of Missouri. Witnesses that the party of the first part for and in consideration of the sum of Eleven hundred and eighty five Dollars to them in hand paid the receipt whereof is hereby acknowledged, both this day sold and conveyed and by these presents doth give grant sell and convey unto the party of the second part his heirs and assigns forever, a certain tract or parcel of land lying and being in the above named State County, Town and described as follows viz. the East half of the South East Quarter of Section thirty three, Town two and Range four north and the South half of the West half of the South East Quarter of the aforesaid Section Township and Range containing one hundred and eighty and one half acres be the same more or less together with all and singular the rights title, easements and

appurtenances thereto belonging. And the said party of the first part doth warrant and will forever defend the title of the above described premises to the said party of the second part against all claims of all persons whatsoever. In witness whereof the party of the first part have hereunto set their hands and affixed their seals the day and year above written.
J. W. Mitchell
E. Jane Mitchell

State of Mo. Before me John B. McCallum Judge of Sumner Co. of Probate in and for said County. Personally appeared J. W. Mitchell and E. Jane Mitchell his wife to me and acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bear date, and for the purpose therein expressed. Given under my hand this Dec 28th 1866.
John B. McCallum Judge P.C.

State of Mo. Before me John B. McCallum Judge of Sumner Co. of Probate. Personally appeared J. W. Mitchell and E. Jane Mitchell his wife to me and acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bear date, and for the purpose therein expressed. Given under my hand this Dec 28th 1866.
John B. McCallum Judge P.C.

J. J. Johnson 2d 7/10. I have been the date in or from of us former to pay B. H. Evans and H. F. Arthur 2 hundred and twenty one Dollars in all James Neagles 2 twenty five Dollars value money. Witness B. H. Evans 2 one hundred and one dollar this 16th day of December 1865. J. J. Johnson
James A. Johnson
H. F. Arthur
James Neagles

This property should tell the note is satisfied and pay same for the execution same

State of Ala 3 I John B McClellan Judge of
 the County of Sumter 3 Probate in and for said Co
 and State hereby certify the within Note was
 filed for record in my Office on the 12th
 day of Jan 1867 and duly recorded in Deeds
 Book No 11 Page 281 on the same day

John B McClellan
 Judge

William A Williams Wife 3 The Indenture made this
 25th day of September in
 the year one thousand eight
 hundred and sixty three between William A
 Williams and Martha A Williams his wife
 of the County of Sumter and State of Ala
 heirs of the one parts and D M Freeman
 of the County of Giles and State of Texas
 one of the other parts Witnesseth that the said
 William A Williams & Martha A his Wife for
 and in consideration of the sum of Three tho
 usand Dollars to them in hand paid the rec
 eipts whereof is hereby acknowledged have this
 day given granted bargained sold aliened con
 firmed released conveyed and confirmed
 and by these presents do give grant bargain
 sell alien confirm release convey and confirm
 unto the said D M Freeman all that
 certain tract or parcels of land lying and
 being in the County of Sumter and State
 of Ala and known as the East half of the
 South East Quarter of Section Eight and
 the West half of the South West Quarter of
 Section Nine All in Town one and Range
 Six West To have and to hold the above de
 scribed lands unto the heirs and appur
 tenances thereto belonging as in and to the appen
 dices thereto with the said D M Freeman his
 heirs and assigns forever And the said Wil
 liam A Williams and Martha A Williams
 his Wife for themselves their heirs executors and
 administrators do hereby and in consideration
 of the sum of Three thousand and will forever asse
 gn the title to the above described and hereby gra

nt unto the said D M Freeman his heirs and assigns
 forever and against themselves and all and any persons or
 persons whomsoever claiming or holding under them the
 said Wm A Williams and Martha A his Wife and
 also against the lawful title claim or demand of
 all and any person or persons whomsoever claiming
 or holding by force or under the Government of the
 United States

In testimony whereof the said William
 and Martha A Williams his Wife have hereunto sub
 scribed their names and affixed their seals this day and all
 year above written
 Signed Sealed and 3 William A Williams
 Witnessed in presence of 3 Martha A Williams
 Watson Davis

State of Ala 3 I Watson Davis hereby certify that
 Sumter Co 3 William A Williams and Martha A
 Williams whose names are signed to the foregoing Con
 veyance and who are known to me and acknowledged be
 fore me on this day that being informed of the contents
 of the conveyance they executed the same voluntarily
 on the day the same bears date Given under my hand
 this the 25th day of September 1863

Watson Davis J. P.

State of Ala 3 I John B McClellan Judge of
 the County of Sumter 3 Probate in and for said Co and
 State hereby certify that the foregoing Deed was
 filed in my Office on the 15th day of September 1866
 and duly recorded on the 14th day of Jan 1867 in
 Deeds Book No 11 Page 282 & 3
 John B McClellan
 Judge

Andrew E. Blackburn, This Indenture made this 19th day of October 1866 between Andrew E. Blackburn of the County of Giles and State of Tennessee of the one part and John A. Blackburn of the County and State aforesaid of the other part Witnesses that the said Andrew E. Blackburn for and in consideration of the sum of Seven hundred and fifty Dollars (\$750.00) by the said John A. Blackburn 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 John A. Blackburn his heirs, all my undivided interest (including a One Half interest) in that certain tract or parcel of land which the said Andrew E. Blackburn jointly bought on the 10th day of March 1866 of Jesse Sargenson and being in the County of Tennessee State of Tenn. and known and described as follows viz. S E 1/4 of Sec 36 lying in Township 3 R 5 N. E 1/4 of S E 1/4 of Sec 1 T 4 N R 5 W and the E 1/2 of S W 1/4 of Sec 36 T 3 N R 5 W and also the E 1/4 of Sec 30 T 4 N R 5 W Range 5th East that the whole containing four hundred and seventy acres more or less to have and to hold the above described land with the improvements and appurtenances thereto belonging or in any way appertaining unto the said John A. Blackburn his heirs and assigns forever. And the said Andrew E. Blackburn for himself his heirs, executors and administrators does hereby and in consideration of the premises manumit and will forever defend the title to the above described and hereby granted premises unto the said John A. Blackburn his heirs and assigns free from and against himself, heirs, all and any person or persons claiming or holding under him the said Andrew E. Blackburn and also against the lawful title claims or demands of all and any person or persons claiming or holding by force or under the Government of the United States; See Testimony whereof the said Andrew E. Blackburn, Parties and others his Name and offices his seal. This day and year first above written

Signed Sealed and Acknowledged in presence of
 Rufus McClary, E. A. Blackburn
 J. S. Ambrose

State of Tenn. J. John D. McCallum Judge of the County of Sumner. The Probate Court in and for said County State hereby certify that the foregoing Deed was filed in my office for record on the 19th day of June 1867. And the same is recorded in the same day in Book of Deeds No 11 pages 284 & 285.

John D. McCallum
 Judge

State of Tenn. J. J. Sanders an acting Judge of the County of Sumner. I have in and for said County State appeared before me the E. A. Blackburn and J. John D. McCallum Subscribing witnesses to the foregoing conveyance and being sworn state that Andrew E. Blackburn the grantor in the conveyance voluntarily executed the same in their presence and in the presence of the other subscribers and on the day the same were dated that they attested the same in the presence of the grantor and the other witnesses and that the other witness subscribed his Name in their presence. Given under my hand this 10th day of January 1867. J. Sanders J.

Joel Jones 2 For and in consideration of the sum of Twelve hundred & fifty Dollars & the other Consideration herein set forth in writing I have this day sold to James K. Potts one Chestnut some horse, black face, copper, old with three white feet & head of stock, a hog, one cow and calf one dining table, one Cuthage bed stove, one fine bureau for the following purposes and wages and the other that is to say I am indebted to Stephen A. Gordon in the sum of one hundred and fifty Dollars due by note and payable on the 1st day of Oct. next. also in the sum of two hundred and fifty dollars by note due to the said Gordon. Now if I fail to pay said two notes on or before the first day of October next then and in that event my said estate is hereby authorized and empowered to sell all or as much of said described property as will pay said debts after giving legal notice and pay first the expenses on the day of trust and the foregoing two debts to said Gordon and the balance if any say to me the undersigned this

I am to retain possession of said property until the day of sale at the option of said trustee. This 19th December 1866.
Joel Groves
Stamped

State of Tenn³ Personally appeared before me Giles County 3 Clerk of the County Courts of said County the within named Benjamin Smith whom I am personally acquainted and who acknowledged that he executed the same for the purpose therein contained. In witness whereof I have hereunto set my hand at office this 19th Dec. 1866.
Edw. W. Rose
Clerk of said County

State of Tennessee I, Daniel G. Anderson Register of Giles County do hereby certify that the foregoing is a true copy of the original as of the records in my office and also that I am the Chairman or Presiding Justice of the Court for said County. Witness my hand at office in Paducah December 19th 1866.
Daniel G. Anderson Register
Presiding Justice of G. Co.

State of Tenn³ I, Edward Rose Clerk of Giles County 3 Clerk of the County Courts of said County do hereby certify that Daniel G. Anderson is and was when he signed the same Register of said County of Giles duly elected and qualified for that office. I do further certify that he was also Chairman and Presiding Justice of the Court of said County of Giles and that his attestation and act is and was intended to fully faith and credit. In testimony whereof I have hereunto set my hand and seal of office. This 19th December 1866.
Edw. Rose

State of Ala³ I, J. D. McCallum Judge of the Probate Court of said Co. do hereby certify that the foregoing deed is a true and correct copy as the same appeared on the 15th Jan 1867. This day recorded in the 15th of the same in Book 11 pages 285th.
J. D. McCallum Judge

Wm. C. Buchanan 3 I am in consideration of the sum of 3 four Dollars to Wm. C. Buchanan and the said Wm. C. Buchanan 3 father and son of the said Wm. C. Buchanan 3 I this day sold to James L. Potts one bay horse four years old one bay mare three years old one bay colt and one yearling for the purpose herein after mentioned and No other that is to say I am indebted to Stephen A. Groves in the sum of one hundred Dollars and by Note and Payroll the first day of October next also in the sum of two hundred and fifty Dollars and by Note to said Groves and if I fail to pay said two Notes on or before the first day of Oct. the next then and in that event any trustee is authorized to sell all or so much of said property as will pay the same after giving legal notice to Groves here and pay first the expenses on this deed of Trust and the two Notes above named and any balance to me. It is understood and agreed that I retain possession of said property until day of sale at the option of my said trustee. This 19th Dec. 1866.
Stamped
William C. Buchanan

State of Tenn³ Personally appeared before me Giles County 3 Clerk of the County Courts of said County the within named Benjamin Smith whom I am personally acquainted and who acknowledged that he executed the same for the purpose therein contained. In witness whereof I have set my hand at office in Paducah this 19th December 1866.
Edw. W. Rose
Clerk of said County

State of Tenn³ I, Daniel G. Anderson Register of Giles Co. 3 Clerk of the County Courts of said County do hereby certify that the above foregoing is a true copy of the original as appears of record in my office. I also certify that I am the Presiding Justice or Chairman of the County Court and Clerk of the Court and proper of said Register of said County. Witness my hand at office in Paducah Giles County Tenn Dec 19th 1866.
Daniel G. Anderson Register
Presiding Justice or Chairman

State of Tenn³ I, Edward W. Rose Clerk of the County Courts of said County do hereby certify that Daniel G. Anderson is and was when he signed the same Register of said County of Giles duly elected and qualified

for that office. I do further certify that he is
also Chairman and Presiding Justice of County
Court of said County of Giles that his attestations
and acts as such is entitled to full faith and
credit. In testimony whereof I have hereunto
set my hand and seal of office this 19th Dec
1866
Eddie Rose
Clerk of Court

State of Ala 3 I John B. McCallum Judge
of Sumter Co of the Probate Court of Sumter Co
do hereby certify that the foregoing deed was
filed for record in my office on the 14th
day of January 1867 and the vicarage on the
15th day of the same in Book of Deeds No 11
pages 287 & 8.
John B. McCallum
Judge C. B.

Each Grey 3 Any day after date I promise to pay Steph
to Note 3 A Gordon or order One hundred and fifty Dollars
S A Gordon 3 A Gordon 3 A Gordon 3 A Gordon 3 A Gordon
Stamp
Each Grey 3 Any day after date I promise to pay Steph
to Note 3 A Gordon or order One hundred and fifty Dollars
S A Gordon 3 A Gordon 3 A Gordon 3 A Gordon 3 A Gordon
Stamp

Each Grey 3 Any day after date I promise to pay Steph
to Note 3 A Gordon or order One hundred and fifty Dollars
S A Gordon 3 A Gordon 3 A Gordon 3 A Gordon 3 A Gordon
Stamp

McBucknam 3 Any day after date I promise to pay to
to Note 3 A Gordon or order One hundred and fifty Dollars
S A Gordon 3 A Gordon 3 A Gordon 3 A Gordon 3 A Gordon
Stamp

McBucknam 3 Any day after date I promise to pay to
to Note 3 A Gordon or order One hundred and fifty Dollars
S A Gordon 3 A Gordon 3 A Gordon 3 A Gordon 3 A Gordon
Stamp

Record of S. Algonon 600 for Ed Rose

State of Ala 3 I John B. McCallum Judge of
Sumter Co of the Probate Court of Sumter Co
do hereby certify that the foregoing deed was
filed in my office on the 14th day of January 1867
and the vicarage on the 15th day of the same in Book of
Deeds No 11 pages 287 & 8.
John B. McCallum
Judge C. B.

Charles B. Hayes & Wife 3 This Indenture made this fourteenth
day of May in the year one thousand eight hundred and
sixty six between William H. Sykes and Charles B. Hayes and his wife Sarah C. Hayes of the
County of Sumter in the State of Alabama of the one
part and William H. Sykes of the other part: Witness
eth That the said Charles B. Hayes and his wife Sarah C. Hayes for and in consideration of the sum of
fifty hundred Dollars to them in hand paid the
receipt whereof is hereby acknowledged. Have this day
given granted bargained sold conveyed and confirmed
warranted conveyed and confirmed. And by these presents
do give grant bargain sell alien convey and
confirm unto the said William H. Sykes and
his heirs and assigns that certain tract of land lying and
being in the County of Sumter and State of Alabama
and known as the Wm H. Sykes of Sec 28 also the NW
Cor of Sec 28 of Twp 28 also the NW Cor of Sec
28. All of said land being in S. W. 28 W. 28 N. 28 E. of
the Base Meridian of Sumter Co. And containing Three
hundred and sixty Acres more or less together with
the bottom factory and all the fixtures Machinery
implements and tools appertaining to the said land
and premises with all and singular the incidents
and appurtenances unto said real Estate in any
wise belonging the above being further known as
Swan Factory. To have and to hold the above des-
cribed real and personal estate with the tenements
and appurtenances thereto belonging or in anywise
appertaining unto the said William H. Sykes his heirs
and assigns forever. And the said Charles B. Hayes &
Wife Sarah Hayes for themselves and their heirs executors
and administrators do hereby and in consideration of
the sum of fifty hundred Dollars and with forever and the title
to the above recited and hereby granted premises unto
the said Wm H. Sykes his heirs and assigns forever and

against themselves and all and every person who
claiming or holding under them the said Charles
B Hayes and Sarah Hayes his wife and also
against the lawful title claim or demand of
all and every person or persons whatsoever claim-
ing or holding by force or under the Government of
the United States.

In testimony whereof the said
Charles B Hayes and his wife Sarah Hayes have
hereunto subscribed their names and affixed the
seals the day and year first above written:

C B Hayes
S B Hayes

State of Ala 3 J B McCallum Justice
of the Supreme Court of said
County hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

John B McCallum
Judge

Grandville W Fogg & Wife Jane Fogg of the County of Sumter
do hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

Grandville W Fogg & Wife Jane Fogg of the County of Sumter
do hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

Grandville W Fogg & Wife Jane Fogg of the County of Sumter
do hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

and known as follows the Wt of A & B & the Wt of
the E & F of A & B and the E & F of S & B of action
29 J B McCallum Justice of the Supreme Court of said
County hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

Grandville W Fogg & Wife Jane Fogg of the County of Sumter
do hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

Grandville W Fogg
Jane Fogg

State of Ala 3 J B McCallum Justice
of the Supreme Court of said
County hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

Grandville W Fogg & Wife Jane Fogg of the County of Sumter
do hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

State of Ala 3 J B McCallum Justice
of the Supreme Court of said
County hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

Grandville W Fogg & Wife Jane Fogg of the County of Sumter
do hereby Certify that the foregoing Deed was
filed for record in my office on the 15th
day of January 1867; And duly recorded in
Book No 11 Page 289 & 90 on the
same day.

Wm Hamilton

To Com

Spaulding Lucas

State of Ohio

Diary

I promise to deliver the same to him about the

1st of Jan 1867 the obligation on him in

consideration of supplies furnished me for

the cultivation of my present crop

Stamp

Wm Hamilton

State of Ohio

3 I John D McClellan

Judge of Probate of said

County certify that the foregoing is no

filed for record in my office on the 16th

day of January 1867 and duly recorded

in the same in Book No 11 page 292

John D McClellan

Judge

Paul L Jones Wife

3 Wm Alexander P Jones in his life

time but now deceased to and on

James W S Donnell the 20th day of December 1865 was

indebted to the Estate of John W S Jones dec

in the sum of Six thousand five hundred and

sixty five Dollars as shown by the said Alex

ander P Jones bond or Note which with the lawful

interest thereon to that day amounted to the

sum of aforesaid. And whereas the said bond

or Note was in the hands of John W S Jones and

James W S Donnell as the administrators of the

Estate of the said John W S Jones dec as agents

of said belonging to said Estate and whereas

the said administrators together with the heirs

at law and distributees of the Estate of the said

John W S Jones the being desirous to receive

and collect the amount due said Estate as of

said from the said Alexander P Jones dec by

Paul L Jones as the agent of the said admin

istrators and distributees purchase of the said

Alexander P Jones the following described

and containing lying and being in the County

of Sumner in the State of Alabama and

known as the South East Quarter of Section

Sixteen also the East half of the South East

Quarter of Section Sixteen all in Township Four

Range Three West Containing Four hundred acres

and called the Bell place also the South West

Quarter of Section Twenty two Township three

Range three West and known and called the

Co place, Praying the said Alexander P Jones

therefor in his said bond or Note the said sum

of Six thousand five hundred and sixty

five Dollars the said amount principal and

interest thereon on the said bond or Note and

thence further by Mortgage the said Alexander P

Jones dec made execute and deliver his Dec in

Mortgage with proper Covenants for title to the said

lands above described to the said Paul L Jones

one of the heirs and distributees of the Estate of

John W S Jones dec interest and when it

should have been to all the heirs and distributees

of the said John W S Jones dec and whereas

further the said Paul L Jones and his wife

Lucie Thompson Jones being desirous to correct

said Mortgage and that justice be done in the

premises between all the heirs and distributees of

the said John W S Jones dec and that the said

two Mortgages that for the purpose of correcting

the Mortgage in the Mortgage of the Dec of Cam

erance of and for the said the above amount

by the said Alexander P Jones to the said Paul

L Jones said Dec being dated the 18th day of

October 1865 and recorded in Book No 11 in the

Office of the Probate Court of Sumner County

State of Alabama the

records thereof being dated the 20th day of

December 1865 and for and in consideration

of the premises and for the further consideration

of the sum of Five Dollars to the said Paul

L Jones and his wife Lucie Thompson Jones said

before the sealing and delivery of said Mortgage the

receipt whereof is hereby acknowledged by the said

James W S Donnell the said James W S Donnell

of the said John W S Jones dec the said John

W S Jones his Administrator having assented the said

as aforesaid of the said bond provisions to the

of the purchase reported this life the said

being two also the South East Quarter of Section Sixteen also the East half of the South East West Quarter of Section Sixteen all in Township Four Range Three West Containing Four hundred acres and called the Bell place also the South West Quarter of Section Twenty two Township three Range three West and known and called the Co place, Praying the said Alexander P Jones therefor in his said bond or Note the said sum of Six thousand five hundred and sixty five Dollars the said amount principal and interest thereon on the said bond or Note and thence further by Mortgage the said Alexander P Jones dec made execute and deliver his Dec in Mortgage with proper Covenants for title to the said lands above described to the said Paul L Jones one of the heirs and distributees of the Estate of John W S Jones dec interest and when it should have been to all the heirs and distributees of the said John W S Jones dec and whereas further the said Paul L Jones and his wife Lucie Thompson Jones being desirous to correct said Mortgage and that justice be done in the premises between all the heirs and distributees of the said John W S Jones dec and that the said two Mortgages that for the purpose of correcting the Mortgage in the Mortgage of the Dec of Camerance of and for the said the above amount by the said Alexander P Jones to the said Paul L Jones said Dec being dated the 18th day of October 1865 and recorded in Book No 11 in the Office of the Probate Court of Sumner County State of Alabama the records thereof being dated the 20th day of December 1865 and for and in consideration of the premises and for the further consideration of the sum of Five Dollars to the said Paul L Jones and his wife Lucie Thompson Jones said before the sealing and delivery of said Mortgage the receipt whereof is hereby acknowledged by the said James W S Donnell the said James W S Donnell of the said John W S Jones dec the said John W S Jones his Administrator having assented the said as aforesaid of the said bond provisions to the of the purchase reported this life the said

Paul L. Jones and Lucy Thompson Jones
 Wife have this day bargained sold aliened en-
 cuffed conveyed and confirmed and by these
 presents do bargain sell along with the conveyance
 and confirm unto the said James W. S. Daniels
 as the surviving administrator of the Estate of
 the said John A. S. Jones dec'd to and for the
 use benefit and behoof of all the heirs at law
 of the said John A. S. Jones dec'd entitled to share
 in the distribution of his Estate the Corner and
 terminus hereof described to wit the North
 East Quarter of Section twenty two also the South
 East Quarter of Section Sixteen also the East
 half of the South West Quarter of Section Six-
 teen all in township three Range three West
 containing four hundred acres and called
 the Bell Place also the South West Quarter
 of section twenty two Township three Range
 three West and called the Bell
 place and to have the above descent
 and parcels of land with the terminus and
 appurtenances thereto belonging or in any way
 appertaining unto the said James W. S. Daniels
 surviving Administrator as aforesaid and to
 and for the use and benefit of the said heirs
 and distribution as aforesaid his heirs executors
 administrators and assigns forever and to
 the said Paul L. Jones and his wife Lucy for
 themselves their heirs executors & administrators
 do hereby and in consideration of the sum of
 unto the said James W. S. Daniels as aforesaid
 to and for the use and benefit of his heirs executors
 administrators and assigns forever and again
 themselves their heirs executors & administrators
 all and my person or persons, claiming or holding
 by through or under them or either of them with
 all their heirs and assigns. In witness whereof
 of the said Paul L. Jones and his wife Lucy
 Thompson Jones have hereunto signed their names
 and affixed their seals this the 4th day
 of January Eighteen hundred and Sixty

Paul L. Jones
 Lucy J. Jones

60000
 60000
 60000
 60000

The State of Mo. before me J. P. Sanders an acting
 Sumner County Justice of the peace in and for
 said County personally appeared Paul L. Jones and
 Lucy J. Jones his wife both known to me who
 acknowledged before me on this day that being
 informed of the contents of the foregoing they
 signed the same voluntarily on the day the same
 were acted upon under my hand. This the 4th
 day of January 1867

J. P. Sanders J. P.

State of Missouri J. J. McCallan Judge
 of Sumner County of the Probate Court of said
 County and do hereby certify that the foregoing Deed
 was filed in my office for record on the 9th
 day of January 1867 and duly recorded on
 the 14th day of January 1867 In Book of Deeds
 Number 11 pages 293, 293, 294, 295, 296

J. J. McCallan
 Judge

Rach. Horton wife & This Sumner County Justice of the peace
 do hereby certify that the tenth day of August in the
 year of our Lord one thousand eight
 hundred and sixty six between Rach. Horton and
 his wife Margaret Horton of the County of Sumner
 State of Missouri of the first part and James
 E. Horton of same County and State of the second
 parts Witnesses that the said Rach. Horton and his wife
 Margaret Horton for and in consideration of the sum of
 thirty five hundred dollars to them in hand paid the receipt
 whereof is hereby acknowledged also a full and complete
 relinquishment by the said James E. Horton and his wife
 Emily Horton to the said Rach. Horton and his wife Margaret
 Horton of Twelve hundred and sixty one and one fourth acres of land
 purchased by them jointly of James E. Matthews living in the
 County of Sumner State of Missouri from Edw. Davis more
 fully described in the instrument of conveyance to the
 said Rach. Horton and his wife Margaret Horton on this
 day bargained sold conveyed aliened and confirmed
 by these presents do bargain sell convey and confirm
 unto the said James E. Horton the following tract or parcels
 of land lying and being in Sumner County State
 of Missouri further known as the Section West of R. R.
 Road of Section Three one township two of Range five West

against all and every person or persons whatsoever in testimony whereof the said Isaac H. Teague and Indian Teague have hereunto set their hands and affixed their seals the 29th (1865) day of December Eighteen hundred and Sixty five

Isaac H. Teague
Indian Teague

Isaac H. Teague
Indian Teague

State of Ala. J. John B. McClellan Judge of
the County of Sumter 3 of Probate Court do hereby
Certify that James W. Teague a subscribing witness
to the foregoing conveyance known to me as being
before me on this day being sworn states that
Isaac Teague wife the grantor in this conveyance
voluntarily executed the same in his presence and
in the presence of the other subscribing witnesses
on the day the same bears date in the presence of
the grantor and of the other witnesses and such
other witnesses subscribed the same in his presence
before me at my Court at Office in Athens Ala
January 10th 1867.

John B. McClellan
Judge

State of Ala. J. John B. McClellan Judge of
the County of Sumter 3 of Probate Court do hereby
Certify that the foregoing conveyance was filed in
my office for record on the 23rd day of January 1867
and was recorded on the same day in Book of Deeds
No 11 page 299 & 8.

John B. McClellan
Judge

Joseph B. Lloyd
Ministerial Credentials

State of Ala. 3
Andrew Lee 3

To all to whom these presents may come
greeting. This is to certify that we David Lee and
Jonathan Bell, regular ordained Ministers of the
Baptist Church of Christ, have this day after due
examination of the Christian experience call to the
Ministry and faith in Christ, ordained to all the
functions of the Gospel Ministry. Brother Joseph
B. Lloyd a member of the good hope Baptist Church
of Christ by prayer and imposition of hands, we
do hereby certify, commend him to the grace of God
and Christian Country of the Church of Christ.
Witness in the presence of God the Father, Son and
Holy Spirit. December 21 1862.

David Lee
Jonathan B. Bell

23rd day

State of Ala. J. John B. McClellan Judge
of the County of Sumter 3 of Probate Court do hereby
Certify that the foregoing conveyance was filed in
my office for record on the 23rd day of January 1867
and was recorded on the same day in Book of Deeds
No 11 page 299 & 8.

John B. McClellan
Judge

Porter Bible
R. D. Gordon

Articles of agreement made and entered
into this 19th day of January 1867
between Porter Bible and Ray D. Gordon both of
the County of Sumter and State of Alabama
Witnesseth That that said Bible hath this day sold
and conveyed to said Gordon for the sum of one
thousand and sixty four (264) acres of the
cleared land on the plantation lying in said County
and more or less more or less of more or less
more or less as the said Bible place bearing the one
on which the land and acres except the stone
rooms on the spot for which said Gordon agrees to
pay said Bible four dollars per acre on the
first day of January next 1868. said Bible
reserving the right to let Robert Bible and do
Lockhart Bible if in this crop of cotton and do
hold it in the fire and have one said plantation

they furnishing their own labor and tools. But they are to do so at such times and seasons as will not interfere with said Gordon's said garden shall have the right at all times to take & use and use as much of the timber already cut down as will be necessary for fire wood for himself and house. But shall not cut down any timber for that purpose. said Gordon shall also have the right to cut down any growing standing timber as shall be necessary to make and repairs all necessary farming implements & the fences around said plantation. It is further agreed by said Gordon that he will not give or sell the crop of any other person's land on the said plantation or any other plantation & that he will not give or sell on this or other plantation except what he shall himself raise on said plantation and for said Gordon agrees to and fully employs said Dill as the manager of said plantation & owner of the horses to be worked on said plantation while said Dill agrees to be subject to his directions & instructions for which said Gordon agrees to pay him nine hundred Dollars. Four hundred Dollars of which Gordon is to pay on the first day of January 1867. And the balance on the first day of January 1868.

And said Gordon agrees to give said Dill a house on the crop to be raised on said plantation & on the winter & summer on said place to secure the fragments of the winter and his salary for work in consideration of the farm and said Gordon both this day bargained and sold & with fully bargained and sold to said Dill all the crop of Cotton and Corn to be raised on said plantation & nine mules and said horse & all his farming utensils including the gear & all other implements. But this sale is upon this condition that if said Gordon shall fail to pay said rent & salary as the same fall due then it shall be lawful for said Dill to take possession of & sell the property above described or so much as may be necessary to pay said rent & salary in full. This agreement to be void & of no effect otherwise. In witness whereof

the day and year above written

Porter Dill

Ray S Gordon

State of Missouri } J. James McCreary
McCreary County } Portals heard in for said County
& State fully certify that Porter Dill & Ray S Gordon
whose names are signed to the foregoing instrument & who are present to the acknowledgment before me on this day that being informed of the contents of the foregoing instrument they executed the same voluntarily on the day of its date from under my hand at Office on this the 19th day of January 1867
James McCreary
Judge P. L.

State of Mo. } J. John P. McClellan
County of Linn } Portals heard in and for said
County & State of Missouri. fully certify that the
foregoing instrument was filed for record on the 24th day of January 1867 and was recorded in the 28th day of January 1867 in Book of Deeds No 11 pages 299, 300 & 301
J. P. McClellan
Judge P. L.

At Yorkburg Va. } This instrument was the truth and
J. D. Dill } of January 1867. Before Albert J.
James A. Yorkburg } Yorkburg and his wife Anne S. York
might of the County of Linn in the State of
Missouri of the one part. And James A. Yorkburg
of the other part. Witnesseth that the said Albert
J. Yorkburg and Anne S. Yorkburg 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 and released
confirmed & conveyed And if Anne S. Yorkburg
do give grant bargain alien and confirm
& convey unto the said James A. Yorkburg
four and divided. More or one half interest in all
that certain tract of Land lying and being
in the County of Linn & State of Missouri

to the place of beginning, containing three hundred acres, being the south-west quarter of section twenty-one and the north-west quarter of section twenty-eight except a strip off the west side of said quarter ten poles in width - being in township three range west six to have and to hold the above described and hereby granted premises with appertinances thereunto or in anywise appertaining to the said George A. Gilbert, his heirs, executor, administrator, and assigns, forever -

And the said Samuel W. Easter and Mary P. Easter will and do hereby warrant and defend the right, title, claim, interest and demand of the said Samuel W. Easter and Mary P. Easter to said lands to the said George A. Gilbert, his heirs, executor, administrator and assigns - the said Samuel W. Easter and Mary P. Easter will defend said lands against all persons whatsoever and also against the General Government.

In testimony whereof the said Samuel W. Easter and Mary P. Easter have subscribed their names and affixed their seals, the day first written.

S. W. Easter Seal
Mary P. Easter Seal

State of Ala. 3 Before me, B. Sanders, an acting judge of the peace in and for said county of Limestone Co. 3 who of the peace in and for said county personally appeared Samuel W. Easter and Mary P. Easter his wife, both known to me and acknowledged before me on this day that they executed the same freely and voluntarily on the day the same bears date, given under my hand. This 31st day of Jan. 1867.

B. Sanders J. P.

State of Ala. 3 I, John B. McClellan, judge probate of Limestone Co. 3 by certify that the foregoing deed was in my office for record on the 1st day of Feb. 1867, and duly recorded in book of deeds on page 303, 304. Duly 4, 1867.

J. B. McClellan J. P.

W. Easter and Mary P. Easter } This indenture made
To Guel } and entered into this
William F. Easter. } the 31st day of January
one thousand eight hundred and sixty seven, by and between Samuel W. Easter and Mary P. Easter of the first part and William F. Easter of the second part, all of the County of Limestone and State of Alabama, witnesses, that for and in consideration of the sum of nine hundred and sixty dollars to the party of the first part by the party of the second part in hand paid, the receipt whereof is hereby acknowledged, have this day bargained, sold, conveyed, released, confirmed, and conveyed, and by these presents do bargain, sell, convey, release, confirm and convey unto the said William F. Easter the following tract of land, lying and being in the County of Limestone, State of Alabama, more particularly known and described by the following number viz: (the south-west quarter of the south-west quarter of section seventeen, also the north half of the north-west quarter, all in township three range six, west of Huntsville in the State of Ala., containing - acres more or less, to have and to hold the above, and hereby granted premises with the appertinances thereunto belonging or in anywise appertaining unto the said William F. Easter, his heirs, executor, administrator, and assigns, forever. And the said Samuel W. Easter and Mary P. Easter do and will hereby warrant and defend all the title, claim, interest and demand, they the said Samuel W. Easter and Mary P. Easter, have in and to the above described lands, they will and do hereby defend in fee the title to said lands unto the said William F. Easter against all persons claiming or holding under said parties of the first part and from and against the claims of all and every person or persons whatsoever, as also against the claims of the General Government.

In testimony whereof the said Samuel W. Easter and Mary P. Easter have the day and date first above written subscribed to and signed their names and affixed their seals.

S. W. Easter Seal
Mary P. Easter Seal

State of Ala-
 Limestone County } Before me B. Sanders, an acting justice of the peace for and for said county, personally appeared Samuel W. Easter & Mary P. Easter, both known to me who acknowledged before me this day that being informed of the contents of this conveyance and executed the same freely and voluntarily on the day the same bears date. Given under my hand this 31st day of January, 1867.
 B. Sanders, J. P.

State of Ala-
 Limestone Co. } I, John B. McCallan Judge of said county hereby certify that foregoing deed was filed for record in my office on 31, Jan. 1867, and duly recorded in book No. 11, pages 305, 306. Dated 4, 1867.
 J. B. McCallan,
 Judge

S. W. Easter & M. P. Easter } This indenture made and to have
 Martha J. Easter } entered into this 31st day of January, 1867, by and between Samuel W. Easter and Mary P. Easter the first part and Martha J. Easter of the second part. Witnesseth that for and in consideration of the sum of four thousand four hundred and eleven dollars to them in hand paid by the said Martha J. Easter, the receipt whereof is hereby acknowledged, have this day bargained, sold, conveyed, released, confirmed, and conveyed, and do by these presents bargain, sell, convey, confirm, release and convey to the said Martha J. Easter all the following tract or parcel of land, by and being in the County of Limestone, State of Alabama, more particularly known and described by the following numbers. South-East quarter of South section twenty, twenty acres of the side of the South-west quarter of section twenty, the North-west quarter of section twenty-eight, a strip ten poles in width and one mile in length, also a fraction in the North-East quarter section twenty-nine, containing about twenty

acres north of the slough (also a fraction in the South-west quarter of section twenty north of the slough, containing about eighty four acres, except that the party, ^{of the first} reserves the right through the last described piece of land to their land, ^{together} containing three hundred and thirty six acres and a quarter, all in township three range six west of Huntsville Alabama. To have and to hold the above described and hereby granted premises with all the appurtenances thereunto belonging or anywise pertaining to the said Martha J. Easter, her heirs, executor, administrators and assigns, forever. And the said Samuel W. Easter and Mary P. Easter will and do hereby warrant and defend the right, title, claim, interest and demand in and to the above described land to the said Martha J. Easter, her heirs, executor, administrators and assigns and the said parties of the first part warrant and defend the title to said land against themselves their heirs, executor, administrators and assigns forever. Also they defend the said land against all persons claiming or holding under them. And the said Samuel W. Easter and Mary P. Easter warrant and defend the title to the said above described land against the lawful claims of all and every persons whatsoever, and they also defend against the General Government. In testimony whereof said Samuel W. Easter and Mary P. Easter have this date first above written. Whereunto subscribed their names and affixed their seals.

Samuel W. Easter *seal*
 Mary P. Easter *seal*

State of Ala-
 Limestone Co. } Before me B. Sanders, an acting justice of the peace for said county personally appeared Samuel W. Easter and Mary P. Easter both known to me who acknowledged before me on this day that being informed of the contents of this conveyance, they executed the same freely and voluntarily on the day the same bears date. Given under my hand this 31st Jan. 1867.
 B. Sanders, J. P.

State of Ala-3 J. John B. McClellan Judge of probate
Limestone Co 3 Court for said hereby certify that the foregoing deed was filed for record in my office on 1st January, 1867, and that it was duly recorded in Book of Deeds No 11 pages 306, 307. Feb 4, 1867.

J. B. McClellan
Judge P. C.

Alfred M. Osteen 3 To all to whom these presents shall come, know that I, Alfred M. Osteen, of the County of Limestone, State of Alabama, of the first part, in order to make payment and receive the payment of a certain sum of money, to wit: six hundred and eighty-one dollars this day due to me duly paid and the necessary provisions which has been advanced and advanced to me by S. & J. Tanner, of the County and State aforesaid, the receipt of which I hereby acknowledge, and which advances, as aforesaid, were by the party to this obligation, obtained to enable him to cultivate and make a crop and carry on his farming operations for the present year, and which is hereby declared in this obligation to be for the purpose aforesaid, and that the same is hereby obtained in good faith for the purpose of enabling the obligator to make his crop; and that the same was necessary advance for said purpose. Now the premises, the party of the first part hereby agrees and covenants with S. & J. Tanner aforesaid for in consideration of the advances above mentioned shall have and hold, a lien is hereby given by obligation to them upon the entire crop of every kind raised and made the present year, and also upon the following personal property, to wit: one bay horse, one grey horse & one doled horse. And power of sale is hereby given in default of payment of said six hundred and eighty-one dollars out of the proceeds of the crop so made and grown as well as out of any of the property above mentioned. Witness my hand and seal this 1st day of Feb'y, 1867. Alfred M. Osteen
Witness - J. H. Malone

State of Ala-3 J. John B. McClellan Judge of probate
Limestone Co 3 for said hereby certify that the foregoing lien was filed in my office on the 1st day of Feb'y, 1867, and was duly recorded in Book of Deeds, No 11, page 308. Feb'y 4, 1867.

John B. McClellan
Judge P. C.

Thomas H. Malone 3 This indenture made this 16 day
of Jan'y one thousand, eight
hundred and sixty seven between
Thomas H. Malone of the County of Limestone,
in the State of Alabama, of the one part, and
the Nashville and Decatur Rail Road of the other
part - Witnesseth, that the said Thomas H. Malone
for and in consideration of the sum of two
hundred and fifty dollars, to Thomas H. Malone
in hand paid, the receipt whereof is hereby ac-
knowledgeed, has this day given, granted, bargain-
ed, sold, enfeoffed, released, conveyed and confirm-
ed; and by these presents do give, grant, bargain,
sell, enfeoff, release, convey, will, confirm unto
the Nashville & Decatur R.R. all that certain lot
of land lying and being in the County of
Limestone, State of Alabama, and bounded and
described as follows: one acre of ground beginning
where the Township road crosses the Nashville &
Decatur R. Road, and running South sixty-nine
and two thirds yards - thence west measuring from
the edge of right of way - sixty-nine and two thirds
yards, thence North sixty-nine and two thirds
yards, thence East to where it commences - To have
and to hold the above described lot with the
tenements and appurtenances thereto belonging
or in anywise appertaining unto the said Nash-
ville & Decatur R.R. heirs dead assigns forever. And
the said Thomas H. Malone, for himself, his heirs,
executors and administrators, do hereby, and in con-
sideration of the premises, warrant and will forever
defend the title to the above described and hereby
granted premises unto the said Nashville & Deca-
tur R.R. heirs and assigns, from and against him-
self and all and every person or persons claiming
or holding under them the said Thomas H. Malone
and also against the lawful title, claim or

claimant of all and every person or persons
whomsoever claiming or holding by from or under
the Government of the United States. On my land
forming, also, I grant unto the said R.R. Company
the use of a spring for washing, cooking & drinking
purposes only, forever.

In testimony whereof the said Thomas H. Malone
hereunto subscribed his name and affixed his seal
the day and year above written.

Signed, sealed & delivered *Thomas H. Malone*
in presence of *Thomas S. Malone*

State of Ala. *I, John B. McCallan, Judge of probate*
Lincoln Co *for said County hereby certify that*
foregoing deed was filed for record in my office
on 31 Jan. 1867, and was duly recorded in
book of deeds, no 11, pages 309, 310, Feb 4, 1867
John B. McCallan
Judge P. C.

Charles N. Ordway & Others } This indenture entered into
George R. Beck } this 1st day of October, 1866,
} between *Charles N. Ordway*,
of the one part, *James D. Meadows* of the
second part, and *George R. Beck* of the third
part: Witnesseth, that the said party of the
second part is firstly indebted to the party of
the first part in the sum of one hundred
and seventy-five dollars debt and ten dollars
and eighty cents damages incurred by a judg-
ment rendered in Circuit Court of *Lincoln*
County on the 5 day of October, 1861; and being
desirous of securing the payment of said debt,
the said party of the second part does hereby
bargain, sell, and convey unto *George R. Beck*,
for and in consideration of the premises,
two bales of my present crop of cotton, out of
the first picking, weighing as much as five
hundred pounds to be delivered by the party
of the third part in *Athens*. The said party
of the third part has the right to take the
said cotton into possession at any time and
sell the same either privately or publicly as
he may choose, and to pay for writing this
deed. This was made under our hands & seals,
This 12th day October, 1866.

Test. *Charles N. Ordway* Seal
James D. Meadows Seal
George R. Beck Seal
James M. Lane }
A. L. McKinney }

State of Ala. *I, John B. McCallan, Judge of probate*
Lincoln Co *for said County hereby certify that*
the foregoing lien was filed for record in my
office on the 15th Nov. 1866 and was duly record-
ed in book of deeds, no 11, page 311, Feb 5, 1867
J. B. McCallan
Judge P. C.

C. B. McKinney also To all to whom these presents shall come:
 J. D. Jones }
 To him } Know ye, that we C. B. McKinney
 James L. Cornair } Kinsmen and J. D. Jones of the
 County of Limestone State of Ala of the
 part in order to make permanent and secure
 the payment of a certain sum of money
 to wit: Six hundred and thirty three dollars
 and fifty cents due on Jan 1, 1866, to me duly paid
 in the necessary provisions and stock which
 provisions and stock has been advanced and
 loaned to me by James L. Cornair, of the County
 and State aforesaid, the receipt of which I
 acknowledge, and which advances, as aforesaid, was
 by the party to this obligation, obtained to enable
 him to cultivate and make a crop, and carry on
 his farming operations for the present year, and
 which is hereby declared in this obligation to be
 the purpose aforesaid, and that the same is
 by obtained in good faith for the purpose of
 enabling the obligator to make his crop, and that
 same was a necessary advance for said purpose.
 Now, the premises considered, the party of the first
 party agree and covenant with James L. Cornair of
 said Co and in consideration of the advances
 mentioned he shall have and hold, and a
 is hereby given by this obligation to him upon the
 entire crop of every kind raised and made the
 present year, and also upon the following stock
 one black mare and one sorrel mare and
 bought of J. L. Cornair, two mules bought of J. R.
 Malone - one roan mare and one bay horse
 put in by J. D. Jones - And power of sale
 hereby given in default of payment of the
 said amount out of the proceeds of the crop
 so made or any of the property above
 mentioned. Witness our hands & seals
 This the 6th day of Feb'y, 1867
 C. B. McKinney
 J. D. Jones

State of Ala } J. B. McCallan Judge pro
 Limestone Co } Certify that the foregoing lien was filed for
 record in my office Feb'y 7, 1867, and was

Duly recorded in deed book, no 11, pages 312.
 J. B. McCallan
 Judge P. C.

J. D. Jones } State of Ala }
 To him } To all to whom these presents shall come
 James L. Cornair } I James L. Cornair of the County
 of Limestone State of Ala of the first part in order
 to make permanent and secure the payment of a cer-
 tain sum of money to wit: Three hundred and fifty
 dollars to me duly paid in the necessary provisions
 and stock as aforesaid, and which advances, as aforesaid, was
 by the party to this obligation, obtained to enable
 him to cultivate and make a crop, and carry on
 his farming operations for the present year, and
 which is hereby declared in this obligation to be
 the purpose aforesaid, and that the same is
 by obtained in good faith for the purpose of
 enabling the obligator to make his crop, and that
 same was a necessary advance for said purpose.
 Now, the premises considered, the party of the first
 party agree and covenant with James L. Cornair of
 said Co and in consideration of the advances
 mentioned he shall have and hold, and a
 is hereby given by this obligation to him upon the
 entire crop of every kind raised and made the
 present year, and also upon the following stock
 one black mare and one sorrel mare and
 bought of J. L. Cornair, two mules bought of J. R.
 Malone - one roan mare and one bay horse
 put in by J. D. Jones - And power of sale
 hereby given in default of payment of the
 said amount out of the proceeds of the crop
 so made or any of the property above
 mentioned. Witness our hands & seals
 This the 6th day of Feb'y, 1867
 C. B. McKinney
 J. D. Jones

State of Ala } J. B. McCallan Judge of
 Limestone Co } Certify that the foregoing
 lien was filed for record in my office in the 9th day
 of Feb'y 1867, and was duly recorded on the 8th of do
 same in Deed Book No 11, pages 313.
 J. B. McCallan
 Judge P. C.

Edward Pepper Sub. of Hw 3 To all to whom these presents shall come I, S. P. Farmer of the County of Limestone State of Missouri of the first part in order to make presents and secure the payment of a certain sum of Money to wit One hundred and fifty Dollars to a duly paid in the necessary provisions such as Bacon, Corn, Salt, Oats &c which said provisions has been advanced and delivered to me by S. P. Farmer of the County and State of Missouri the receipt of which I hereby acknowledge and which guarantee as of record come by the party to this obligation to enable him to cultivate and make a crop and carry on his farming operations for the present year which is hereby declared in this obligation to be for the purpose of said said that the same is hereby obtained in good faith for the purpose of obtaining enabling the obligator to make his crop; And that the same was a necessary advance for said purpose. Now the promises contained in the party of the first part hereby agree and covenants with S. P. Farmer of Missouri for and in consideration of the sum of one hundred and fifty Dollars and a sum is hereby given by this obligation to them upon the entire crop of any kind raised and made the present year and also upon the following property to wit one bay Arabian and several Mares and one bay Mare & one bay Arabian And Farmer of said is hereby given in default of payment of the said one hundred and fifty Dollars out of the proceeds of the crop or Mares and given as well as out of any of the property above mentioned. Witness my hand and seal this 3rd day of February 1867

Edward Pepper
I hereby obligate myself to see that the above obligation shall be complied with

S. P. Farmer

State of Mo 3 I John B. McCallan Judge of Probate County of Limestone Judge of Probate hereby certify the foregoing was filed in my office on the 7th day of Feb 1867. This cert. recorded on the 8th of the same in Book No 11 page 314
John B. McCallan
Judge

The within Loan satisfied in full Feb 8 1868 S. P. Farmer



Edward Pepper Sub. of Hw 3 To all to whom these presents shall come I, S. P. Farmer of the County of Limestone State of Missouri of the first part in order to make presents and secure the payment of a certain sum of Money to wit One hundred and fifty Dollars to a duly paid in the necessary provisions such as Bacon, Corn, Salt, Oats &c which said provisions has been advanced and delivered to me by S. P. Farmer of the County and State of Missouri the receipt of which I hereby acknowledge and which guarantee as of record come by the party to this obligation to enable him to cultivate and make a crop and carry on his farming operations for the present year which is hereby declared in this obligation to be for the purpose of said said that the same is hereby obtained in good faith for the purpose of obtaining enabling the obligator to make his crop; And that the same was a necessary advance for said purpose. Now the promises contained in the party of the first part hereby agree and covenants with S. P. Farmer of Missouri for and in consideration of the sum of one hundred and fifty Dollars and a sum is hereby given by this obligation to them upon the entire crop of any kind raised and made the present year and also upon the following property to wit one bay Arabian and several Mares and one bay Mare & one bay Arabian And Farmer of said is hereby given in default of payment of the said one hundred and fifty Dollars out of the proceeds of the crop or Mares and given as well as out of any of the property above mentioned. Witness my hand and seal this 3rd day of February 1867

John B. Davis

I J. B. McCallan Judge of Probate County of Limestone hereby certify the foregoing was filed in my office for record on the 7th day of Feb 1867. This cert. recorded on the 8th day of same in Book No 11 page 315
John B. McCallan
Judge

The within Loan satisfied in full Feb 8 1868 S. P. Farmer

State of Ala. } I William B. Peace of said
 Gimestone Co. } State, owing William
 Hayes the sum of one hundred dollars
 being divisions of its payment and in
 to secure it, due March 1, 1867, in view of
 its no given, grant bargain, & sell to and
 among the following land for one dollar to
 in hand paid, to wit: One hundred and
 acres of land on which I now live, bounded
 north & south by James & Simpson, west
 by Cokerhagen & east by public land of No.
 5 - north of Athens.

If have and to hold the same in trust
 however that if any of said debt be
 & unpaid on March 1, 1867 said James
 proceed to sell said land at public sale
 at the usual time & place for said sale
 after due publication and execute to purchase
 us a good and sufficient title and fee in
 full and out of proceeds of said sale shall
 pay first said debt interest & the cost
 the instrument and, if any left pay to
 B. Peace his heirs & assigns. But if said
 Peace shall promptly pay said debt, &
 and interest thereon said James shall return
 to said William B. Peace or assigns.

In testimony whereof I have hereunto
 signed my name and affixed my
 seal July 11, 1867

W. B. Peace

State of Ala. } Before me B. Sinclair, an acting
 Gimestone Co. } Justice of the peace for said county
 and state personally appeared W. B. Peace
 known to me who acknowledged before me on
 day that being informed of the contents of
 convey signed the same freely and without
 right on the day the same were made
 given under my hand July 11, 1867

B. Sinclair J. P.

State of Ala. } I John B. McCallum judge
 Gimestone County } probate Court for said County
 hereby certify that the foregoing deed was
 filed for record in my office July 12th
 1867, and was duly recorded in book of
 deeds, no. 11, new series, page 316, July
 12th 1867

J. B. McCallum
 Judge

Strange & Co. } State of Ala. }
 W. S. Donnell } Gimestone Co. }

To all whom these presents
 shall come, I know ye that I, W. S. Donnell of
 the county of Gimestone County, State of Ala. of the
 first part, in order to make permanent and secure
 the payment of a certain sum of money, to wit:
 twenty four hundred and eighteen dollars to me
 duly paid in the necessary provisions, such as bacon
 corn, oats, &c., which provisions had been advanced
 and delivered to me by Hill, Strange & Co. of Shelby
 County, and State of Tennessee the receipt of which
 I hereby acknowledge, and which advances, as afore-
 said, were by the party to this obligation obtained
 to enable him to cultivate and make a crop and
 carry on his farming operations for the present year
 and which is hereby declared in this obligation
 to be for the purpose aforesaid, and that the same
 is hereby obtained in good faith for the purpose
 of enabling him to make his crop and that the
 same was a necessary advance for said purpose
 Now, the premises considered, the party of the
 first part hereby agree and covenant with Hill,
 Strange & Co. aforesaid, for and in consideration of
 the advances above mentioned they shall have
 and hold, and a lien is hereby given by this ob-
 ligation to them upon the entire crop of every kind
 raised and made the present year upon my
 plantation in Lawrence County, State of Ala.
 And power of sale is hereby in default of pay-
 ment of the said twenty four hundred and 18 dollars
 out of proceeds of crop to make I, W. S. Donnell Seal
 This July 26, 1867

State of Ala. 2 I John B. McCallum judge of probate
 Limestone Co 3 for said county hereby certify that
 the foregoing lien was filed for record in my
 office Feb'y 14, 1867, and was duly recorded in
 Book of Deeds, no. 11, page 312, Feb'y 14, 1867

John B. McCallum
 Judge Probate

State of Ala. 2 Perry Henderson 3
 Limestone Co 3 To him I 2 Cornman 3

To All Men to whom these presents shall come
 Know ye that I, Perry Henderson, of the County of
 Limestone, State of Alabama, of the first part
 in order to make permanent and secure the pay-
 ment of a certain sum of money to wit, seven
 hundred dollars to me duly paid to me in the ne-
 cessary provisions, such as meat, corn, bacon, oats
 which said provisions has been advanced and de-
 cided to me by James L. Cornman of the County of
 state aforesaid, the receipt of which I hereby ac-
 knowledge, and which advances, as aforesaid, were by the
 party to this obligation obtained to enable him to cul-
 tivate and make a crop and carry on his farming
 operations for the present year, and which is hereby
 declared in this obligation to be for the purpose
 aforesaid, and that the same is hereby obtained
 in good faith for the purpose of enabling the ob-
 ligor to make his crop, and that the same is a ne-
 cessary advance for said purpose. Now, the pre-
 mises considered, the party of the first part hereby
 and covenants with James L. Cornman aforesaid, for
 in consideration of the advances above mentioned
 he shall have and hold, and a lien is hereby
 by this obligation to him upon the entire crop of
 every kind raised and made, and also the fol-
 lowing stock: Black, white, mare mules, ~~two~~ bay
 one gray mare, ^{and one bay mare} and power of sale is hereby
 in default of the payment of the aforesaid sum
 out of the proceeds of the crop so made and
 as well as out of any of the property above men-
 tioned. Witness my hand and seal. This 10. Feb'y

P. Henderson

State of Ala. 3 I John B. McCallum judge Probate for said
 Limestone Co 3 County hereby certify that the foregoing lien
 was filed for record in my office Feb'y 14, 1867,
 and was duly recorded in Book of Deeds, No. 11, page
 318, Feb'y 14, 1867.

John B. McCallum
 Probate Judge

McComack 3 State of Alabama Limestone County
 To All to whom these presents shall come
 Know ye that I, A. C. McComack, of the
 County of Limestone, State of Ala. of the first
 part, in order to make permanent and secure
 the payment of a certain sum of money to wit,
 five hundred and fifty dollars to me duly paid
 in the necessary provisions, such as corn, bacon, date
 oats, which said provisions has been advanced and
 delivered to me by S. T. P. Tanner, of the County of
 Limestone, State of Ala., the receipt of which I here-
 by acknowledge, and which advances, as aforesaid,
 were by the party to this obligation obtained to enable
 him to cultivate and make a crop and carry on his
 farming operations for the present year, and which
 is hereby declared in this obligation to be for the pur-
 pose aforesaid, and that the same is hereby obtained
 in good faith for the purpose of enabling the ob-
 ligator to make his crop, and that the same was
 a necessary advance for said purpose. Now, the pre-
 mises considered, the party of the first part hereby agree
 and covenants with S. T. P. Tanner aforesaid for and
 in consideration of the advances above mentioned
 they shall have and hold, and a lien is hereby
 given by this obligation to them upon the entire
 crop of every kind raised and made the present
 year, and also upon the following property, to wit:
 one bay horse aged about ten years, one bay
 horse aged about five years. And power of
 sale is hereby given in default of payment
 of said sum of five hundred and fifty dol-
 lars out of the proceeds of the crop so made and
 grown, as well as out of any of the property
 above mentioned. Witness my hand and seal.
 This 14 day of Feb'y, 1867. A. C. McComack Seal

State of Ala. } I, John B. McCallum, Judge of Probate
 Limestone Co. } said County, hereby certify that the foregoing
 lien was filed in my office for record this
 14th, 1867, and was duly recorded in Book of
 Deeds No. 11, page 319, July 14, 1867.
 John B. McCallum
 Judge Probate Court

W. R. Henderson & J. D. Hanezan, State of Alabama
 To S. & P. Tanner } Limestone County.

To all to whom these presents shall come
 know ye, that I, W. R. Henderson, of the County of
 Limestone, State of Alabama, of the first part, and
 order to make permanent and secure the payment
 of a certain sum of money to wit: four hundred
 dollars to them duly paid in the necessary pro-
 visions, such as corn, bacon, salt, oats, etc. which said
 provisions has been delivered and advanced to us by
 S. & P. Tanner of the county and State aforesaid, in
 receipt of which we hereby acknowledge, and the
 advances, as aforesaid, were by the party to this ob-
 ligation obtained to enable them to cultivate and
 make a crop and carry on their farming operations
 for the present year, and which is hereby acknowledged
 in this obligation to be for the purpose aforesaid
 and the same is hereby obtained in good faith
 for the purpose of enabling them to make the
 crop, and that the same was a necessary ad-
 vance for said purpose. Now, the premises con-
 sidered, the party of the first part hereby agree
 and covenant with S. & P. Tanner aforesaid, for
 in consideration of the advances above mentioned
 they shall have and hold, and a lien is hereby
 given by this obligation to them upon the entire
 crop of every kind raised and made the present
 year, and also upon the following property, to wit:
 two mules, three horses, two brood sows & one
 mule. And power of sale is hereby given in and
 out of the payment of the said sum of money
 to wit: four hundred dollars as well as out of any
 of the property above mentioned.
 Witness our hands & seals. Richard Henderson
 this 4th July, 1867. J. D. Hanezan

Satisfied in full
 S. & P. Tanner
 Nov 30th 78

State of Ala. } I, John B. McCallum, Judge of Pro-
 Limestone County } bate for said County hereby certify
 that the foregoing lien was filed for record in
 my office July 14, 1867, and was duly recorded
 in Book of Deeds No. 11, page 320 July 15, 1867.
 John B. McCallum
 Judge

C. A. Reas et al } This Indenture Made the fourth day of
 To Deed } December in the year one thousand eight hundred
 Mary P. Brown } and first, in between Calves A. Reas and Son
 C. Reas his wife Joseph G. Mann and Margaret Mann his wife
 of the County of Giles and State of Tennessee, Charles John S.
 W. G. Gage and Calves A. Reas his wife of the County of Limestone
 and State of Alabama of the one part, and Mary
 P. Brown of the other parts. Witnesseth that the said parties of
 the first part for and in consideration of the sum of \$3000
 three thousand dollars to them in hand paid by the receipt whereof
 is hereby acknowledged have this day given granted sold
 conveyed, enfeoffed released, confirmed & confirmed and by
 these presents do give grant, bargain sell alien release
 confirm and confirm unto the said Mary P. Brown all
 that certain parcel or tract of land lying and being
 in the County of Limestone State of Alabama and more
 and described as the North part of the North West Quarter
 of Section Seven Township Two Range Four (West)
 Containing one hundred and thirty acres also the
 South West Quarter of Section Six Township Two Range
 Four West Containing in all one hundred and thirty
 three acres.
 To have and to hold the above described parcels of Land
 or tracts of land with the improvements and appurtenances thereunto
 belonging or in anywise appertaining unto the said Mary
 P. Brown her heirs and assigns forever And the said
 Calves A. Reas, Charles S. Reas, Joseph G. Mann,
 Margaret Mann, John S. Gage, and Calves A. Reas
 for themselves their heirs, executors and assigns
 forever do hereby make in consideration of the sum of
 three thousand and no bills forever defend the title to the above
 described land, hereby granted premises unto the said Mary
 P. Brown her heirs and assigns forever and against
 their heirs, their heirs and all and every person or
 persons claiming or holding under them the said

the said Calvin A. Reed, Sarah E. Reed, Joseph G. Mason, Margaret Mason, John P. Gage, and Octavia C. Gage; And also against the Confiscated Claims of all and any person or persons who have claimed or holding by force or under the Government of the United States.

In Testimony whereof the said Calvin A. Reed, Sarah E. Reed, Joseph G. Mason, Margaret Mason, John P. Gage, and Octavia C. Reed have hereunto subscribed their names and affixed their seals the day and year first above written.

Calvin A. Reed
Sarah E. Reed
Joseph G. Mason
Margaret C. Mason
John P. Gage
Octavia C. Reed

The State of New York, J. H. Westervelt, Justice of the Peace for said County, and State hereby Certify that Calvin A. Reed, Sarah E. Reed, Joseph G. Mason, Margaret C. Mason, John P. Gage, and Octavia C. Reed, whose names are signed to the foregoing conveyance and who are known to me as acknowledged before me on this day that they are informed of the contents of the conveyance and they executed the same voluntarily on the day the same were dated.

Given under my hand this 4th day of December 1866.

J. H. Westervelt
Justice of the Peace

Recd Dec 26th 1866 of Mary P. Brown and Thomas Hallam and me for my interest in the land described in the annexed Deed. Also for my interest in the north of the same the first of 1866.

End Recd

John P. Gage

Recd Jan 21st 1867 of M. P. Brown and Thomas Hallam and me for my interest in the land described in the annexed Deed. Also for my interest in the north of the same for the

Jan 1866

115
K10

John P. Gage

Recd Feb 15th 1867 of Mrs M. P. Brown and Thomas Hallam and me for my interest in the land described in the annexed Deed. Also for my interest in the north of the same for the year 1866.

115
K10

John C. A. Reed

State of New York, J. H. Westervelt, Justice of the Peace for said County, and State hereby Certify that the foregoing Deed was filed for record in my office on the 15th day of February 1867. And also received on the same in Deed Book No 11 pages 121 22 122 23. (in View of the)

John P. Westervelt
Justice

Joseph H. Lint and Mary Lint his wife of the County of Laramie, State of Nebraska, do hereby certify that the said Joseph H. Lint and Mary Lint his wife for and in consideration of the sum of Three hundred and twenty five Dollars to them in hand paid by the receipt whereof is hereby acknowledged, have this day given, granted, conveyed, sold, aliened, enfeoffed, released, confirmed and confirmed and of their own free will and full power have sold, aliened, released, conveyed and confirmed unto the said William M. Brown, their undivided interest in and to all that certain tract or parcel of Land lying and being in the County of Laramie, State of Nebraska, which the said William M. Brown and Eliza Ann Brown his wife have sold to the said Joseph H. Lint and Mary Lint his wife and their heirs and assigns as follows (to wit): The West half of the South East Quarter of Section twenty three in Township two of Range Six West, containing one hundred and sixty acres. Also the South East Quarter of the North West Quarter of section twenty three in Township two of Range Six West

Continuing Sixty Acres More or less
 To have and to hold the above
 described Tract or Tracts of Land with the tenements
 and appurtenances thereto belonging to me and my
 heirs and assigns forever And the said Joseph
 H. Lutz and Mary Lutz his wife for themselves
 their heirs executors and administrators do hereby
 and in Consideration of the sum of Ten thousand and
 no more Dollars the title to the above described
 and hereby granted premises unto the said William
 R. Bailey his heirs and assigns forever and
 against themselves and all and any persons
 claiming or holding under them the said
 Joseph H. Lutz and Mary Lutz his wife And also
 against the lawful title claim or demands of
 all and any persons or persons whatsoever claiming
 or holding by force or under the Government
 of the United States

In Testimony Whereof the
 said Joseph H. Lutz and Mary Lutz his wife
 have subscribed their Names and affixed their
 seals the day and year above signed
 Joseph H. Lutz and Mary Lutz
 in presence of
 Joseph H. Lutz
 their Jurors

State of Ohio 3 I William H. Lutz an acting Justice
 Sumner County 3 of the peace in and for said County and
 State above written hereby certify that Joseph H. Lutz
 and Mary Lutz his wife whose Names are signed
 to the foregoing Conveyance and who are known
 to me as standing before me on this day that they
 informed of the contents of the Conveyance they vol-
 untarily and without any fraud or coercion the same
 being duly given to them this 15th day
 of January 1867. William H. Lutz J. C.

State of Ohio 3 I J. D. McCallum Judge
 County of Sumner 3 of Probate hereby certify that
 the foregoing Deed was filed in my office
 for record on the 19th day of January 1867 and
 duly recorded on the 16th day of February 1867

Book of Deeds No 11 pages 323 & 324

John B. McCallum

Judge C. C.

Elizabeth Bailey 3 This Sumner County Ohio and situated in the County
 To Deeds 3 first day of August one thousand eight hundred and
 William R. Bailey 3 Six (1866) by and between Elizabeth Bailey of the
 first part and William Bailey of the second part. Witness it
 that for and in Consideration of the sum of Ten thousand and
 no more Dollars and twenty seven cents (2267)
 The Receipt whereof is hereby acknowledged to be paid in hand to
 Elizabeth Bailey of the first part by William Bailey of the sec-
 ond part the said Elizabeth Bailey hath forgiven sold aliened
 conveyed released confirmed and conveyed and by these presents
 does bargain sell alien convey release confirm and convey
 unto William Bailey and to his heirs forever the several parcels
 or tracts of Land lying and being in Sumner County and
 State of Ohio and particularly described and known by the
 following Number & words (to wit of Sect 16) The South West
 Quarter of Section Sixteen the N. 1/4 of Sec 16 and the N. 1/4 of Sec 16
 of Sect 16 The North half of the North West Quarter and the West
 half of the North Quarter of Section Twenty Two and the N. 1/4 of the
 N. 1/4 of Sec 21 The North half of the North East Quarter of Sec-
 tion Sixteen and the N. 1/4 of Sec 16 The South East Quarter of
 Section Sixteen All in Township Four Range Six and in
 the District of Land subject to Entry at the Land Office in
 Centerville Ohio containing in all about Three hundred
 and Sixty Acres of Land More or less according to the
 Survey

To have and to hold the above described and here by granted
 premises with all the appurtenances thereto belonging
 unto the said William Bailey his heirs and assigns forever
 And the said Elizabeth Bailey with and doth defend the
 title in fee unto the said William Bailey his heirs and
 assigns against himself his heirs executors administrators and
 assigns and against all and any persons or persons claiming
 under her the said Elizabeth Bailey her heirs executors ad-
 ministrators and assigns whatsoever And also against
 the General Government

In Testimony Whereof the said Elizabeth Bailey
 hath the day and date above written subscribed her Name
 and affixed her seal Elizabeth Bailey

Witness

Primo Janis
J D Beauchamp

The State of Ala. Before me John O McCallum
Judge of the Probate Court in
and for said County. Personally appeared J D Beauchamp
a subscribing Witness to the foregoing Certificate
the aforesaid before me on this day that he signed
the same in the presence of the other witness and in the
presence of the Quorum and I certify that I will
thenceforth said J D Beauchamp: Given under my hand
September 14 1866

John O McCallum
Probate Judge

State of Ala. Before me John O McCallum Judge
County of Sumter of Probate Court Certify that the
foregoing Deed was filed for record in my office
on the 1st day of September 1866, and duly recorded
on the 16th day of October 1866. In Teste of Deed
Registered 11 pages 2205 16

John O McCallum
Judge

Geo W Smith wife of This Sumter County Ala the County recorder
To Deed 3 day of March
Attest E M McCallum

furrows two horses and one mule, one corn
age and buggy and harness.

To have and to
have forever in fee simple the above said land
with hereby conveying to them good and
perfect title to the same. This deed has been
introduced before signing in following form
translating the fourth line from the beginning
Elyse De Pichon is authorized for Elizabeth
Stecher the "prock" is intended from time the
word "land" is introduced once and the words
in "Patto" is introduced once and "Pichon" sub-
stituted for "Adelara". Given under my hand and
seal this 12th day of November 1866. Given
under my hand and seal this the 12th day of
November 1866.

John A. Higgins
J. P. Humphrey
J. C. Higgins

John B. McCallum

The State of Alabama, Before me John B. McCallum
Commissioner of the Probate Court for said County and State personally ap-
peared R. D. Higgins a subscribing witness to the
within conveyance who after being sworn dep. that
he signed the same as a subscribing witness in
the presence of the grantor and the other sub-
scribing witnesses and that the grantor executed
the same voluntarily in his presence and in
the presence of the other subscribing subscribing
witnesses and that the other subscribing witnesses
invented the same in his presence. Given under
my hand November 12th 1866.

John B. McCallum
Judge

State of Ala. Before me John B. McCallum
Commissioner of the Probate Court for said County
and State personally appeared that the foregoing
deed was given for record in my office
on the day of and duly recorded
on the 18th day of July 1867 In and before me

No. 11 pages 328, 329, 330, 331 & 332

John B. McCallum
Judge

Now A. Hearnall and Wife } I have all seen of the foregoing deed
in deed book } William H. Hearnall and Wife Hearnall
Clapp Bros & Co. } Hearnall of the first party Clapp Bros & Co.
Hearnall } Merchants and partners doing
business under that name and style in the City of New Orleans
one of the second parties and John J. Giddens of the third
party. Witness that whereas the said parties of the first
party are jointly indebted to the said parties of the second
party in the sum of six thousand dollars to be become
due on the 1st day of January one thousand eight hun-
dred and sixty eight. Which is evidenced by a prom-
issory note under of our date with this instrument. The
same drawing lawful interest from this date. And
being aware of securing the principal and interest
payment of said note and to perfectly secure the
same. This Indenture further witnesses that for an
in consideration of the premises the said parties of
the first party do bargain sell alien and convey

all their rights title and interests in and to the following described tract or parcels of land lying and being situated in the County of Sumner and State of Oklahoma. Said parcels are described as follows to-wit: the North East Quarter of Section thirty four less Giffens acre; South East Quarter of Section thirty four thirty acres South part of North West Quarter of Section thirty four fifty acres in the North part of South West Quarter of Section thirty four the West half of the West half of Section thirty four all in Town ship four Range third West also all the Mines and Minerals owned by the said parties of the first part about thirty five in Number or owned by either one of them to the said party of the third part. Value And appraise forever. This obligation and covenants further stipulations and Conditions that is to say if the said party of the first part shall will and truly pay up or before its maturing the said sum of Six Thousand Dollars with lawful interest thereon and all the Costs incident to this Deed the same is to be void. But if the said parties of the first part shall fail or refuse to pay said sum of Six Thousand Dollars with lawful interest thereon or the Note or debt is executed of even date with this Deed for that sum then and immediately after the 1st day of January and thousand Eight hundred and sixty eight or as soon thereafter as he shall be requested by the said parties of the second part the said party of the third part shall proceed to sell to the highest bidder after having given at least thirty days notice in some newspaper published in the State of Oklahoma giving notice of the time and place of said sale all the property conveyed in this deed or as much thereof as may be sufficient to pay said sum of Six Thousand Dollars with lawful interest thereon and the Costs of this Deed. Intended in right here from top of the page to the bottom of the page all done before signing. Given under our hands and seals this 16th day of February 1867

W A Russell
Anna J Russell

The State of Okla Before Me B. J. J. an acting Jus Sumner County 3d of the peace in and for said County and State personally appeared Wm A Russell and Anna J Russell both known to me. who acknowledged before me on this day that they were the contents of this instrument they executed the same voluntarily on the day the same were dated. Given under my hand this 16th day of February 1867

John A. Russell

State of Okla 3d of John A. Russell Judge of Probate Co. of Sumner County 3d of the peace in and for said County and State personally appeared Wm A Russell and Anna J Russell both known to me. who acknowledged before me on this day that they were the contents of this instrument they executed the same voluntarily on the day the same were dated. Given under my hand this 16th day of February 1867

John A. Russell
Judge of Probate

Murphy & Charleston RR Co 3d of the peace in and for said County and State personally appeared Wm A Russell and Anna J Russell both known to me. who acknowledged before me on this day that they were the contents of this instrument they executed the same voluntarily on the day the same were dated. Given under my hand this 16th day of February 1867

of said Board this day held in the City of New Orleans
State of Missouri. Now by resolution unanimously
adopted and recorded upon their Minutes authorized
and instructed the Presidents of said Company to
issue One thousand Bonds of said Company each
for the sum of One thousand Dollars payable on
first day of January One thousand Eight hundred
and eighty five bearing interest at the rate of seven
per cent per annum and payable semi annually with
Coupons attached on the first day of January and
on the first day of July of each year running
the full term in the City of New York. And for
the proper Authenticity of said Bonds have required
the signatures of the Presidents of said Company and
of the Treasurer of the Eastern Division thereof to be placed;
and the seal of said Company affixed thereto;
And Thomas in order to secure the faithful payment
of said Bonds and the interest accruing thereon the said
Board of Directors of said Memphis and Charleston
Rail Road Company by virtue of the authority aforesaid
at their Meeting of said date further authorized and
indemnified the said Presidents of said Company
to execute a Deed of Trust upon the real and personal
estate of said Company with its franchises within
the limits of the said States of Missouri Tennessee
and Mississippi upon the terms limitations and conditions
hereinafter contained; Now therefore This President
declares that the said The Memphis and Charleston
Rail Road Company in order to secure the payments of
said Bonds and Interest and in consideration of the
sum of One Dollar to it in hand paid at and after
the sealing and delivery of these Presents by the said
Guillaume L. Vautier George W. Hunt and William C.
Reuben the receipt whereof is hereby acknowledged Heirs
Assigns Executors sold transferred and conveyed and
affirmed presents Debt Grants Conveys sells Transfer and
Convey unto the said Guillaume L. Vautier George W. Hunt
and William C. Reuben and their assigns in the
trust fully created all the following property
of the said Memphis and Charleston Rail Road
Company that is to say its Roads and Branches
Mines or to be Mines in the States of Missouri
Mississippi and Tennessee including the rights
of way and the lands occupied thereby together
with superstructure and the track thereon and also
all bridges viaducts Culverts fences Depot Grounds

and buildings thereon, and all appurtenances thereunto belong-
ing, and all franchises, rights and privileges of the said
the Memphis and Charleston Rail Road Company, in and to
the same, saving and at all times reserving to the State
of Tennessee a first lien, already acquired, for loan of her
Bonds Money to said Company, and hereafter to be more
under her Internal Improvements Laws passed the 11th day of
February 1852 and the 8th day of February 1854 upon that por-
tion of said Road in the State of Tennessee, extending from the City
of Memphis to the Southern boundary line of said State a distance
of about 93 1/2 Miles, including the Tennessee Branch of thirteen
Miles, and also saving and reserving to the parties interested
therein the lien heretofore created by a Deed of Trust executed
by the said the Memphis and Charleston Rail Road Company
on the first day of May, one thousand eight hundred and fifty
four, to James Smythe and by G B Lamer of the City of New
York and Thomas Hearn of the City of Huntsville Alabama
for the purposes therein contained. To have and to hold the said
premises and every part thereof with the appurtenances unto
the said G L Maston, George W Neal and William C Rehorn,
their executors and assigns in said trust and assigns, upon the
trust hereinafter more particularly declared, and set forth;
And the said, the Memphis and Charleston Rail Road Com-
pany, in order further to secure the payment of said Bonds
and interest, and in execution of the further sum of one
Dollar to be on hand paid at and before the sealing and
relieving of these presents by the said Gustavus L Maston, George
W Neal and William C Rehorn, the receipts whereof shall never-
theless be duly acknowledged by the said Gustavus L Maston, George
W Neal and William C Rehorn, and by these presents, doth, Grant, Assign, sell,
transfer and Convey unto the said Gustavus L Maston,
George W Neal and William C Rehorn and their and
assigns in the trust hereby created, all and singular the
present property of the said the Memphis and Charleston
Rail Road Company, embracing its Engines, Cars
rolling stock and Machinery of any kind and description
and whatsoever article and property it now and to have
the said premises and every part thereof unto the said
Gustavus L Maston, George W Neal and William C
Rehorn, their executors and assigns, upon the
trust hereinafter more particularly declared, and set
forth. In Trust nevertheless that, in case the said the
Memphis and Charleston Rail Road Company shall fail
to pay the principal or any part thereof or any of the inter-
est or any of said Bonds at any time when the same

become due and payable according to the tenor thereof
 when Announced. Then after Sixty days from such
 Announcements upon the request of the holder of such Bonds
 the said Gustavus L. Newton George W. Neal and William C. Rehrman
 shall receive and take possession of all or any
 part of said premises and as the attorney in fact
 or agents of the said The Memphis and Charleston
 Rail Road Company. By themselves or agents or solicitors
 duly constituted here and employ the same. Making
 from time to time all needful repairs, alterations and
 additions thereto and after deducting the expenses
 of such repairs, alterations and additions out of
 the proceeds to the payment of the principal and
 interest of all of said Bonds remaining due and
 unpaid. Or the said parties of the second or their
 successors in the said trusts at their discretion may
 on the written request of the holder of at least one
 half of the Bonds then unpaid shall cause the said
 premises or so much thereof as shall be necessary to
 pay and discharge the principal and interest
 of all such of said Bonds as may be then due and
 unpaid as aforesaid to be sold at public auction
 in the City of Memphis in the State of Tennessee
 in the City of New York. Giving at least thirty days
 notice of the time, place and terms of such sale
 and of the specific property to be sold. By publish-
 ing the same in two Newspapers of Good Circulation
 in each of the Cities aforesaid and whenever else
 required by law. And execute to the purchaser or
 purchasers thereof a Good and sufficient deed of
 Conveyance for the same which shall be a Conveyance
 unto the Memphis and Charleston Rail Road Company.
 Their successors and assigns and all persons claiming
 under them of all rights, interests claims in or to said
 premises or any part thereof; and the said trusts
 shall after deducting from the proceeds of said
 sale the costs and expenses thereof and of Man-
 aging said property apply so much of the
 proceeds as may be necessary to the payment of
 said principal and interest and any unpaid
 on said Bonds and shall retain the residue
 thereof to the Memphis and Charleston Rail Road
 Company. It being here expressly understood that
 in no case shall any claim or advantage be taken
 of any voluntary abandonment or extension of time.

Memphis and Charleston Rail Road Company to prevent such entry
 or sale as aforesaid. And the said The Memphis and Charleston
 Rail Road Company, hereby covenants for the consideration aforesaid,
 to execute and deliver any further reasonable and necessary Convey-
 -ance of the premises or any part thereof to the said Gustavus L. Newton
 George W. Neal and William C. Rehrman their successors in said
 trusts and assigns for more fully carrying into effect the objects herein
 particularly and especially of the conveyance of any property subsequently
 to the date hereof acquired by the said Memphis and Charleston Rail
 Road Company and Comprehended in the description of the prop-
 erty real and personal. Hereinbefore conveyed. And the said The Mem-
 -phis and Charleston Rail Road Company, hereby further covenants for
 the consideration aforesaid, that the Money borrowed upon the security
 of said Bonds shall be faithfully applied to the objects indicated
 and set forth in the acts of the Legislature of Tennessee heretofore
 refused to approve the Seventeenth day of November in the year
 one thousand eight hundred and sixty six. And it is hereby
 mutually agreed and therewith agreed upon these or prepa-
 -rations that on payment of the principal and interest of
 said Bonds the estate hereby granted to the said Gustavus L. Newton
 George W. Neal and William C. Rehrman shall be void and of
 no effect to the premises hereby conveyed shall revert to and re-
 -vert in the said The Memphis and Charleston Rail Road
 Company in law and in fact without any acknowledgment
 of satisfaction, conveyance, receipt, or other act.
 And it is also further mutually agreed that the said Gustavus
 L. Newton George W. Neal and William C. Rehrman their successors
 in said trusts and assigns shall be entitled to receive
 proper compensation for any labor or service performed
 by them in the discharge of their trusts in case they shall
 be compelled to take possession of said premises or
 any part thereof or manage the same.
 And it is further mutually agreed that in case of the
 death, mental incapacity, or resignation of the said Gustavus
 L. Newton George W. Neal and William C. Rehrman all their estate
 rights interests powers and controls in the premises shall be
 instantly cease and determine but in the event of the death
 resignation or incapacity of any one or two of said trustees then
 all the premises rights and privileges of said trusts shall vest
 in and devolve upon his successor or successors And in
 the event of the death resignation or incapacity of the suc-
 -cessor or successors then and in that case the said The
 Memphis and Charleston Rail Road Company shall
 or may then be defauld to take proceedings therefor for
 the benefit of the holders of a majority of said Bonds

May apply to any Court of competent Jurisdiction in the State of Alabama sitting in any County and said State to appoint a Trustee or Trustees having residence of the City of New York or elsewhere at the option of said applicants to supply their places and thereupon such Trustee shall become vested for the purposes aforesaid with all rights and interest hereby conveyed to be vested in the said Trustees I mention George W. Neal and William C. Reburn without any further authority or conveyance for the same but if the same shall be necessary both or either of the parties hereto shall execute any necessary releases or Conveyances for that purpose.

The Trustee of the said Memphis and Charleston Rail Road Company has caused its Corporate seal to be here affixed attested by the Secretary and Treasurer of the Eastern Division of said Company and the same to be subscribed by the President of said Company and the said parties of the second part the said Trustees I mention George W. Neal and William C. Reburn have also set their hands and affixed their seals this day and year first above written.

Seal of
C.R.R. Co.

Memphis and Charleston
Rail Road Company
By Saml Tate Presd
G. H. Neal Secy
J. H. Martin Treas
W. C. Reburn

Subscribed
Saml Tate
Saml Tate & Co
Eastern Division
Witness as to W. C. Reburn
H. C. P. and
J. C. P. and

State of Alabama Before Judge H. S. Suggs Judge
Macon County of the Probate Court in and for
said County personally appeared G. H. Martin and
George W. Neal who are known to me and who
acknowledge before me this day that they fully informed
of the contents of the above and foregoing instrument
they signed the same voluntarily on the day of its
execution my hand and seal of office at Huntsville
this 3rd day of January 1867

James H. Suggs
Judge Probate Court
Macon County
Seal of
Macon County
Seal of
Macon County

State of Tennessee Personally appeared before me John League
County of Shelby Clerk of said County Saml Tate one of the
parties to the foregoing and to the attached Deed with whom I am
personally acquainted and who acknowledges that he executed the same for the purposes therein contained. Witness my hand and
office this 22nd day of January A.D. 1867

County Court
Shelby County
Tenn

J. M. League Clerk
J. M. League

United States of America
State of Tennessee
Shelby County
City of Memphis

Do hereby certify that on this 8th day of January in the
year of our Lord one thousand eight hundred and Sixty
seven before me J. H. Martin a Commissioner resident in the
City of Memphis of said State and duly qualified by the
Executive authority and under the Seal of the State of Tennessee and
Mississippi to take the acknowledgment of Deeds to be
made and recorded personally appeared at said City the
Memphis and Charleston Rail Road Company of Saml Tate
President to me known to be the person named in and
who executed the foregoing Mortgage for said Rail Road
Company. The parties therein named on the day and year
therein named as the free and voluntary act and deed
of said Rail Road Company for the purposes and
uses and purposes therein named. Mentioned and ex-
posed that as such desired that the Mortgage be recorded
for which I have received set my hand and
affixed my official seal as such Commissioner

this 8th day of Jan'y A.D. 1867

J. W. Westcott

J. W. Westcott
Commissioner of
Deeds
Memphis
Tenn.

Commissioner for Alabama in
Tennessee at Memphis
Also Commissioner for Mississippi
in Tennessee at Memphis

J. W. Westcott
Commissioner of
Deeds
Memphis
Tenn.

State of Tennessee and County of Shelby Co.

Be it remembered that on the twelfth day of January, A.D. 1867 at the City of Memphis before me Henry C. Banks a Commissioner resident in said City duly commissioned and qualified by the Executive authority and under the laws of the States of Alabama, Arkansas and Mississippi and Tennessee to take the acknowledgments of Deeds to be given or received therein respectively I personally appeared William C. Reham to me known to be the same person described in and who executed the foregoing instrument and whom I know to be the same person and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein mentioned as such instrument.

For testimony whereof I hereunto set my hand and affixed my official seal at the City of Memphis this twelfth day of January, A.D. 1867 and of the Independence of the United States thirty first.

Henry C. Banks
Commissioner
Memphis
Tenn.

Henry C. Banks
Commissioner of Deeds
Alabama
Commissioner for Arkansas
and Mississippi and Tennessee
Agent - New York

The State of Mississippi & W. G. Baker Clerk of the Probate Court
Shamango County of said County do hereby certify that the
Mortgage Deed to which Certificate is attached this Certificate is
attached was received in my Office this day for record and
has been duly recorded in Deed Index Book C Pages 381 & 386
from my own hand and official at Office Jackson Paper
- Mississippi this January 26th A.D. 1867

Probate Court

Shamango Co.

Mississippi

W. G. Baker Clerk

State of Tennessee The foregoing and Certificate attached
Shelby County 3 pages Deed and attached Certificate and
two Certificates. The Rev. Henry C. Banks was filed in my Office for
Registration January 30 1867 at 8 o'clock P.M. and was
noted in Note Book of Page 192 and was duly Registered
and January 31 1867 in Book of Pages 62, 3, 4, 5, 6, 7, 8.

J. C. Maule Register

State of Tennessee The foregoing and Certificate attached
McClure County 3 pages Deed and attached Certificate
of the Probate Court at Memphis this Certificate was
filed in my Office for Registration February 5th 1867 at 8 o'clock
A.M.

J. W. Moore Register

State of Tennessee Register Office Purdy, February 5th
McClure County 1867. On this day the foregoing Deed
of Trust and annexed Certificate were duly Registered
in my Office in Book of Pages 56, 7, 8, 9, 70, 71 & 72.

Register Fees \$25
Paid

J. W. Moore

Register for McClure County

The State of Tennessee The foregoing Mortgage
Kearney County 3 pages Deed to which this Certificate
is attached, and the Certificate thereto attached
was received and filed for Registration in my Office
February 7th 1867 at 10 o'clock P.M. and was
noted in Register Book Book No. 7 on page 29.

And said Mortgage Deed and Certificate of said
 have been duly Registered and Compared in my
 office in Deed Book "I" on pages 238, 239, 240, 241,
 242, 243, 244, 245, 246, 247, on this the 7th day of
 February 1867. Given under my hand at office in Salem
 Tennessee this 7th day of February 1867.

Respectfully
 J. P. Rogers

Benjamin P. Anderson Register
 Hamilton County Tennessee

The State of Alabama, J. P. Anderson Judge of the Probate
 Court of Hamilton County, Certify that the foregoing Mortgage Deed
 and attached Certificate was
 filed in my office at 2 o'clock on the 12th day of
 February A.D. 1867 for Registration and was a.c.,
 recorded on the 15th day of February A.D. 1867 in
 Deed Book "I" on pages 244, 245, 246, 247, 248, 249, 250, 251, 252,
 at 3 o'clock my hand at office on this 13th
 day of February A.D. 1867.

Respectfully
 J. P. Rogers

James H. Perry
 Judge P. C. and
 Ex officio Clerk.

The State of Alabama, J. P. Anderson Judge of the Probate
 Court of Hamilton County, Certify that the foregoing Mortgage
 Deed and attached Certificate was
 filed in my office at 11 o'clock on the 14th day of
 February A.D. 1867 for Registration and was duly
 Recorded this day in Deed Book "I" on pages 253,
 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266,
 at 1 o'clock my hand at office on this 15th day of February A.D. 1867.

Respectfully
 J. P. Rogers

Benjamin P. Anderson Register
 Hamilton County Tennessee

Respectfully
 J. P. Rogers

Respectfully
 J. P. Rogers

Respectfully
 J. P. Rogers

Respectfully
 J. P. Rogers

Respectfully
 J. P. Rogers

Respectfully
 J. P. Rogers

The State of Alabama, J. P. Anderson Judge of the Probate
 Court of Hamilton County, Certify that the foregoing Mortgage
 Deed and attached Certificate was
 filed in my office at one o'clock P.M. on the 15th day of
 February A.D. 1867 for Registration and was recorded
 on the 18th day of February A.D. 1867 in Deed Book
 "I" on pages 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.

Given under my hand and the seal of said Court
 at office in the town of Summerville in the said County
 on this 15th day of February A.D. 1867.

Seal

George P. Charleston
 Judge P. C.

The State of Alabama, J. P. Anderson Judge of the Probate
 Court of Hamilton County, Certify that the foregoing
 Mortgage Deed and attached Certificate was
 filed in my office on the 18th day of February A.D. 1867 and on this
 same day duly recorded in Probate Court Deed Book "I" page
 112, 113, 114, 115, 116, 117, 118, 119, 120.

Witness my hand and the seal of office
 on this 18th day of February A.D. 1867.

Respectfully
 J. P. Rogers

John A. McDowell
 Judge Probate Court
 Ex officio Clerk

Respectfully
 J. P. Rogers

Respectfully
 J. P. Rogers

Respectfully
 J. P. Rogers

The State of Alabama, J. P. Anderson Judge of the Probate
 Court of Hamilton County, Certify that the foregoing
 Mortgage Deed and attached Certificate was
 filed in my office at 8 o'clock on the 19th day of February A.D. 1867 for
 registration and was duly recorded on the same day
 and date in Book of Deeds No. 11 pages 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.

Respectfully
 J. P. Rogers

John A. McDowell
 Judge Probate Court
 Ex officio Clerk

Respectfully
 J. P. Rogers

John A. McDowell
 Judge Probate Court
 Ex officio Clerk

Sheriff of Limestone } This Deed made this 7th day of January, 1867
 State of Ohio }
 Paul L Jones }
 of said State and County of the second part
 Whereas, that by virtue of an execution to me directed
 from the Circuit Court, County of said County and State
 in favor of Paul L Jones and against Henry C. Bell
 of said State and County, bearing date 25th October
 1866, I offered for sale on the first Monday in January
 at Justice Anthony's Court to the highest bidder for cash
 at the Court House door in the town of Athens, bearing
 forth advertised for thirty days in the Athens Press a
 public newspaper published in the town of Athens
 two days and place of sale all of the said Henry C. Bell
 undivided interests in the following described tracts or
 parcels of land, to wit: North East Quarter of Section
 thirty, North half of south East Quarter Section thirty
 twenty five acres off east end of North half of
 South west Quarter Section thirty two all of township
 three, Range Third West, and Paul L Jones being
 the last and best bidder at ten Dollars, was declared
 the purchaser of said undivided interests in said tracts
 for said sum. Then by virtue of said execution to
 me directed from said Court and in consideration
 of the said sum of ten to me in hand paid the
 receipt whereof is hereby acknowledged, I have
 given, granted, conveyed and sold, released, re-
 leased and conveyed and confirmed and
 by these presents do give, grant, sell, release, convey
 and confirm unto the said Paul L Jones
 all right title interest or demand in and to
 by virtue of said execution and will execute
 and deliver said title to him his heirs and assigns
 forever. In testimony whereof I have hereunto set my
 hand and affix my seal in the day and
 year above given.

State of Ohio } I John B. McClellan Judge
 Limestone Co. of the Probate Court of said County
 hereby certify that the foregoing conveyance was
 filed for record in my office on the 19th
 day of January, 1867. This duly recorded
 in the same day in Book of Deeds 11 Page 344
 Test
 John B. McClellan
 J. P. C.

R. C. David & wife } State of Ohio }
 Do Deed } Limestone County }
 Daniel Sumner & }
 This Deed made this 15th of November one
 thousand eight hundred and sixty six between R. C. David and
 his wife Sarah David one the one part and Samuel Sumner
 of the other part. Whereas, that for and in consideration of
 the sum of fifteen hundred Dollars to us in hand paid
 the receipt whereof is hereby acknowledged, We do hereby sell
 and convey the following House and lots known in the town
 of the town of Athens as the West Church of Late No. 17, as
 laid down in said plans, or so much thereof as contains
 the Houses thereon (viz.) Twenty two feet in front or on
 the public square and running North 72 feet more or less
 so as to include all the House buildings and appurtenances
 as thereto belonging. We the said David do sell convey
 and deliver to the said Sumner and warrant and
 defend the title against ourselves, heirs, executors and
 all other persons for ever. Given under our hands and
 seals this 15th November 1866.

R. C. David
 Sarah David

Seal
 Seal

The State of Ohio } Before me R. C. David an acting Justice
 Limestone County, } of the peace in and for said County per-
 sonally appeared R. C. David and Sarah David his wife
 both known to me who acknowledge before me on this
 day that being in favor of the contents of the conveyance
 they executed the same voluntarily on the day the same
 was made Given under my hand November 15th 1866.

R. C. David

State of Ohio } I John B. McClellan Judge
 Limestone Co. of Probate Court } hereby certify that
 the foregoing Deed was filed for record in my
 office on the 20th February 1867. This duly
 recorded in the same in Book of Deeds Vol 11
 Page 345
 Test

John B. McClellan
 J. P. C.

J. H. & D. 1861

C. H. Conyngham

C. H. Conyngham

This instrument made this 18th day of February Eighteen hundred and Sixty Six between James M. S. Dime of the first part and Boston South and of the second part both of the same County and State of Massachusetts and Thomas M. Dime of the third part J. H. Conyngham Charles Alexander Conyngham Cassius M. Lucas, Andrew C. Legg, Porter Smith James S. Jones, William Richardson Jr. as Administrators of William Richardson deceased, J. A. McCallister and William A. Keiser, Alexander M. Bentley, Robert S. Fisher, David W. Townsend, John C. Thomas, James S. Forbush, John S. Forbush, Caroline Copeland Administrators of Nathan M. Copeland deceased, Ferrell Conyngham Executor of Richard H. Ogelsby deceased, Charles C. Legg Executor of William Legg deceased, George D. Smith, John S. Tarrant, Administrators of the last Will of Charles S. Tarrant deceased, Eliza Weatherford, William S. Parham, John D. Rath, Price W. Townsend and Administrators of H. C. Featherstone deceased, Meddison Thompson, John S. Forbush, Administrators of William H. Forbush deceased, John D. Heath et al, John H. Robinson, John Tarrant, Administrators of Samuel J. Cape, Isaac Spather, Henry H. Ray, Walter Nelson, et al, J. C. & J. A. Nelson, et al, James Mearns, E. Dedman, Robert Donnell, Thos. Cairns, George W. Williams & Craig of the third part Witnesseth that the said James M. S. Dime in full and in satisfaction to the said parties of the third part as follows to wit to Edmund A. Lucas as Executor of John A. Key deceased, by bond dated 9th day of May 1861 and due one day after date for Six thousand and Twenty five Dollars and Eighty five Cents Executed by J. M. S. Dime, Wm. P. Tanner and J. H. Jones. To John Tarrant Administrator of the last Will of Thomas B. Murdoch and of Note of Wm. P. Tanner & Co. Merchants and Bankers in trade under the name and style of Wm. P. Tanner & Co. Company of William P. Tanner and the party of the first part the said J. M. S. Dime said Note made and dated on the 1st day of February 1860 for three thousand two hundred and Twenty five Dollars and all

children costs payable on the 1st January 1861 with interest from date to L. H. Murdoch & E. H. Gray, Clerks. said Note is the property of said of said Estate of Thos. B. Murdoch and in the hands of said Administrators of said Estate. To Mary D. Thomas by Note of Wm. P. Tanner & Co. a City firm Composed as above stated with faith for and received and thirty five Dollars dated 1 January 1863 and due one day after date. To John D. Thomas by Note of the said firm of Wm. P. Tanner & Co. Composed as aforesaid for Six hundred Dollars dated 1 January 1863 & due twelve months after date with interest from date created by the Interest to 1st January 1863 and also created on 23rd Decr 1865 by J. P. Pandy Note for Sixty dollars. To Andrew C. Legg by Note of Wm. P. Tanner & Co. said firm Composed as aforesaid said Note is dated 1 January 1861 & due twelve months after date for twenty and two hundred and Sixty Dollars. To James S. Forbush by Note of Wm. P. Tanner and Co. a firm Composed as aforesaid dated 1 January 1862 & due twelve months after date with interest for five hundred dollars. To John C. Forbush by Note of Wm. P. Tanner & Co. said firm Composed as aforesaid dated 1st January 1862 and due one day after date with interest for five hundred and forty eight dollars and forty eight Cents. To John S. Forbush Administrator of William H. Forbush deceased by Note of Wm. P. Tanner & Co. said firm Composed as aforesaid dated 1st January 1862 & due twelve months after date with interest for six hundred dollars. To Price W. Townsend Administrator of H. C. Featherstone deceased by Note of J. H. Jones & J. M. S. Dime dated 1 January 1863 and due one day after date for four hundred and fifty one dollars and ten Cents. To Andrew C. Legg Executor of William Legg deceased by Note of J. M. S. Dime and William S. Parham dated 24 February 1859 and due 9th March 1860 to William Legg & Co. said firm Composed for thirty and hundred and eighty nine dollars & Sixteen Cents. Created 18 Feb 1861 by five hundred and fifty nine dollars & thirty eight Cents. To William S. Parham by Note of J. H. Jones & J. M. S. Dime dated the 1st day of January 1860 and due 1 January 1861 for four thousand and forty dollars. To Charles M. Donnell by Note dated 1 January 1860 for four thousand & seven dollars. To J. H. Conyngham by Note accepted by W. R. Hill, Strangers the for two thousand four hundred and Eighty nine Dollars and thirty nine Cents due 1st January 1861. To Charles M. Donnell by Note for Six thousand two hundred and thirty three Dollars and thirty seven Cents dated 1st September 1862. To Porter Smith by

by Note for one hundred dated 29th Sept 1865
 To James T Jones by Note for one hundred and
 eleven dollars and thirty eight Cents dated January
 1866 To William Richardson Jr as administrator of
 William Richardson died by Note to his estate for
 two hundred and forty eight dollars and eighty
 three Cents dated 16th Feb 1866 To J A McClellan
 by Note dated 25th January 1867 for two hundred
 and twelve dollars and four cents To Wm H. Hine
 by Note dated 11 January 1866 for one hundred
 and twenty seven dollars and fifty one Cents To
 To A W. Pottle as Guardian for Note dated 14th Jan
 1861 for balance interests of three hundred
 and eighty four dollars and seventy eight Cents
 To Robert B. Pottle by Note dated 10th May 1867 for
 three hundred and sixty eight dollars and also
 an account due day of 1863 for one hundred
 and eighty dollars To Price W. Thompson by Note
 dated day of Jan 1866 for two hundred dollars To
 John Thompson Gen of Pennsylvania Corporations
 by Note dated 17 Dec 1860 for one hundred and
 fifty dollars To W. Thompson Guardian for
 the property of the said named To James Cunningham & Co
 of Richmond Va by Note dated 1st Feb 1862
 of one thousand six hundred dollars To
 Elzer Wetherford by Note dated 8 Jan 1862 for
 eight hundred and seventy four dollars and fifty
 Cents To John D. Pottle by Note of J. H. Jones
 J. H. D. D. dated 1 Jan 1861 for three thousand
 and seventy dollars and eighty Cents To C. J. T. Church
 Robinson by Note dated 26 May 1859 for one to J. H.
 D. Holt Guardian for the property of the said
 Robinson for eight hundred and ten dollars and
 two cents was executed by John H. Elliott & J. H. D. Holt
 payable to the said Robinson after date To Strathairn
 Ray by account due 1 Jan 1867 for one thousand
 and one hundred dollars To Walter Nelson by Note dated
 July 1865 for two thousand and two dollars and fifty
 three Cents To S. W. H. Nelson by Note dated
 10th August Eighteen hundred and Sixty four for
 two thousand six hundred and eighty two dollars and
 thirty two Cents To Dr. Linn by account for
 twenty four dollars due 1 January 1867 To Mrs Mary
 E. Beckman for balance on a Note of Twenty
 and due about the day of To Robert C. Russell

by an account due 15th Feb 1867 for one thousand dollars for
 services rendered from June 1865 to 15 February 1867 on the Law
 mer County plantation To Thomas Lewis Guardian of Mr D. B.
 Ray for a Note Charles & Joseph last or destroyed for
 William Linn and Emily Ray dollar 84 due 1st January 1866
 which said said note was one of many being
 about six feet and measured with the minute and
 and according on them respectively the said James M. D.
 Russell is willing and anxious to secure. For this
 Indenture Witnesseth that for and in consideration
 of the premises and also for the further consideration
 of two dollars to the said party of the first part by
 the party of the second part at and before the sealing
 and delivery of these presents in hand paid the receipt
 thereof is hereby acknowledged by the said James M. D.
 Russell and James Cunningham & Co as above in effect
 conveyed & confirmed and by these presents doth grant
 bargain sell alien impoff convey and confirm to the
 said party of the second part his heirs and assigns
 forever the following described lands and premises
 property debts and Chases in and to wit The East
 parts of South East fourth Section 8 Township
 8 Range 14 West parts of South East fourth Section
 Ninth Township 8 Range 4 West West half of North
 West fourth Section Township 4 Range 3 West West half
 of North East fourth Section Township 8 Range
 14 West Also East half of East fourth Section 20
 Township 8 Range 4 West Containing two hundred and
 forty and 7/100 acres all situate lying and being
 in Lawrence County State of Missouri and ap-
 prox of said lands above named is the return and
 and dwelling of the said James M. D. Russell is and
 adjoining the town of Ottumwa in said County and where
 the said residence & dwelling is hereinafter and
 hereby conveyed as aforesaid to the said party of
 the second part Also the following lands situate
 lying and being in Lawrence County Missouri to wit
 West half of Section 36 Township 4 Range 9 West North
 East fourth of Section 36 Township 4 Range 9 West also
 North half of West half of South East fourth Section
 36 Township 4 Range 9 West also South East fourth
 of Section 25 Township 4 Range 9 West also North
 West fourth Section 31 Township 4 Range 9 West
 also South West fourth Section 30 Township 4 Range
 8 West also South half of West half of North East
 fourth Section 30 Township 4 Range 8 West also

at three or more public places in said County, any of which shall be at the Court House or other suitable place in said town of Athens; the above and foregoing last certain parts of this Decree in relation to regulating the sale of said property applies that reference to such parts or portions of said property as are specified therein as being in said County of Sumter. The property herein whereby conveyed as aforesaid or intended to be conveyed and specified and described as being situated by way and being in Lawrence County State of Alabama shall be sold at public Sale on the first day or second day of next month upon thirty days notice of this time of day and terms of said Sale having been given by publishing the same in a newspaper if one be published in the town of Milledgeville and if not then by posting at three or more public places in said County of which notice shall be posted in the said town of Milledgeville and the said Benton Sanders, party of the Second piece shall not of the money arising from such Sale or sales just pay and discharge the expenses, charges and fees incident to this deed and the trust made and out of the balance of said money if there be enough he shall fully pay off and discharge the debts and sums of money herein enumerated the payment of which is intended to be fully secured together with the interest that may be due on them respectively but after fully paying all expenses as aforesaid and above provided in this deed if there is not enough left to pay all of said debts then the party of the second part shall out of the said money in his hands after the expenses charges of us aforesaid shall have been paid, make a fair just and equal division of the proceeds of the said debts herein above named and enumerated; he shall first after paying said expenses ascertain the just and proper amount due to upon each of the debts above specified and then apportion and to each and every one of said debts pay its just and true proportion share of said money as aforesaid ascertain as aforesaid if there should remain a balance left after paying the expenses

as aforesaid the debtors and their heirs as herein provided then any and all of such balance shall be by the said Benton Sanders the party of the second part paid over to the said James McDowell all his heirs executors administrators or assigns. But if all of said debts or sums of money due specified with such interest as may have accrued thereon shall be fully paid off and discharged to each and all of said creditors then executors administrators or assigns on or before a sale of the property herein and hereby conveyed is made or had as above mentioned & proceeds for the this Decree to be in Athens to remain in full force and virtue.

I Witness whereof the said parties have hereunto signed their names and affixed their seals this 18th day of February 1867

50 or
no stamp
Seal

J. D. Donnell
B. Sanders

State of Alabama 33
County of Sumter 33
Before me John P. McCallum
Judge of Probate in and for said County and State
personally came James McDowell and Benton Sanders both known to me who severally acknowledged before me on this day that being informed of the within conveyance they executed the same voluntarily on this day and for the purposes therein set forth.

Given under my hand and Seal of Office at Athens this February 22d 1867.

Seal

John P. McCallum
Judge P. C.

State of Alabama 33
County of Sumter 33
Before me John P. McCallum Judge
of Probate in and for said
State and County and by virtue thereof Ex Officio
Clerk of said County do hereby certify that the foregoing Decree
of Conveyance was filed for Registration in my office
at 9 o'clock A.M. on the 24th day of February 1867 and
only recorded on the same day and date in Book
of Deeds No 11 pages 346 7 8 9 350 1 2 3 353 Given
under my hand and official seal at Athens
this February 22d 1867.

Seal

John P. McCallum
Judge P. C.
Ex Officio Clerk of same

Consent, understanding and agreement of the said
 Mrs. Maria by the same being treated, sold and
 received as a payment of and Credits to the am-
 -ounts of Eleven Thousand Dollars one of said as to
 the indebtedness of the said James M. S. Donnell
 as husband and trustee of said for payment out
 of and in consequence of the Condemnation
 by him of the Separate Estate as aforesaid to
 his own individual use as aforesaid. She the said
 Maria L. Donnell of even date herewith, in Con-
 -sideration hereof, releasing, discharging and acquitting
 the said James M. S. Donnell as trustee as aforesaid and
 indebtedness. Consigns themselves to the amount
 of the said sum of Eleven Thousand Dollars paid
 for the further Condemnation of Ten Dollars to the
 said James M. S. Donnell by the said Paul L. Jones
 parts of the second part and trust as aforesaid
 the receipt whereof is hereby acknowledged. In the
 said James M. S. Donnell, faith this day Given
 Granted, bargained, Sold, aliened, en- the
 Power, and confirmed unto of these parties
 both James M. S. Donnell, sell alien and en- the
 any and confirm unto the said Paul L. Jones
 (Trustee) for the sole use and benefit of the said
 Maria L. Donnell, free Exempt and discharge
 from all debts Charges and liabilities now
 existing or hereafter created by her parents or
 former husbands the same being her separate Est. (to)
 her heirs Executors Administrators and assigns forever
 all those certain tracts or parcels of Land or Plant-
 -ations, Situate, lying and being in the County of
 Sumner in the State of Alabama and known and
 described as follows, viz: The North East Quarter of
 Section Number one also North West Quarter of Section
 twenty also the East half of the South East Quarter
 of Section Eighteen also the East half of the North
 West Quarter of Section Nineteen, also the East half
 of the South West Quarter of Section Eighteen also the
 West half of the North West Quarter of Section Nineteen
 also the West half of the South East Quarter of Section
 Eighteen, and the South West Quarter of Section
 Nineteen All in Townsh. Four Range Third 11th
 Containing in all Eight hundred and Eighty Acres
 More or less to have and to hold the above
 described or intended to be described tracts
 or parcels of Land with its appurtenances

into the said Paul L. Jones Trustee as aforesaid for the purchase
 as aforesaid, his heirs Executors Administrators and assigns
 forever. And the said James M. S. Donnell for himself his ex-
 -ecutors and administrators and assigns forever Covenant
 and promise to and with the said Paul L. Jones Trustee
 as aforesaid, his heirs Executors Administrators, Executors and
 promise to and with the said Paul L. Jones Trustee as aforesaid
 said his heirs Executors Administrators and assigns
 that they will forever warrant and defend the title
 to the above tracts and parcels of Land against all persons
 whatsoever upon the several tracts and parcels hereinafter this
 the above and herein described or intended to be described tracts of
 and parcels of Land is conveyed to the sole and separate use and
 benefit of and to be taken held and treated as the separate Estate of
 the said Maria L. Donnell wife of the said James M. S. Donnell and that
 the said Paul L. Jones Trustee as aforesaid shall permit the said
 Maria L. Donnell to take hold and enjoy the proceeds and profits
 proceeds of all of said lands and tenements and appurtenances
 thereunto in any and belonging and the same with the
 use benefit profits rents incomes and profits thereof to her sole use and
 benefit and separate Estate free exempt and discharged of all debts and
 liabilities now existing or to be hereafter incurred by the said James
 M. S. Donnell. In witness whereof In testimony whereof
 the said party of the first and second parts have hereunto
 Signed their Names and affixed our seals this day and
 year above written

Stamps

James M. S. Donnell
 Paul L. Jones

Before me J. Sanders in acting Justice
 of the Peace in and for said County
 Sumner County and State personally appeared
 before me James M. S. Donnell and Paul L. Jones both
 known to me who acknowledged before me and that they had
 being informed of the contents of this instrument of writing
 they executed the same voluntarily on this day the 27th day of
 March 1867. J. Sanders J.P.
 State of Ala. J. J. P. McWilliam Justice of the Peace Com-
 -missioner of Sumner in and for said County and State Clerk of
 for the foregoing instrument was filed for record in my
 office on the 27th day of March 1867. Check and records
 on the 27th day in said Book No 19 pages 354, 355, 356
 357 John P. McWilliam
 J.P.

State of Alabama }
 Limestone County } Know ye, That I Thomas H. Westbro
 of the County of Limestone, State of Alabama, of the first
 part, in order to make permanent and secure the pay-
 ment of a certain sum of money, to wit: Two hun-
 dred dollars to me, duly paid in the necessary pro-
 visions, such as Bacon, Corn, Salt, Oats, etc. which pro-
 visions has been advanced and delivered to me by S. P.
 Tanner, of the County and State aforesaid, the receipt
 which I hereby acknowledge, and which advances, as a-
 said, were by the party to this obligation, obtained to en-
 able him to cultivate and make a crop and carry on his
 farming operations for the present year, and which is here-
 declared in this obligation to be for the purpose aforesaid,
 said, and that the same is hereby obtained in good
 faith for the purpose of enabling the obligator to make
 his crop; and that the same was a necessary advance
 for said purpose. Now the premises considered, the
 party of the first part hereby agree and covenant with
 S. P. Tanner aforesaid, for and in consideration of
 the advances above mentioned, they shall have and
 hold and a lien is hereby given by this obligation to the
 upon the entire crop of every kind raised and the pro-
 duce thereof, and also upon the following personal property
 to wit: One yellow horse about seven years old, and
 one gray horse aged about three years. And power of
 sale is hereby given in default of payment of the
 said sum of two hundred dollars out of the produce
 of the crop so made and grown, as well as out of any
 of the property above mentioned, witnesses my hand &c.
 this 21 day of Feb'y 1867.

John H. Davis

Thomas H. Westbro

State of Alabama }
 Limestone County } I, John B. McCallan, Judge of Probate for
 said County, hereby certify that the fore-
 going lien was filed for record in my Office 21
 Feb'y 1867, and was duly recorded in Deed Book No.
 page 358. Feb'y 21, 1867. John B. McCallan
 Judge Probate Court

Samuel Carter } Know all men by these presents: That,
 To Doel } whereas, heretofore to wit: on the 31st day
 of January, 1867, I Samuel Carter did bargain
 and agree with my wife Mary P. Carter, that if
 she would relinquish all her right of dower con-
 tingent or otherwise in to the following tract
 of parcels of land situated in the County of
 Limestone, State of Alabama, and known and
 described by the following to wit: particularly describ-
 ed by the following notes to wit: by commencing at
 the Centre of section twenty-one, which is North East
 Corner of South west quarter of said section, meas-
 uring thence West one hundred and fifty poles to
 a stake, thence South three hundred and twenty
 poles, thence East one hundred and fifty poles,
 thence North three hundred and twenty poles to
 the place of beginning containing three hundred
 acres and being South west quarter of section twenty-
 one and the North west quarter of section twenty-
 eight except a strip off the West side said quar-
 ter section two poles in width Township three
 six west being the land which I on the thirty-
 first of January 1867 conveyed to George Gilbert
 by deed. Also the following land, to wit: the South
 East quarter of section twenty-two, twenty acres off the
 South west side of the South west quarter of section
 twenty-one and the North west quarter of section
 twenty-eight, being a strip two poles in width and
 one pole in height. Also fraction in the North
 East quarter of section twenty-nine containing
 about seventy four acres North of the Slough, also
 fraction in South west quarter of section twenty
 North of the Slough containing about eighty four acres
 except a reservation of right of way, altogether con-
 taining three hundred and thirty seven $3\frac{1}{4}$ acres
 all in Township three Range six west. This deed
 was made by me on the thirty first of January 1867, to
 Martha P. Carter and to which conveyance of land
 my said wife Mary P. Carter relinquished her
 dower. Also the following land more particularly
 known and described by the following numbers
 to wit: South west quarter of the South west quarter
 of section seven, also the North half of the
 North west quarter of section twenty, all in
 Township three Range six west, containing

This deed was made by me to William F. Easter on the thirty-first of January, 1867 and to which the said Mary P. Easter relinquished her dower and said lands lie in Pinestone County Alabama and I the said Samuel Easter agreed with the said Mary P. Easter my wife as inducement and in consideration that if she would relinquish all her right of dower in and to all the foregoing and above described lands by signing the deed to the said above mentioned parties and relinquishing all her rights of dower and in the lands conveyed in said several deeds, that I the said Samuel Easter would in consideration therefore convey to her sole and separate use, benefit and behoof forever the following described land, to wit: the west half of the north-west quarter of section twenty-one containing eighty acres, the north-east quarter of section twenty containing one hundred and sixty acres, and the south half of the east half of the north-west quarter of section twenty, all in Township three Range six west which relinquishment she made by signing said three deeds and relinquishing her dower in the lands conveyed in each deed. These presents therefore further certify that I Samuel Easter for and in consideration of the premises do bargain, sell alien and convey unto the said Mary P. Easter all my right title and interest whatsoever in and to the following lands above described but have set forth again to wit: the west half of the north-west quarter of section twenty-one containing eighty acres, north-east quarter of section twenty containing one hundred and sixty acres and the south half of the east half of the north-west quarter of section twenty, all in Township three Range six west and being situated in the County of Pinestone State of Alabama. To have and to hold the same to her sole use and separate benefit and behoof forever against the said husband or any one else and will forever warrant and defend the title to said lands to the said Mary P. Easter her heirs and assigns against all incumbrances and charges and against the lawful claims of all persons whatsoever. The following was intimated on this page above before signing which relinquishment of dower was made by signing said three deeds and relin-

quishing her dower in the lands conveyed in each deed. Given under my hand and seal this the first day of February, 1867

Samuel W. Easter

Affidavit

Samuel M. Ray
Justice of Peace

State of Alabama. I Samuel M. Ray, an acting justice of Pinestone County 3 of the Peace and for said County do hereby certify that Samuel W. Easter whose name is signed to the foregoing conveyance and who is known to me, acknowledged before me that being informed of the contents of said conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand and seal this 1st day of Feb'y, 1867. Samuel M. Ray
Justice of Peace

State of Alabama. I John B. Webb, Judge of Pinestone County 3 do for said County hereby certify that the foregoing deed was filed for record in my Office Feb'y 24 1867, and the same was duly recorded in Deed Book No. 11, pages 359, 360, 361. Feb'y 24th 1867. John B. Webb
Judge Probate Court

James D. Meadows & wife. This indenture made this 12th day of December in the year 1866 between James D. Meadows and Lucy Ann Meadows his wife of the County of Grimes in the State of Alabama of the one part and Martin Houston of the other part witnesseth that the said James D. Meadows and Lucy Ann Meadows his wife for and in consideration of the sum of One thousand dollars to them in hand paid the receipt whereof is hereby acknowledged, hath this day bargained, sold, aliened, conveyed, released, confirmed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said Martin Houston all that certain tract of land lying and being in the County of Grimes State of Alabama known as the North West fourth of the West fourth of fractional section number twelve township number one of range four west also the North East fourth of the South West fourth fractional section number twelve township number one of range four west containing forty acres also the South East quarter of the North West quarter fractional section number twelve of township number one range four west containing forty acres also South part of the South West part of fractional section number twelve township number one range four west containing sixty eight acres containing in all one hundred and eighty eight acres To have and to hold the above described parcels of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Martin Houston his heirs and assigns forever And the said James D. Meadows and Lucy Ann Meadows his wife their heirs, executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Martin Houston his heirs and assigns and against themselves and all and every person or persons claiming or holding under them

said James D. Meadows and Lucy Ann Meadows, and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by grant or under the Government of the United States. In testimony whereof the said James D. Meadows and Lucy Ann Meadows his wife hereunto subscribed their names and affixed their seals the day and year first above written.

James D. Meadows
Lucy Ann Meadows

State of Ala. I Lewis Morris an acting justice of the Peace for said County, hereby certify that James D. Meadows and Lucy Ann Meadows whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 12th day of December 1866
Lewis Morris, J. P.

State of Ala. I John B. McCallum judge of Probate for said County, hereby certify that the foregoing deed was filed in my Office for record on the 28th February 1867 and was duly recorded in Deed Book No 11 pages 364, 365.
March 5th 1867
John B. McCallum
Judge P. C.

State of Ala. January 27. 1862 This indenture made by R. L. Daniel and Sarah Daniel his wife of the one part and Elizabeth Bailey of the other part to wit: We the said R. L. Daniel and Sarah Daniel for and in consideration of the sum of One thousand dollars to us in hand paid the receipt whereof is hereby acknowledged have this day bargained, sold and by these presents do bargain, sell and convey to the said Elizabeth Bailey all the right, title and interest we have in and to the following land, to wit: South East quarter section

Sixteen North West fourth of North East fourth of Section Twenty-one in all about two hundred acres more or less, all in Township three range five west in the State and County above written. To have and to hold the above premises and all the rents belonging to the said Elizabeth Bailey her heirs and assigns to her and their use and benefit forever. In witness whereof we R. B. Daniel and Sarah Daniel have our hands subscribed their names and affixed our seals this 27th day of January 1862.

R. B. Daniel
Sarah Daniel

The State of Ala. J. Thomas B. Tynes Judge of the Probate Court for said County hereby certify that Robert B. Daniel and Sarah Daniel his wife whose names are signed to the foregoing conveyance and who are known to me, acknowledged before me on this day, that being informed of the contents of this conveyance, they executed the same voluntarily on the day the same bears date. Given under my hand this 30th day of January 1862.

Thomas B. Tynes Judge

This deed is for the S. E. 1/4 16 sec. 24. W. of N. E. of 21

R. B. Daniel

State of Ala. J. John B. McChellan Judge of Probate Court for said County hereby certify that the foregoing deed was filed in my office for record on the 1st Sept. 1866. and was duly registered in Deed Book no. 11 pages 265-266. March 10th 1867.

John B. McChellan
Judge P. C.

John Brighty his heirs & This indenture made this fifth day of September in the year of our Lord one thousand eight hundred and sixty six between the heirs of John Brighty deceased viz. Edward W. Brighty and Parmelia his wife, Margaret Henderson, Caroline Garrison, John P. Brighty and Octavia C. his wife, Sarah E. Mason and Sarah Bridgeforth, of County of Irwin in the State of Alabama

of the one part, and William Brighty of the other part, Witnesseth that the said heirs for and in consideration of a division of the real estate of said deceased 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 Brighty all that certain tract or parcel of land lying and being in the County and State aforesaid, and known and described as the North West quarter of Section Seventeen Township two range four west. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said William Brighty his heirs and assigns forever and the said heirs viz. Edward W. Brighty and Parmelia his wife, Margaret Henderson, Caroline Garrison, John P. Brighty and Octavia C. his wife, Sarah E. Mason, Margaret C. Mason and Sarah Bridgeforth for themselves, heirs executors and administrators do hereby and in consideration of the premises warrant and defend the title to the above described and hereby granted premises unto the said William Brighty his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them. The said Edward W. Brighty and Parmelia his wife Margaret Henderson Caroline Garrison John P. Brighty and Octavia C. his wife, Sarah E. Mason Margaret C. Mason and Sarah Bridgeforth. And also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof, the said Edward W. Brighty and Parmelia his wife Margaret Henderson Caroline Garrison John P. Brighty and Octavia C. his wife, Sarah E. Mason Margaret C. Mason and Sarah Bridgeforth, have hereunto set their names and affix their seals this day and year before written.

Edward W. Brighty and Parmelia his wife
Margaret Henderson
Caroline Garrison
John P. Brighty and Octavia C. his wife
Sarah E. Mason
Margaret C. Mason
Sarah Bridgeforth

Witness my hand and seal this day and year before written.
J. P. Brighty
Caroline Garrison
John P. Brighty
Margaret Henderson
Caroline Garrison
John P. Brighty
Margaret Henderson
Caroline Garrison
John P. Brighty

1867, for 150⁰⁰ - to J. G. McGeough of Alabama by account due January 9th 1867, for 150⁰⁰ - to Dr. A. H. Bentley for balance of accounts due January 17th 1867, for 818⁰⁰ - to Carroll Hays of Tennessee by three notes each for 466⁰⁰ and respectively dated the 11th 1867 1868 1869 - to J. Shelly Vice Pres of Mississippi for balance of accounts due January 1st 1868, for about 600⁰⁰ the estate of J. C. McClintock of Mississippi by note dated January 1st 1861 for 1862 (this sum includes wholly for 1000⁰⁰) (Either this debt due to McClintock or the same due to McCracken is only due to a credit for the price of a Negro and five Mules at 700⁰⁰) - The Est of Hugh Sims as owner in Alabama by note due sometime in 1863 for 725⁰⁰ - to Dr. P. M. Gage of Alabama by account due January 1st 1863 for 228⁰⁰ - to Richard H. Gage of Alabama by note due with James S. Watkins & Stephen W. Harris as sureties and dated 11th 1861 for 8000⁰⁰ on which interest has been paid to February 14th 1862 - to Dr. J. M. Phillips of Mississippi balance of accounts, dated January 1st 1862, for 587⁰⁰ - to Walter Woods & Co. of Alabama by account due January 1st 1861 for 147⁰⁰ - to the Northern Bank of Alabama by note due sometime in 1862 for 500⁰⁰ - to W. B. Pastore of Alabama by balance of 1st and 2nd Jan 1st 1865 for 550⁰⁰ - to Wm. Ruman Hill of Tennessee by note due May 9th 1861 for 898⁰⁰ - to E. P. Shackelford of Alabama for balance of accounts due January 1st 1863 for 420⁰⁰ - I charge William the said James E. Sanders holding and owing to secure the ultimate payment of all the debts due by himself individually and by said firm of Sanders & Son (all of both which Clauses are supposed and intended to be included in the description to be hereafter contained) then to legally appropriate to that object the whole of the property and of the field by himself in his individual right then the whole of the estate of said firm of Sanders & Son and the said Robert T. Sanders in like manner having assents to secure the payment utility of all the debts of said firm and to that end to provide for appropriating and giving direction eventually to the acts of said firm and to his own individual and Est. Circumstances and used - And therefore this Indenture Witnesseth that to effectuate these purposes and

considerations of the premises and in further consideration of the sum of ten Dollars to them in hand paid by the said William H. Sanders the said James E. Sanders and Robert T. Sanders Members comprising the said firm of Sanders & Son and acting jointly for said firm do give and truly have for of record and set over to the said William H. Sanders as trustee according to the provisions and directions hereafter contained: And to his successors in the said all the Books Accounts Rights Credits Liabilities and all other acts of every nature and description legal and equitable of any kind belonging to said firm of Sanders & Son to be held under and disposal of under and according to the said Sanders hereafter directed and provided that all of the rights and claims in action belonging to said firm the legal title to which cannot be transferred to any person or persons under his acceptance as such and truly assents to be held by said firm on the same or legal representatives thereof for the use of said William H. Sanders trustee and his successors in the said firm And this Indenture further Witnesseth that to effectuate the aforesaid purposes and in like consideration of the premises and of the further sum of Ten Dollars then paid to them by said William H. Sanders the said Robert T. Sanders doth then and truly Grant bargain sell and convey to the said William H. Sanders as such trustee under to his heirs and to his successors in the said firm and to their heirs in fee simple forever the following described Lands (and all appurtenances thereto belonging as pertaining) Situated in Choctawhatchee County and State of Mississippi and in Township No 29 North of Range No 3 West of Line Base of the Meridian of the Choctawhatchee Division of Lands, viz: S E 1/4 of the North West 1/4 of the North West 1/4 of the North West 1/4 of the North East 1/4 of the South West 1/4 and the North 1/4 of the S W 1/4 all in section No 28 Also the whole of Section No 29 also the E 1/2 of S W 1/4 of S E 1/4 30 also 1/2 of S E 1/4 & S E 1/4 of S W 1/4 of S E 1/4 32 and the S W 1/4 of S W 1/4 of S E 1/4 33 And the said Robert T. Sanders the full in fee simple to the above described Lands and all appurtenances and that the same are given from all lawful encumbrances made or suffered by himself doth truly warrant and hold forever defend to said William H. Sanders and his heirs and to his successors and to their heirs for the purposes of the said trust: Said Lands are supposed to contain Eleven Acres and fifty five hundredths of an

and more on life. And the Indenture further Witness
 that he to effectuate the aforesaid purposes and
 in full consideration of the sum of ten Dollars then paid to him by the said William
 McQuinn the said James E. Sanders with these and
 further Grants, Grants, Sells and Convey. to said
 William McQuinn as such trustee of said purposes and
 to his heirs and to his successors in the trust and
 to their heirs in fee simple forever the following
 described Lands (And the appurtenances thereunto
 belonging and pertaining: the following described
 Lands in the State of Alabama, viz: in the County
 of Sumter the N.E. & S.E. 1/4 of Section
 No. 28 in T. 28 N. 2 E. of Range 6 West of the base
 Meridian at Huntsville containing four acres
 and Eighty Acres more or less. Also in the
 County of Mobile said State the S.E. 1/4 of
 S. 28 the S.W. 1/4 of S. 26 except 100 acres North
 of the Bayou sold to J. B. Pillsbury, the N.W. 1/4
 of S. 26 except 20 acres North of the Bayou
 sold to J. B. Pillsbury, the S.E. 1/4 of S. 35 the
 N.W. 1/4 of S. 34, the S.E. 1/4 of S. 34 and the S.W. 1/4 of
 S. 36. One third of the East tract as also P. 100
 land out in lots which tract contains one hundred
 and fifty acres. One third of the Bayou tract
 which contains four hundred acres. And
 the adjoining lot North of it containing one hundred
 and sixty Acres. Also in Township No. 7 of
 R. No. 3 West of the base Meridian and comprising
 in all Eight hundred and Sixty three Acres the
 Bayou all the lands lying South and East of Bayou
 P. 100. And North of the new Coast. and West
 of Bayou Cogdon which belongs to said James
 E. Sanders, excepting from this Grant the No. 100
 land and purchase on the bank of said Bayou
 S. 100. Purchased by said James E. Sanders
 and which excepting the land on which the same
 is built. Also the following Lands in the State
 of Mississippi in the County of Tunica all of
 Sections 29, 31 & 32 in T. No. 4 of Range No. 11
 West subject to the claim for unpaid purchase
 money due Dr. Robert C. Foster and interest
 thereon: all of S. No. 6, 7, 8 & 11 West subject
 to the persons from for unpaid purchase money
 due to William Gaston Henderson as vendee. And
 the S.E. 1/4 of S. No. 31 T. 4 R. 11 West comprising

in all 2880 acres in said Tunica County in the
 County of Coahoma in Township No. 28 Range No.
 3 West viz: all of section No. 33; the West 1/2 of the
 South West 1/4 of section 27; The East 1/2 of the South
 East fourth; the West half of the South West fourth
 and the South East fourth of the South West
 fourth of section No. 28 the South East fourth
 and the South half of the South East fourth
 of section No. 32. all of section No. 33 and the
 West half of the North West fourth. And the
 West half of the South West fourth of section No.
 34. Comprising in said County about 1335
 acres. — in the County of Bolivar viz: all of section
 No. 10 and the North East fourth of section No.
 15. all in Township 25 North of Range 5 West
 comprising in said County 804 acres. Also the
 following lands in the State of Texas viz: the
 land described in a grant No. 160 by Anson
 Jones President of the Republic of Texas dated
 February 1846 to the heirs of J. S. Shackelford
 killed under Texas, situated in Milam
 (now Bell) County containing 640 acres; The
 land described in a grant by Sam Houston
 President of Texas dated December 5 1844 No. 73
 to Jack Shackelford in same County and con-
 taining 640 acres; and the land described in
 the grant by A. C. Horton President of Texas to
 said Jack Shackelford dated November 15
 1846 situated in Bexar District (now Bexar
 County) and containing 640 acres. — all the foregoing
 comprising in said State of Texas a total of 1920
 acres. Also the following lands in the State of
 Arkansas which are all held jointly and equally
 by said James E. Sanders and Doct. Math. C. Clay
 the West half of section 33 and the East half of the
 South East fourth, the North East fourth and the
 South West fourth of the South East fourth of
 same section; the North half of section number
 thirty-four and the South East fourth. And
 the East half of the South West fourth of same sec-
 tion; the West half of section number thirty-five
 the West half of section twenty-six, the South
 West fourth of section twenty-three, all of section
 number twenty-two except the North East fourth
 of the North East fourth; The South West fourth

with the full power as hereinafter provided & directed:
 such Conveyance to Convey upon said trusts and
 rights & involve upon him such duties as are created
 & designated in the Conditions & Declarations hereof.
 And all the foregoing agreements & Conveyances
 being the agreements to said William H. Sanders
 trustee his successors in the trust by the said
 Members of the Firm of Sanders & Sanders or
 as much of the Firms, Effects & assets of the Firm
 & the Conveyance to him made then by Robert T
 Sanders of his personal real Estate before as
 created. And the Grants to him & those of
 said James & Sanders of the aforesaid lands
 belonging to him immovably in Alabama
 Mississippi Arkansas & Texas & the same
 Conveyances to him & those of said Partners in
 Chicago as above directed: are nevertheless
 upon the following Express trusts: to the
 following uses & purposes to wit: The said
 trusts shall immediately take into his proper
 hands & under his Control, all the Books of Entry
 & account Bills receivable & other Claims in
 action (not already paid) belonging to
 the said Firm of Sanders & Sanders & Co.
 & shall proceed without unnecessary delay or
 Consumption of time to close said Books
 Wind up said accounts the sum of the
 Accounts and to collect the debts due the
 Firm of whatever Character either by force
 Collection or by suit or in his discretion by
 compromise of all Claims which may be
 disputed, or bona or doubtful: and in the
 performance of these duties the Grantors herein
 hereby engage to render him all such advice
 & information & constant assistance as he
 may from time to time require. And further to be thus
 retained by the trustee to be responsible of and
 appropriated as herein after provided for the
 payment of the Trusts Fund arising
 from other sources. It is hereby further
 directed, provided that said trustee shall
 without unnecessary delay or Consumption of
 time proceed to use all the Lands here-
 conveyed to him for Cash either in Cash
 or U.S. legal tender money, and for
 such sales shall convey to the purchaser the

the title hereby vested in said trustee & vested by
 virtue also of the aforesaid Conveyance directed
 to be his Mode of disposing of said Lands in the way
 of the most advantageous sale. And such
 sales may be by public auction or private Contract
 as the trustee may find opportunity & may deem
 most to the interest of the Creditors herein, when
 sold at public auction the sale shall be previously
 advertised for four weeks in some appropriate news
 paper, and in the case of the lands in San Antonio
 County also they shall be given in the town of Abilene
 in said County those in Mobile County shall be
 sold in the City of Mobile; those in the Counties of
 Balcones Cochran & Tarrant Tex. and all in the
 State of Arkansas shall be sold within the County
 Court (or seat of Justice) of the County where respec-
 tively situated, as in the City of Memphis which
 is the great Commercial & business point for those
 sections of Country: and those in the State of Texas
 shall be sold within the County seats of the County
 in which they are situated respectively, or in the
 City of Austin in said State. And it is nevertheless provided
 that at any time after the expiration of twelve months from
 after date hereof a Majority in amount of the Creditors here-
 intended to be secured, who by that time shall have manifested
 their assent to and acceptance the provisions of this deed
 or hereinafter provided may in writing require & compel
 said Trustee to thereafter sell alone at public auction
 without further delay
 those interests to be made Conveyances in the said deed
 & secured in the payments of their debts, or to make life
 annuities or otherwise the like are all the joint Creditors
 of said James & Sanders of the said Firm of
 James & Sanders & Co. whether Partners, Creditors or
 Debtors. or who may be liable personally for him
 or for said Firm as his or their surety, or oblig-
 ator, or accommodation or otherwise or as a
 creditor and shall have paid or may hereafter pay
 such liability in whole or in part, provided that
 such Creditor, jointly & the like signify in writing
 to the trustee their or his acceptance of & assent to
 the deed & the provisions & terms thereof within one
 year from the date hereof and shall meet
 at any time after receiving actual notice of
 the deed either Expressly or by plain legal im-
 plication, direct or apparent or descent from

the same; and in this Circumstance it is the duty of the trustee to send Notice thereof by Mail to the address respectively of each of said beneficiaries as far as known in addition to having the same recorded in the proper Counties.

The funds to be realized by the Trustee from any of the trust effects or assets either of the firm or the individual Grantors shall be disposed of & appropriated by him in the following manner. He shall first (and of course first received) pay all expenses of this Trust all Council fees & Court Costs to be incurred for advice & opinions in conducting the business of the Trust. Involving Claims either for debt or property or resulting suits either directly or indirectly adverse to the interests of the trust whether from negligence or from the intended transactions. Other expenses for accounts of the trust, trust's necessities & Commissions & all else which may be legally or reasonably turned Expenses of the Trust. He shall reimburse and indemnify himself in full on account of all Council or other instruments he may be required to execute in the performance of his duties as trustee. He shall next pay off in full the amounts herein specified as follows: Colonial Bank William Gustav Hemmick & Robert L. Foster, which operate loans in their favor as partners of the said *Mortgages as sold and conveyed by them. Provided that such payments shall not be made until these loans are sold; & that the proceeds of these sales respectively shall go into these Colonies and that if the amounts due to each shall exceed such proceeds then the Excess shall only be entitled to its pro rata share of the General funds in common with the other General indebtedness parties. He shall next appropriate the trust funds in such way as to entirely indemnify & save the Trustee (or to be reimbursed when they may have already sustained loss) all persons who are in any way liable for said James E. & James or said firm as surety or as accommodation drawers, endorsers or acceptors and finally he shall distribute the residue hereafter (if made)

enough enough to pay all in full) to and among all the other Just & lawful Creditors of either said James & James or said firm who shall have become beneficiaries under this Trust according to the Conditions herebefore mentioned. And when Collateral security or indemnity has been received by the Grantors herein from debtors or from persons for whom they are liable as surety or accommodation acceptors, drawers or endorsers, and these Collaterals shall be placed in the hands of the trustee for collection and appropriation the proceeds thereof shall be first exhausted & applied to the particular debt or liability to which they are due. If said debt or liability shall not be satisfied all in the General trust fund and in like manner where any Collateral security has been or may be given by to any Creditor of said James E. & James or said firm either to secure their debt or indemnity, a part of said or their. Such Collateral must be exhausted & applied to its special debt before such Creditor or surety can participate in the General trust funds of said firm. If any debt herein mentioned as due by said James E. or said firm shall have been transferred to or assigned by any other person hereafter than these named as holders the benefits of the trust shall come to such transferee present holder the same as if specially named.

No distribution shall be made in the appropriation of the trust funds as to whether the same be derived from the partnership assets or the property conveyed by James E. & James or by Robert L. & James; Except from the common fund. If there were here any question to him by his Share of the partnership assets, proceeds of one of R. L. & James land. Where the Company has secured in a Bank or other Corporation any money outstanding as currency the trustee shall pay the debt due the same in its own office if they can be procured (to the extent of its resources) or if refused by the Bank, he shall not be entitled (or the holder) to participate in the General trust funds.

All notes herein made in date amount, number or description are to be recorded by the trustee (if practicable) by reference to the Books of the firm of James E. & James & Son as a Major, in Account of the debt hereby intended to be secured are in the State of Mississippi and the firm is resident therein (as the City of Aberdeen where they shall be duties to be performed in other States & be cannot constantly be present. If the

And as Justice here is fully empowered to appoint by his writs Power of Attorney or suitable agents or attorneys in fact, to prosecute any of the duties hereby devolved upon him, express or implied in these Statutes shall he thereby clothe each and the same Justice in that behalf as himself - as far as intended to be comprehensively such Power of Attorney.

If said William H. Sanders, being appointed trustee at any time before the final execution & consummation of this trust, refuses to act, then design remove from the Trusts Estate as he removes from the Office of Trustee by legal proceedings & judgments or if James any other cause this Trust shall become vacant, then the said James E. Sanders or in the event of his death or absence the said Robert T. Sanders or in the event of his death or absence the Executor or Administrator - Executors of James E. Sanders & Heirs of Robert T. Sanders may by deed in writing acknowledge or prove according to laws of this State of Sanders' Manifesto to appoint his successor as such Trustee: and so on as often as as such vacancy shall occur, until all the provisions of this Trust shall be completely executed & performed. And two Commissions from the list of debts due by the deceased James E. Sanders and Son specified in the beginning of this deed a Bill of Exchange drawn by James Sanders (to which the same remarks apply as applied to other Bills drawn by him and his heirs before mentioned) and accepted by said James Sanders Dated and December 11 1862 for \$500⁰⁰ there is provided for herein in the same manner as the other Bills drawn by said James Sanders and witnessed by the Central Bank of Alabama as Alabama - the following notwithstanding: First in the foregoing deed infra execution of the same (viz. Article 7th times on 13th page the words to read: "Shall be paid" Article 4th & 5th times of 15th page the words - "to the Stk of \$200⁰⁰" Article 6th & 5th times from the bottom of 17th page the words "Conduct" Article 8th & 9th times from bottom of page 6 the words - "and Son" & Article 8th times from top of 21st page the words - "and Son" of R. T. Sanders. And in witness of all which the foregoing the said James E. Sanders

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In His undenounced Capacity, & as a Member of the firm
of James E. Saunders & Son. the said Robert T. Saunders in
His undenounced Capacity & as a Member of said firm of
James E. Saunders & Son & the said William H. Saunders have
hereby set their hands & affixed their seals in and over my
receipt this 15th day of January A.D. 1867

U.S. Res. Stamp 57⁰⁰
 James E. Sanders
 Robert T. Sanders
 Wm. H. Sanders

The State of Mississippi } This day before me George
Monroe County &c. } W^m Worthington Clerk of the
Ancient Court of said County & State personally appeared
to above named James E Sandus Robert T Sandus
& William H Sandus Grantors & trustees in the foregoing
Deed of trust who acknowledged in due
form of law that they respectively signed & delivered
the said Deed of trust on the day on or
prior thereto mentioned as their voluntary act and deed
& the said James E Sandus & Robert T Sandus
generally acknowledged that they executed the same
as aforesaid in their respective capacities
and also as Members comprising the firm of James
E Sandus & Son for the uses purposes & considerations therein
expressed & all said parties during the same to be certified
before me under my hand & the seal of said Court
offices this 16th day of January A.D. 1867.

Dear
 Sir
 George W Cunningham Esq
 Of New York City

The State of Mississippi etc. This day before me of
William G. Ellis a Commissioner of Deeds for the
State of Texas, resident at Meridian in the State
of Mississippi duly appointed and sworn in
as such on the 28th day of September A.D. 1866 by
his Excellency J. W. Throckmorton Governor of
Texas and regularly qualified according to
Law personally appeared the above named James
E. Sanders & Robert T. Sanders & William B.
Sanders the Grantors herein in the foregoing
and of trust. Who severally acknowledge in
due form of law that they respectively signed
sealed & delivered said Deed on the day of
its date as their (each of them) voluntary act

And for the purposes therein expressed, and the said James E. Sanders & the said Robert J. Sanders acknowledged severally that they respectively executed the same as above appears each in his individual capacity, as a Member of the firm of James E. Sanders & Son.

Given under my hand and private seal (having the seal of office) at Alabama, Mississippi this 16th day of January A.D. 1867

William G. Elden Esq.
Clerk of the Peace &c.

The State of Mississippi Act. 3^d John A. Comer an acting Justice of the Peace in and for the County of Monroe in said State, as such by the laws of said State, Ex officio a Notary, Publicly Certify that the above mentioned James E. Sanders Robert J. Sanders & William G. Sanders whose names are signed to the foregoing Certificates and who are known to me acknowledged before me on this day that they are aware of the contents of the Certificates they executed the same voluntarily on the day the same were made and the said James E. Sanders & Robert J. Sanders severally acknowledged that they & each of them executed the same as above appears each in his individual capacity, also as Members of the firm of James E. Sanders & Son. Given under my hand and private seal (having the official seal) this 16th day of January A.D. 1867

John A. Comer Esq.
Justice of the Peace and
Ex officio Notary, Public for Mississippi

The State of Mississippi 3^d John Phillips Clerk of said County Certify that the instrument of writing to which this Certificate is attached was filed in my said Office for Record on the 19th day of January 1867 and that the same has this day been duly recorded in Book 4 of the Record of Deeds of said County in pages 277 to 288 inclusive. Given under my

hand and seal of said Court at office in Austin this 21st day of January 1867

John Phillips Clerk

The State of Mississippi 3^d George McCom Clerk of said County Certify that the instrument of writing to which this Certificate is attached was filed in my office for Record on the 23rd day of January 1867 & that the same was duly recorded in Book 77 of Record of Deeds of said County on page 149 to 162 inclusive.

Given under my hand and seal of said Court at office in Texas Parish this 24th January 1867

George McCom

George R. McCom Clerk
Jr. W. H. McCom Esq.

State of Arkansas 3^d J. P. McCom Clerk of said County Certify that the foregoing instrument to which this Certificate is attached was filed for record in my office the 29th day of January 1867 and duly recorded on the same day in Book of Deeds pages 421. Given under my hand and seal of said Court at office this day 4th Feb. A.D. 1867

J. P. McCom

J. P. McCom Clerk
J. P. McCom Esq.

State of Miss. 3^d J. P. McCom Clerk of said County Certify that the instrument to which this Certificate is attached was filed for record in my office 2nd day of February 1867 and duly filed in the Record Book of Deeds in said Office on same day pages 252 to 272 inclusive.

Given under my hand and seal of said Office Feb. 2nd A.D. 1867

J. P. McCom Clerk

State of Alabama
County of Sumter
I, John D. McCallum
Judge of Probate in and for
said County and State & Ex-officio Clerk of same
hereby certify that the foregoing instrument to which
this certificate is attached has been for Record
in my Office at 8 o'clock on 7th day of March 1867
and duly recorded on same day in Book of
Records No 11 pages 276 to 286 Inclusive Given under
my hand and seal of said Office of Probate on the 7th
day of March 1867 John D. McCallum
Judge Prob
Ex-officio Clerk

R. R. Burdette & To all to whom these presents shall come Greeting
Know ye that I, R. R. Burdette of the County of Sumter State
of Alabama of the first part in order to make
permanent and secure the payments of a certain
sum of money to wit: Five hundred Dollars to me
and my heirs in the necessary provisions such as Brown
Corn Salt Cattle &c. which said provisions have
been advanced and delivered to me by J. P. Janner
of the County of Sumter State of Alabama the
receipts of which I hereby acknowledge and
which advances as aforesaid were by the first
to the obligation obtained to enable him to culti-
vate and make a crop and carry on his farming
operations for the present year, and which is
hereby declared in this obligation to be for the
purpose of enabling him that the same is hereby
obtained in good faith for the purpose of
enabling the obligator to make the crop and
and that the same was a necessary advance for
said purpose. When the premises are secured
the first party of the first part hereby covenants
and agrees with J. P. Janner of said County
for and in consideration of the advance above
mentioned they shall have and hold and
a Lien is hereby given by this obligation to them
upon the entire crop of any lands raised and
made the present year and also upon the
following property to wit: 2 Nules and a Colored

The within are satisfied in full this 5th day of March 1867 J. P. Janner

Nules Negro four years old 1 Nule Mare aged two years & Bay Mare
1 year four or seven years and from of sale is hereby given in
satisfaction of payments of the said sum of Five hundred Dollars
and of the proceeds of the Crop or Mares and Grains as well as
and of any of the property above mentioned. Witness my hand
and seal this 1st day of March 1867
John H. Davis Deputy R. R. Burdette Clerk

State of Ala I, John D. McCallum Judge of Probate
County of Sumter hereby certify that the foregoing Lien
has been for Record in my Office for Record on the 7th day of March
1867 and duly recorded in the 11th day of the same in
Book No 11 pages 388 & 389
John D. McCallum
J. P. B.

And Janner & To all to whom these presents shall come Greeting
Know ye that I, J. P. Janner of the County of
Sumter State of Alabama of the first part in order to
make permanent and secure the payments of a certain sum of
money to wit: One hundred & twenty Dollars to me and my heirs
in the necessary provisions such as Brown Corn, Salt, Cattle,
&c. to me and my heirs which said provisions have been
advanced and delivered to me by R. R. Burdette of the
County of Sumter State of Alabama the receipts of which I hereby
acknowledge and which advances as aforesaid were by the
first to the obligation obtained to enable him to culti-
vate and make a crop and carry on his farming
operations for the present year, and which is hereby de-
clared in this obligation to be for the purpose of en-
abling him that the same is hereby obtained in good
faith for the purpose of enabling the obligator
to make the crop and that the same was a necessary
advance for said purpose. When the premises are secured
the first party of the first part hereby covenants
and agrees with R. R. Burdette of said County
for and in consideration of the advance above
mentioned they shall have and hold and a
Lien is hereby given by this obligation upon the
entire crop of any lands raised and made
the present year and also upon the following
property to wit: One Bay Mare and one Nule

Satisfied this 5th day of March 1867 J. P. Janner

Warrant: Such sum of sale is hereby given in
default of payment of the said sum of one hun-
-dred and twenty Dollars out of the proceeds of
the sale of the above and Green as well as out of
any of the property above mentioned. Witness my
hand and seal this 25th day of February 1867
John H. Davis Lewis L. Larnier
Clerk (Mm)

State of Missouri }
 Immigration County } I John O McCallum Sheriff
 do hereby certify that
 the foregoing have been filed in my office for record
 on the 7th day of March 1867 and are now on file
 in the 11th day of same in Books of Deeds No 11
 pages 389 & 91
 John O McCallum
 Sheriff S C

John W. & W. D. R. pay 3 To all to whom this presents
I do hereby certify that I have received of the County of
Linn, Mo. the sum of Three hundred and thirty dollars
which said sum is due to the said John W. & W. D. R. by
virtue of a certain order of the Board of Supervisors of
the County of Linn, Mo. bearing date the 1st day of
January 1885. And I hereby certify that the said sum
has been paid to the said John W. & W. D. R. by the
said Board of Supervisors. In witness whereof I have hereunto
set my hand and the seal of the said County of Linn, Mo.
this 1st day of March 1885.

Crop of any kind raised and Mowers the proceeds of corn and also upon the following property, to wit: one Wagon and four Mules And forer of sale is hereby given in default of said sum of Six hundred Dollars and of the proceeds of the Crop of Mowers and forer as well as out of any of the property above mentioned.

1867. *John H. Davis* *W. H. Rainey*

State of Chla. } I D McClellan
Co of Ironstone } Probate Clerk Certify that the foregoing
Bill was filed for Record in my Office on the 7th day
of March 1864. And duly recorded on the 12th day of
same in Book of Deeds No 11 Pages 395 & 391
Test- I D McClellan Clerk

Mar 10 Parker 3 To all to whom these presents shall come
 Linn 3 I have you that I Grant D. Parker of the County
 So S Farmer 3 of Limestone State of Ala of the Trust fund
 with me agree to make payments and secure the pay-
 ment of a certain sum of Money to Wm. F. Farmer
 Dollars to me and paid in the necessary provisions
 such as Bacon, Corn, Oats, Salt &c. which said pro-
 visions have been advanced and delivered to me
 by So S Farmer of the County and State of Alabama
 the receipts of which I fully acknowledge, and
 which advances as aforesaid, were by the party to
 this obligation, obtained to enable him to
 cultivate and make a crop and carry on his
 farming operations for the present year and
 which is fully declared in the obligations to be
 for the purpose aforesaid, and that the same
 is fully obtained in good faith for the pur-
 pose of enabling the obligator to make his
 crop. And that the same was a necessary ad-
 vance for said purpose. And the premises are
 acknowledged by the party of the Trust fund and agree
 and consent with So S Farmer aforesaid
 for and in consideration of the advances
 made by me to the said party of the Trust fund

and a Lien is hereby given by this obligation to them upon the entire Crop of any kind raised and Made the present year and also upon the following property, to wit, two cross Horses aged about two or three years, one Saddle Horse, aged about five years, and a sum of sale is hereby given in default of payment of the said Six Hundred Dollars out of the proceeds of the Crop as Made and Grown as well as out of any of the property above mentioned. Witness my hand and seal this 6th day of March 1867.

John H. Davis

Witness 30° 3

State of Alabama, I, John D. McCallum, Judge of Probate Court, do hereby certify that the foregoing Sum was filed in my office for Record on the 7th day of March 1867. And duly recorded on the 12th day of same in Book No 11, Pages 391 & 2.

John D. McCallum

J. P. C.

James H. Weatherford, I do hereby certify that I, James H. Weatherford, of the County of Sumter, State of Alabama, of the first part in and to the foregoing instrument, and excuse the payments of a certain sum of Money, to wit, One Hundred Dollars, to me duly paid in the necessary proceeds such as, Bacon, Lard, Cattle Salt, &c. which said proceeds have been advanced and delivered to me by St. P. Turner of the County and State of Alabama, the receipt of which I hereby acknowledge, and which advances are of use and use by the party to this obligation, inasmuch as to enable him to cultivate and make a crop and carry on his farming operations for the present year, and which is hereby declared in this obligation to be for the purpose of advancing and that the same is hereby obtained

The within Lien is given May 1st 1868

St. P. Turner

in Good Faith, for the purpose of enabling the obligator to make his crop. And that the same was a necessary advance for said purpose. Now the premises considered the party of the first part hereby agree and covenants with St. P. Turner, of Alabama, for and in consideration of the advances above mentioned, they shall have and hold, and a Lien is hereby given by this obligation to them upon the entire Crop of any kind raised and made the present year, and also upon the following property, to wit, one Saddle Horse aged about Eight years. And a sum of sale is hereby given in default of payment of the said Sum of One Hundred Dollars out of the proceeds of the Crop as Made and Grown as well as out of any of the property above mentioned. Witness my hand and seal this 28th day of February 1867.

John H. Davis

J. H. Weatherford

Witness 30° 3

State of Alabama, I, John D. McCallum, Judge of Probate Court, do hereby certify that the foregoing Sum was filed for Record in my office on the 7th day of March 1867. And duly recorded on the 12th day of same in Book No 11, Pages 392 & 3.

John D. McCallum

J. P. C.

William P. Tanner. This indenture made this 22nd day of February in the year one thousand eight hundred and six, between William P. Tanner and Sophronia M. Tanner of the County of Sumter in the State of Alabama of the one part, and Samuel Tanner Senior of the other part, witnesseth that the said William P. Tanner and Sophronia M. Tanner for and in consideration of the sum of fifteen hundred dollars to William P. Tanner and S. M. Tanner in hand paid the receipt whereof is hereby acknowledged, have this day given, granted, conveyed and confirmed, and by these presents do give, grant, convey and confirm unto the said Samuel Tanner all that certain lot or parcel of land lying and being in the County of Sumter State of Alabama and known and described as follows, to wit: Containing thirteen acres more or less, situated in the Town of Athens and known as the "Birmingham Place" and described as follows: Beginning at a point on Bush Island road and running north to the fence of Mr. T. Swin. Thence west along said fence or line between Mr. T. Swin and this lot. Thence south along the line of A. J. McHenry's land. Thence east along the line of said McHenry's land. Thence north along the line of said Swin's land on the east to said street. Thence east along said street to beginning. To have and hold the above described lot or land with the improvements and appurtenances thereunto belonging or in any wise appertaining unto the said Samuel Tanner Senior, his heirs and assigns forever. And the said William P. Tanner and S. M. Tanner 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 Samuel Tanner his heirs and assigns from and against William P. Tanner and S. M. Tanner and all and every person or

persons claiming or holding under them the said William P. Tanner and S. M. Tanner, 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 P. Tanner and S. M. Tanner have unto subscribed their names and affix their seal the day and year first above written.

Witness my hand and seal this 22nd day of February 1866.

John P. Tanner (Seal)
S. M. Tanner (Seal)

in presence of
Jas E. Russell
J. M. Russell

State of Alabama J. B. Sanders, an acting justice of the peace in and for said County, do hereby certify that James E. Russell, a subscribing witness to the foregoing conveyance appeared before me on this day and being sworn stated that W. P. Tanner and S. M. Tanner the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses, that he attested the same in presence of the grantors and the other subscribing witnesses and that the other witnesses subscribed their names in his presence. Given under my hand, July 31, 1866.

R. Sanders J. P.

State of Ala. J. John B. McCallum judge of Probate and of the Court of Sessions for said County, hereby certify that the foregoing conveyance was filed for record in my office July 31, 1866. That the same was duly recorded in Deed Book No. 11, pages 394, 395 - March 21, 1867.

John B. McCallum
Judge P. C.

William P. Tanner & This indenture made this 22nd day
 To Deed of February in the year one thousand
 Samuel Tanner his heirs and right heirs and his wife
 between William P. Tanner and Sophronia M.
 Tanner his wife of the County of Emmet in
 the State of Alabama of the one part, and
 Samuel Tanner his heirs of the other part -
 Witnesseth that the said William P. Tanner
 and Sophronia M. Tanner for and in consid-
 eration 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, re-
 leased, conveyed and confirmed, and by their
 persons do give, grant, bargain, sell alien, in-
 feoff, release convey and confirm unto the
 said Samuel Tanner all that certain piece
 or parcels of land lying and being in the
 County of Emmet, State of Alabama, and
 known and described as follows, to wit - viz.
 the North East quarter of the South West quar-
 ter of Section one Township Three, Range five,
 also ten acres off the East side of the North
 West quarter of the South West quarter of
 Township Three Range five, also a
 strip off the West side of the North West quar-
 ter of the South East quarter of Section one
 Township Three Range five including a cer-
 tain field containing in said field about fifty
 ten acres by measurement thirty-one poles
 wide, all these of the parcels containing by
 estimation sixty-five acres. To have and to
 hold the above described land with the Ten-
 ements and appurtenances thereto belonging
 or in any wise appertaining unto the said
 Samuel Tanner his heirs and assigns
 forever. And the said William P. Tanner
 and S. M. Tanner for themselves, their
 heirs, executors and administrators do hereby
 and in consideration of the premises, have
 warranted 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 claim-

ing or holding under them the said William
 P. Tanner and S. M. Tanner, and also against
 the lawful title claim or demand of all and
 every person or persons who may ever claim or
 holding by, from or under the Government of
 the United States, for testimony whereof, the
 said William P. Tanner and S. M. Tanner
 hereunto subscribed their names and affix
 their seals the day and year the first above
 written.

Test.
 J. B. Russell
 J. M. Russell

Wm P. Tanner Seal
 S. M. Tanner Seal

The State of Alabama, J. B. Sanders, an acting justice
 of the peace in and for said
 County and State certify that James E. Ry-
 sell, a subscribing witness to the foregoing
 conveyance appeared before me on this
 day and being duly sworn stated that
 William P. Tanner and S. M. Tanner
 the grantor in the conveyance voluntarily
 executed the same in his presence and in
 the presence of the other subscribing wit-
 nesses, that he attested the same in the
 presence of the grantors and the other sub-
 scribing witnesses attested the same in his
 presence. Given under my hand July 31
 1866.

B. Sanders J. P.

State of Alabama, J. John B. McCallan Judge
 of Probate for said County
 hereby certify that the foregoing conveyance
 was filed for record in my Office July
 31 1866. That the same was duly recorded
 in Deed Book No 11 pages 396, 397. March
 21, 1868.

John B. McCallan
 Judge P. C.

William P. Tanner. This instrument made this
 To Doed Samuel Tanner, Sen. and eight hundred and
 six between William P. Tanner and Sophronia
 M. Tanner his wife, of the County of Linn
 Stone in the State of Alabama, of the one
 part and Samuel Tanner, Senior of the other
 part, withwitness that the said William P.
 Tanner and Sophronia Tanner 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, conveyed, released, conveyed and con-
 firmed, and by these presents do give, grant,
 sell, bargain, alien, convey, release, convey
 and confirm unto the said Samuel Tan-
 ner all that certain tract or parcel of
 land, lying and being in the County of Linn
 Stone, State of Alabama, and known and
 described as follows, to wit: A certain known as an
 "Lost Land" and containing twenty acres
 more or less, situated about one and a
 quarter miles from Athens in the same
 road and in the first land east of the
 house, the number and survey being
 no further description can now be given, for
 better information I have state to his
 of old race tract and is well known to
 them. To have and to hold the above des-
 cribed tract with the improvements and appur-
 tenances thereunto belonging or in any way
 appertaining unto the said Samuel Tan-
 ner his heirs and assigns forever. And the
 said William P. Tanner and S. M. Tanner
 for themselves their heirs and executors and
 administrators do hereby and in consider-
 ation of the premises warrant and will
 forever defend the title to the above describ-
 ed 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
 by them the said William P. Tanner and
 Sophronia M. Tanner, 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 P. Tanner and S. M. Tanner
 hereunto subscribed their names and affix
 their seals the day and year the first above
 written
 William P. Tanner Seal
 S. M. Tanner Seal
 Jas. E. Byrrell
 J. M. Byrrell

State of Alabama, J. B. Sanders, an acting justice
 of the peace for said County
 and State certify that James E. Byrrell a
 subscribing witness to the foregoing convey-
 ance appeared before me on this day and
 being duly sworn stated that William P.
 Tanner and S. M. Tanner the grantors in the
 conveyance voluntarily executed the same in
 his presence and in the presence of the other
 or subscribing witnesses, that he attested the
 same in presence of the grantors and that
 the other subscribing witnesses attested the
 same in his presence. Given under my
 hand July 31, 1866. B. Sanders J. P.

State of Alabama, J. John B. McCallum Judge
 of Probate for said County
 hereby certify that the foregoing conveyance
 was filed for record in my Office July 31
 1866, that the same was duly recorded
 in Book No. 11 page 398, 399 March
 21 1867.
 John B. McCallum
 Judge Probate C.

Garrison A. Triggins & Son all men by these present
 To David Triggins, That I, Garrison A. Triggins
 Peckler, Bro. & Son, 3 am justly indebted to Robert
 Peckler and John T. Peckler, partners under
 the style of Peckler & Brothers in the sum of
 five hundred and thirty five dollars and
 fifty three cents evidenced by a bond signed
 by himself and Richard Triggins on the
 11th of March, 1859, and payable on or be-
 fore the 1st of January, 1860, and upon which
 suit has been brought, also I am justly in-
 debted to C. D. Anderson in the sum of
 fourteen hundred and four dollars due by
 bond executed by myself and Richard A.
 Triggins on the 10th of March, 1859 and pay-
 able on or before the 25th, 1860, also I am
 justly indebted to Alexander Russell and
 John Webb in the sum of nine
 hundred and fifty one dollars and eight
 cents due by bond executed by me on
 the 10th of March, 1859 with Richard A.
 Triggins and payable on or before the 1st of
 1860 with the following covenants placed
 upon said bond to wit: March 20th 1860
 by each receipt of R. A. Triggins and signed
 by A. Russell, also I am justly indebted to
 John D. Holt and John T. Triggins as well
 of Wiley Webb, deceased, in the sum of
 eight hundred and ninety six dollars and
 twenty four cents due by bond signed by
 myself and Richard A. Triggins on the
 1st of January, 1861 and payable on or before the
 1st of January, 1862, to J. D. Holt, Guardian.
 Seven hundred and twenty one dollars and
 eighty eight cents on 20th of February 1866
 to said and owing said bond to John T. Triggins
 and also the balance of said bond
 is due and owing to John D. Holt, and be-
 ing desirous of paying said bonds in full
 and obtaining a complete discharge from
 all of the above said bonds and obliga-
 tions and the aforesaid and foregoing
 named parties having executed this day
 receipts in full for all of the foregoing
 obligations and bonds and having the

day given me a discharge in full from all
 of said bonds and when it could be done
 given up said bonds. Now these premises fur-
 ther witnesseth that for and in considera-
 tion of the premises we the said Garrison A.
 Triggins and wife, Mary A. Triggins do con-
 vey and to convey to the said
 parties aforesaid to wit: Peckler & Brothers, Charles
 D. Anderson, Alexander Russell, John D.
 Holt and John T. Triggins administration
 of Wiley Webb all our right title and
 interest in and to the following describ-
 ed tract or parcels of land, to wit: The
 south west quarter and the west half
 of the south east quarter and the west half
 of the north west quarter section thirty three
 township three range three west also the
 south east quarter of the south west quar-
 ter of section twenty one township three
 range three west also the south east quar-
 ter of the south east quarter of section twenty
 township three range three west con-
 taining four hundred acres. To have and
 to hold to them and their heirs forever
 in the following proportions and
 with the following interests in said lands.
 That is to say each debt is indebted to
 the proportion or in the proportions that
 said debt bears to the whole of the debts
 mentioned in this indenture and their
 and each of their interests in said lands is
 to be measured and extend to the amount that
 their and each of their debts bear to the whole
 of the debts mentioned in this deed.
 In the ninth line from the top or com-
 mencement the word Charles marked out
 the following words interlined in the 9th
 line from top in second page and when it
 could be done given up said bonds about the
 middle of said second page the word "thirty"
 interlined in second page the letter "C" in
 the name of Charles D. Anderson marked
 out by running line across. And I the said
 Garrison A. Triggins do warrant and will
 forever defend the title to the aforesaid

lands to the said Charles D. Anderson, Peter
 & Brother John D. Holt, John Tarver, and
 administrators as aforesaid. Alexander Bay
 sell to them their heirs and assigns
 The lawful claims of all persons to whatever
 given under our hands and seals. This
 18th day of March A.D. 1867

Witness my hand and seal this
 18th day of March A.D. 1867
 James Russell

State of Ala. - I, John B. McCallum, judge of
 the Probate Court for said County hereby
 certify that Benjamin N. Ford, a Subscribing
 witness to the foregoing conveyance
 known to me, appeared before me this day
 and being duly sworn stated that I am
 A. Higgins and Mary A. Higgins, the grant
 ors in the conveyance executed the same
 voluntarily in his presence and in the
 presence of the other subscribing witnesses
 on the day the same was made, that
 he attested the same in presence of the
 grantors and of the other subscribing wit
 nesses and that such other subscribing wit
 nesses signed the same as witnesses in
 his presence. Given under my hand and
 seal this 21st day of March 1867. John B. McCallum
 Judge Probate Court

State of Alabama - I, John B. McCallum judge
 of the Probate Court for said
 County hereby certify that the foregoing
 conveyance was filed for record in my off
 March 21, 1867, that the same was duly
 recorded in Deed Book No. 11 pages 401
 402 March 22, 1867.

John B. McCallum
 Judge Probate Court

William P. Tanner - This indenture made this
 22nd day of February in the
 32nd year of the said one thousand eight hundred
 and sixty six between William P. Tanner
 and Sophronia M. Tanner of the County of
 Grimes, in the State of Alabama of the
 one part and Samuel Tanner, head of the
 other part. Witnesseth that the said William
 P. Tanner and Sophronia M. Tanner for and
 in consideration of the sum of Two hundred
 Dollars, to them in hand paid, the receipt
 whereof is hereby acknowledged, have this day
 given granted bargained sold aliened enfeoffed
 effect released conveyed and confirmed
 and by these presents do give grant bargain
 sell alien enfeoff release convey and con
 firm unto the said Samuel Tanner all
 that certain tract or lot of land lying
 and being in the County of Grimes in
 the State of Alabama and known and
 described as follows to wit: situated in
 the Town of Athens and known as the
 Charleston place and containing two acres
 bounded or described as beginning at the
 South West corner of the East half of Quarter
 West quarter of Section eight Township three
 Range four and running North Twenty-five
 poles to a Stake thence East Twenty-seven poles
 to the Centre of the Brown's ferry road thence
 South West with the Centre of said road
 to the beginning To have and to hold the
 above described land with the improvements
 and appurtenances thereunto belonging or
 in any wise appertaining unto the said
 Samuel Tanner, his heirs and assigns
 forever. And the said William P. Tanner
 and S. M. Tanner 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 William P.
 Tanner and S. M. Tanner 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 C. Tanner and S. M. Tanner hereunto subscribe their names and affix their seals this day and year the first above written signed sealed & delivered Wm C Tanner in the presence of S. M. Tanner J. M. Russell J. M. Russell

The State of Ala. J. B. Sanelus, an acting justice of Grimstone County, the peace in and for said County certify that James E. Russell, a subscribing witness to the foregoing conveyance appeared before me on this day and being sworn stated that W. C. Tanner and S. M. Tanner, the grantors in this conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses. That he attested the same in presence of the grantors and the other subscribing witnesses and that the other subscribing witnesses signed the same in his presence given under my hand July 31 1866. J. B. Sanelus J. P.

The State of Alabama, I John B. Nicholson Judge of the Probate Court for Grimstone County, do hereby certify that the foregoing conveyance was filed for record in my Office July 31 1866. That the same was do recorded in Deed Book No. 11 pages 403 & 404. March 22nd 1867

John B. Nicholson
Judge Probate Court

William C. Tanner. This indenture made this 22nd day of February one thousand & eight hundred and sixty six between Wm C Tanner and Sophronia M. Tanner, of the County of Grimstone, in the State of Alabama, of the one part, and Samuel Tanner, of the other part, Interfaith, that the said Wm C. Tanner and S. M. Tanner his wife for and in consideration of the premises sum of Three 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 Samuel Tanner all that certain tract or lot of land lying and being in the County of Grimstone, State of Alabama, and known and described as follows, to wit: viz. five acres more or less known as Richardson's grape lot, and bounded North by Britton's land, East and West by C. B. Heasley's lot, South by Brown's ferry road and East by Town Branch, which also runs through it. To have and to hold the above described lot with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said Samuel Tanner his heirs and assigns forever. And the said Wm C. Tanner and S. M. Tanner for themselves, their heirs, executors, and administrators, do hereby and in consideration of the premises, covenant and will forever defend the title to the above described and hereby granted premises unto the said Samuel Tanner his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Wm C. Tanner and S. M. Tanner, 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 C. Tanner and S. M. Tanner

we have to subscribe their names and
affix their seal the day and year first
above written
Signed sealed & delivered William P. Tanner
in presence of
Jas. E. Baynell
J. M. Baynell

The State of Alabama, J. B. Savelus, an acting
Justice of the Peace in and
for said County and State certify that
Jas. E. Baynell with subscribing witnesses to the
foregoing conveyance appeared before me
on this day and being duly sworn stated
that W. P. Tanner and S. M. Tanner, the
grantors in this conveyance, solemnly
executed the same in his presence and
in the presence of the other subscribing
witnesses, that he attested the same in
presence of the grantors and the other
subscribing witnesses and that the other
subscribing witnesses attested the same
in his presence. Given under my hand
July 31, 1866. J. B. Savelus J. P.

State of Alabama, J. John B. McClellan, Judge
Simmons County 3 of the Probate Court for said
County hereby certify that the foregoing con-
veyance was filed for record in my office
July 31 1866, that the same was duly re-
corded in Deed Book No. 11, pages 405-406
March 22nd 1868.

John B. McClellan
Judge of Probate Court

William P. Tanner & This indenture made this 22nd
day of February one thousand
eight hundred and sixty six, be-
tween William P. Tanner and Sablonia
M. Tanner his wife of the County of Sim-
mons in the State of Alabama of the one
part and Samuel Tanner Senior of the other
part. Witnesseth that the said W. P. Tanner
and S. M. Tanner 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,
conveyed, sold, released, conveyed, released,
and conveyed and confirmed, and by these
present do give, grant, sell, bargain, alien, re-
lease, convey and confirm unto the
said Samuel Tanner all that certain tract or
parcel of land, lying and being in the Coun-
ty of Simmons, State of Alabama, and more
and described as follows, to wit: The South
west quarter of the South east quarter of
Section Twelve Township Three, Range four
containing forty acres. To have and to hold
the above described land with the Tenements
and appurtenances thereto belonging or in
any wise appertaining unto the said Samuel
Tanner his heirs and assigns forever. And the
said William P. Tanner and S. M. Tanner 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 Samuel Tanner his heirs and
assigns, from and against themselves and all
and any person or persons claiming or hold-
ing under them the said William P.
Tanner and S. M. Tanner, and also against
the lawful title claim or demand of all
and any person or persons whomsoever claim-
ing or holding by, from or under the Govern-
ment of the United States. In testimony where-
of the said W. P. Tanner and S. M. Tanner
have to subscribe their names and affix their seals
the day and year first above written.
In presence of Jas. E. Baynell W. P. Tanner
J. M. Baynell S. M. Tanner

The State of Alabama: Before me B. Sanchez, an
 Immature County. Acting Justice of the Peace
 in and for said County and State personally
 appeared James E. Wapell a subscribing wit-
 ness to the foregoing conveyance who acknowl-
 edged before me on this day after being duly
 sworn that W. P. Tanner and wife, S. M. Tan-
 ner, the grantors in their conveyance volun-
 tarily executed the same in his presence and
 in the presence of the other subscribing wit-
 nesses, and that he attested the same in the
 presence of the grantors and the other subscr-
 ibing witnesses and that the other witnesses sub-
 scribed his name in his presence. Given
 under my hand July 31 1866.

B. Sanchez J. P.

State of Alabama: I, John B. McCallan, Judge
 Immature County, of the Probate Court for said County
 hereby certify that the foregoing conveyance
 was filed for record in my office July 31
 1866, that the same was duly recorded in
 Deed Book No. 11 page 407. March 23, 1867.
 John B. McCallan
 Judge of Probate Court

Marce McDonald, alias known all men by themselves and
 B. P. Harris. That I, Marce McDonald of the
 To Carter & Lewis. County of Immature, State of Ala-
 Geo. S. Houston. bama, of the first part in order
 to execute permanent and secure the pay-
 ment of a certain sum of, to wit: Seven
 dollars due the first day of November
 1867 with interest from the 1st day of
 February 1867, which was and has been obli-
 gated to me in coin by George S. Houston
 of the same County and State. The receipt
 of which I hereby acknowledge and which
 said advance of coin to me by George S.
 Houston as aforesaid was obtained to en-
 able me to cultivate and make a crop and
 carry on my farming operations for the
 year, and which is hereby declared

to be for the purpose aforesaid and that the
 same is by me obtained and received in
 good faith to enable me to make a crop the
 present year, as aforesaid, and that said ad-
 vance was necessary for said purpose and I
 could not have made a crop without it.
 Now in consideration of the premises aforesaid
 I the said Marce McDonald covenant and agree
 with the said George S. Houston that for and
 in consideration of the advance as aforesaid
 the said George S. Houston shall have and
 hold a lien, and a lien is hereby given him
 upon the entire crop of every kind raised
 and made by me the present year. And
 power of sale is hereby given fully upon
 and of the said crop in default of the
 payment of the said seventy dollars and
 interest due thereon at the time of said
 sale and the cost of this instrument re-
 corded and proper and necessary acts.
 Witness my hand and seal, this 21st day
 of February, 1867.
 Marce McDonald Seal
 B. P. Harris
 J. J. Harris
 W. B. Woodbridge

State of Ala. I, John B. McCallan, Judge of Pro-
 Immature County, bate Court for said County, hereby
 certify that the foregoing lien and note was
 filed for record in my office July 18th
 1867, that the same was duly recorded
 in Deed Book No. 11 pages 408, 409. March
 25th 1867.
 John B. McCallan
 Judge Probate Court

William O. Tanner. This indenture made this 22nd
 Day of February one thousand
 and eighty six, between
 William O. Tanner and Sophronia M. Tanner
 of the County of Immature, in the State of
 Alabama of the one part, and Samuel Tanner
 senior of the other. Witnesseth that the said
 William O. Tanner and Sophronia M. Tanner
 for and in consideration of the sum of
 Seven hundred and fifty dollars to them

in hand paid the receipt whereof is here
 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,
 off, release, convey and confirm unto the
 said Samuel Tanner all that certain lots or
 parcels of land lying and being in the County
 of Sumner State of Alabama, and more
 and described as follows, to wit: in. Situated
 in the town of Athens and known as the
 "John Hunt" place and in the plan of said
 town as lot number "118" containing about
 one-half acre. To have and to hold the above
 described lot with Tenements and appurtenances
 thereto belonging or in any wise appurtenant
 unto the said Samuel Tanner his heirs
 and assigns forever. And the said William
 P. Tanner and S. M. Tanner 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
 William P. Tanner and S. M. Tanner, and
 against the lawful title claim or demand
 of all and every person or persons whomsoever
 claiming or holding by, from against or under
 the Government of the United States.
 In testimony whereof the said William P.
 Tanner and S. M. Tanner hereunto subscribed
 their names and affix their seals the day
 and year first above written.
 Signed sealed & delivered W. P. Tanner (Seal)
 in presence of S. M. Tanner (Seal)
J. E. Russell
J. M. Russell

State of Alabama J. B. Sanders, an acting Justice of the
 Sumner County Justice in and for said County and State
 certify that James E. Russell a subscribing witness
 to the foregoing conveyance, appeared before

me on this day, and being sworn stated that
 William P. Tanner and S. M. Tanner his wife, the
 grantors in this conveyance voluntarily executed
 the same in his presence and in the presence
 of the other subscribing witnesses, that he attest
 ed the same in the presence of the grantors
 and the other subscribing witnesses and that
 the other witnesses subscribed his name as such
 in his presence. Given under my hand
 this the 31st July 1866. B. Sanders J. P.

State of Alabama J. John B. McCallum, Judge of the
 Sumner County Probate Court for said County, here-
 by certify that the foregoing conveyance was
 filed for record in my Office July 31, 1866, that
 the same was duly recorded in Deed Book No.
 11 pages 409, 410, 411. March 26th 1867.
John B. McCallum
 Judge

William P. Tanner and S. M. Tanner do hereby certify that this 22nd day
 of February, one thousand eight
 hundred and sixty six, between
 William P. Tanner and Sophronia M. Tan-
 ner, of the County of Sumner, in the
 State of Alabama of the one part, and
 Samuel Tanner senior, of the other part,
 witnesses that the said William P. Tan-
 ner and Sophronia M. Tanner, for and in
 consideration of the sum of two thousand
 dollars, to them in hand paid, the receipt
 whereof is hereby acknowledged, have this
 day given, granted, bargained, sold, aliened,
 conveyed, released, confirmed and confirmed,
 and by these presents do give, grant, bargain,
 sell, alien, convey, release, convey and con-
 firm unto the said Samuel Tanner senior
 all that certain lot or lots of land lying
 and being in the County of Sumner in
 the State of Alabama, and known and
 described as follows, to wit: in. Situated in
 the town of Athens, Ala. and known

in place of said taxes as number seven
seven, seventy eight, seventy nine and eight
to hold block more particularly known as
Tanner's banner. To have and to hold the
above described lots with improvements and appur-
tenances thereunto belonging as in and to the
affidavit bearing unto the said Samuel Tanner
Senior his heirs and assigns forever and to
said William P. Tanner and S. M. Tanner
Themselves, their heirs, executors and ad-
ministrators, do hereby, and in consideration of
the premises, bargain and sell forever de-
vise the title to the above described and to be
by granted premises unto the said Samuel
Tanner his heirs and assigns, from and
against themselves and all and every per-
son or persons claiming or holding under
them the said William P. Tanner and
S. M. Tanner, and also against the title claim
or demand of all and every person or per-
sons whomsoever claiming or holding by
from or under the government of the Uni-
ted States in testimony whereof the will
P. Tanner and S. M. Tanner hereunto sub-
scribe their names and affix their seals
day and year first above written
signed sealed & delivered William P. Tanner
in presence of S. M. Tanner
Jas E. Russell
J. M. Russell

The State of Ala. - J. B. Sanders, acting justice
Grimstone County of the Peace for said County in
State certify that James E. Russell, a subscri-
ing witness to the foregoing conveyance
present before me on this day and being
sworn stated that William P. Tanner
and S. M. Tanner the grantors in this
conveyance voluntarily executed the same in
his presence and in the presence of the
other subscribing witnesses, that he attested
the same in presence of the grantors
and the other subscribing witnesses and
that the other witnesses subscribed the
same as such in his presence. Given under my
hand this 31 July 1866 B. Sanders J. P.

State of Ala. - J. John B. McCallan, Judge of
Grimstone Co. Probate Court for said County
hereby certify that the foregoing conveyance
was filed in my office for record July 31
1866, that the same was duly recorded in
Deed Book No 11 pages 411, 412, 413. March
26 1867.
John B. McCallan
Judge P. C.

Real Estate Sold by James C. Smith Tax Collec-
tor Grimstone County Ala.

		Taxes	Cost	Total
3560	Assessed to J. H. Jones in 1866 by the assessor and purchased by J. P. Tanner for Sold on 21 March 1867	20.00	2.00	22.00
411	Assessed to J. M. Sargent in 1866 by the assessor and purchased by J. P. Tanner for Sold March 21 1867	26.00	6.00	32.00
450	Assessed to Paul L. Jones (lands form- erly belonging to the Estate of A. P. Jones) in 1866 by the assessor and purchased by J. M. Sargent for Sold March 21 1867	16.57	4.00	20.57
120	Assessed to Wm. Board in 1866 by the assessor and purchased by the State for	2.87	4.00	6.87
80	Assessed to A. M. McClellan by the assessor in 1866 & purchased by the State for Sold on 21st March 1867	7.20	4.00	11.20
800	Assessed to J. W. S. Demorell by the as- sessor in 1866 and purchased by James Tanner & Newell on 21st March 1867	26.00	8.00	34.00

State of Ala. - Before me John B. McCallan, Judge of
Grimstone County Probate Court for said County, James
C. Smith Tax Collector
who being duly sworn says that the foregoing
report of sale of lands for taxes in the

of the said County is correct to the best of the
knowledge and belief

James C. Smith J.C.

known to and subscribed

before me this 2nd day March 1867

John B. McCallum

Justice

John Briggs his heirs This instrument made this 1st
To David 22nd day of September in the
William Briggs year one thousand eight hundred
and sixty six between the heirs of John
by deceased Mr. Edward W. Briggs and Pamela
his wife, Margaret Henderson, Caroline Garrison
John D. Briggs and Octavia C. his wife Sarah
C. Reclus Margaret C. Mason and Sarah Bridgeforth
of the County of Dinwiddie in the State
of Alabama of the one part and William
Briggs of the other part. Whereas the
said heirs for and in consideration of a
division of the said estate of said deceased
have this day given, granted, bargained, sold,
aliened, conveyed, released, conveyed and
firmly, and by these presents do give, grant,
bargain, sell, alien, convey, release, convey and
confirm unto the said William Briggs by
that certain tract or parcel of land lying
and being in the County and State of
and known and described as follows, to
the North East quarter of Section five Town
Ship two Range four, also the South East
quarter of Section five Township two Range
four, also the North West quarter of
Township two Range four, containing
in all four hundred and eighty
acres. To have and to hold the above
described tract or parcel of land with
the tenements and appurtenances thereon
belonging or in anywise appertaining unto
the said William Briggs, his heirs and
assigns forever. And the said heirs of
Edward W. Briggs and Pamela his wife
Margaret Henderson, Caroline Garrison of

John Briggs and Octavia his wife Sarah C. Reclus
Margaret C. Mason and Sarah Bridgeforth for
the above heirs, executors and administrators
do hereby 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 Briggs, his heirs and
assigns, from and against themselves and
all and every person or persons claiming or
holding under the said Edward W. Briggs &
Pamela his wife, Margaret Henderson, Car-
oline Garrison John D. Briggs & Octavia C.
his wife Sarah C. Reclus Margaret C. Mason
and Sarah Bridgeforth, and also against
the lawful title claims or demands of all
and every person or persons whomsoever.
In testimony whereof, the said Edward W.
Briggs & Pamela his wife, Margaret Henderson
Caroline Garrison, John D. Briggs & Octavia
C. his wife Sarah C. Reclus Margaret C.
Mason and Sarah Bridgeforth have hereunto
subscribed their names and affixed their
seals the day and year first above written
signed, sealed & delivered
in presence of

E. W. Briggs

D. B. Briggs

Caroline Garrison

Sarah Reclus

Sarah Bridgeforth

Margaret Mason

Margaret Henderson

John D. Briggs

Octavia C. Briggs

State of Alabama J. F. Westerland, an acting justice
County of the Peace in and for said County and
State hereby certify that E. W. Briggs D. B. Briggs
Caroline Garrison Sarah Reclus Sarah Bridge-
forth Margaret Mason Margaret Henderson
John D. Briggs and Octavia C. Briggs who
were and signed to the foregoing conveyance
and who are known to me acknowledged before
me on this day that being informed of the
contents of the conveyance they executed the
same on the 13th day of Oct 1866. Given under
my hand this 12 Oct 1866. J. F. Westerland J. J.

People's Court, State of Alabama, District Court
 To all to whom these presents shall come: Know ye, that I, John B. McCallum, Judge of the County of Linn, State of Alabama, of the first part, in order to make permanent and secure the payment of a certain sum of money to wit: One hundred dollars to one John P. Tamm, of the second part, in the necessary provisions, such as cotton, corn, salt, oats, etc. which said provision has been advanced and delivered to me by S. & P. Tamm, of the County of Linn, State of Alabama, and by the party to this obligation, obtained to enable him to cultivate and make a crop and carry on his farming operations for the present year, and which is hereby declared in this obligation to be for the purpose aforesaid, and that the same is hereby obtained in good faith for the purpose of enabling the obligator to make his crop; and that the same was a necessary advance for said purpose. Now the parties considered, the party of the first part, hereby agree and covenant with S. & P. Tamm, aforesaid, for and in consideration of the advance above mentioned, they shall have and hold, and a lien is hereby given by this obligation to them upon the entire crop of every kind raised and made the present year, and also upon the following personal property, to wit: One wagon and two mules. And power of sale is hereby given in default of payment of the said sum of one hundred dollars out of the proceeds of the crop so made and grown, as well as out of any of the property above mentioned. Witness my hand and seal the 25th day of March 1867.

John B. McCallum, Judge
 State of Ala.

State of Ala. I John B. McCallum, Judge of the District Court for said County, hereby certify that the foregoing lien was filed for record in my office April 2 1867. That the same was duly recorded in Deed Book No. 11, page 416. April 2 1867. John B. McCallum, Judge.

People's Court, State of Alabama, District Court
 To all to whom these presents shall come: Know ye, that I, John B. McCallum, Judge of the County of Linn, State of Alabama, of the first part, in order to make permanent and secure the payment of a certain sum of money, to wit: One hundred dollars to one John P. Tamm, of the second part, in the necessary provisions, such as cotton, corn, salt, oats, etc. which said provision has been advanced and delivered to me by S. & P. Tamm, of the County of Linn, State of Alabama, and by the party to this obligation, obtained to enable him to cultivate and make a crop and carry on his farming operations the present year, and which is hereby declared in this obligation to be for the purpose aforesaid, and that the same is hereby obtained in good faith for the purpose of enabling the obligator to make his crop; and that the same was a necessary advance for said purpose. Now the parties considered, the party of the first part, hereby agree and covenant with S. & P. Tamm, aforesaid, for and in consideration of the advance above mentioned, they shall have and hold, and a lien is hereby given by this obligation to them upon the entire crop of every kind raised and made the present year, and also upon the following property, to wit: Two horses and one black cow, also five head of cattle. And power of sale is hereby given in default of payment of the said sum of one hundred dollars out of the proceeds of the crop so made and grown, as well as out of any of the property above mentioned. Witness my hand and seal this 25th day of April 1867.

John B. McCallum, Judge
 State of Ala.

State of Ala. I John B. McCallum, Judge of the District Court for said County, hereby certify that the foregoing lien was filed for record in my office April 2 1867. That the same was duly recorded in Deed Book No. 11, page 417. April 3 1867. John B. McCallum, Judge.

Satisfied in full by 2 mules and wagon July 6th 1868

S. & P. Tamm

The undersigned certify that the foregoing is a true and correct copy of the original as filed in my office April 2 1867.

George W. Brooks Clerk. Now on all men by these
 To Deed
 Allison & Calvin
 Brooks administrator of the
 Estate of Equilla Brooks deceased by virtue
 of an order of the Probate Court Limestone Co
 State of Alabama dated in the 12th day
 of March 1866 expose to public sale at the
 Court House in the town of Athens in the
 County of Limestone County and State of Ala-
 bama the following described lots or parcels
 situated in the corporate limits of said town
 for cash and known and described and con-
 tain as follows to wit: On the South and West
 by the land of Elizabeth Coleman on the North
 by the Brown Ferry road on the East by the
 land of Robert G. Wrenshall supposed to
 contain seven or eight acres more or less
 and Jerome H. Allison and Joseph W. Calvin
 partners under the firm name of Allison
 and Calvin being the highest bidders there-
 for at the sum of three hundred and twenty
 five dollars the receipt whereof is hereby
 acknowledged do for and in consideration
 of the premises and by virtue of the order
 aforesaid Transfer bargain sell and convey
 to the said Allison and Calvin all such
 right and title as the said Equilla Brooks
 had in and to said lots or parcels of land
 to the said Allison and Calvin their heirs
 and assigns forever remaining and remain-
 ing to them all such right and title as the
 said Equilla Brooks had in and to said lots
 or parcels of land and which I am or have
 authority to do by virtue of said order of said
 Court and said sale made in pursuance
 thereof Given under my hand this 14th day
 of May 1866
 George W. Brooks Clerk
 Adam of R. Book dec-

State of Ala. 3 Before me B. Sanders an acting judge
 Limestone Co 3 of the Peace for said County and State
 personally appeared George W. Brooks Administrator
 of the Est of Equilla Brooks dec who acknowledged
 before me that being informed of the contents
 of this conveyance he signed the same with

authority for the purposes therein specified
 Given under my hand May 14th 1866

B. Sanders J. P.

State of Ala. 3 I John B. McCallan Judge Probate Court
 Limestone Co 3 for said County hereby certify that the
 foregoing Deed was filed in my office for re-
 cord April 14th 1867 that the same was duly
 recorded in Deed Book No. 11 on same day page
 418, 419.
 John B. McCallan
 Judge P. C.

Joseph W. Calvin & wife Mary P. Allison of the
 County of Limestone in the State of Alabama
 of the one part and Joseph W. Calvin of the
 other part Witnesses that the said J. W. Al-
 lison and 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 has this day given guaran-
 teed, bargained, sold, aliened, conveyed, released
 conveyed and confirmed, and by these presents
 do give, grant, bargain, sell, alien, convey, release,
 convey and confirm unto the said Joseph W.
 Calvin all that certain parcel of land lying
 and being in the County of Limestone State of
 Alabama and known and described as follows
 to wit: On the South and West by the land
 of Mrs Elizabeth Coleman on the North
 by the Brown Ferry road on the East by the
 land of Robert G. Wrenshall said land within
 the corporate limits of the town of Athens
 County and State aforesaid To have and
 to hold the above described land with the
 tenements and appurtenances thereto be-
 longing or in any wise appertaining unto the
 said Joseph W. Calvin his heirs and assigns
 forever And the said J. W. Allison and wife
 for themselves heirs executors and administrators
 do hereby and in consideration of the pre-
 mises bargain and will forever defend the
 title to the above described and hereby granted

premises unto the said Joseph W. Calvin his heirs and assigns from and against them and all and every person or persons claiming or holding under them the said J. W. Calvin and wife Mary D. Allison and also against the lawful title claim or demand of all and every person or persons who may claim or hold by force or arms to the Government of the United States.

In testimony whereof the said J. W. Calvin and wife Mary D. Allison hereunto subscribed their names and affixed their seals this day and year first above written.

J. W. Calvin
Mary D. Allison

State of Ala. Before me B. Sanders an acting justice of the Peace in and for said County and State personally appeared J. W. Calvin and wife Mary D. Allison both known to me who acknowledged before me that being informed of the contents of the foregoing conveyance they executed the same voluntarily for the purposes therein specified. Given under my hand and March 11th 1867.

B. Sanders J. P.

State of Ala. I, John B. McCallum Judge Probate Court for said County hereby certify that the foregoing conveyance was filed for record in my office April 4th 1867 that the same was duly No 17, page 419, 420 on the same day.

John B. McCallum
Judge P. C.

Joseph W. Calvin This indenture made this 11th day of March in the year one thousand eight hundred and sixty seven between Joseph W. Calvin of the County of Limestone in the State of Alabama of the one part and Mariah W. Calvin of the other part. Witnesseth that the said Joseph W. Calvin for and in consideration of the sum of three hundred and fifty dollars to him in hand paid the receipt whereof is hereby

acknowledged has this day given granted conveyed and sold unto the said Mariah W. Calvin all that certain tract of land being and being in the County of Limestone State of Alabama and known and described as follows to wit: On the South West by the branch of Mrs. Elizabeth Calvin on the North by the Brown ferry road on the East by the land of R. J. McCallum said land within the corporate limits of the town of Athens and County and State afore-said and supposed to contain seven or eight 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 Mariah W. Calvin her heirs and assigns forever. And the said Joseph W. Calvin for himself his heirs executors and administrators does hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Mariah W. Calvin her heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Joseph W. Calvin and also against the lawful title claim or demand of all and every person or persons who may claim or hold by force or arms to the Government of the United States. In testimony whereof the said Joseph W. Calvin has hereunto subscribed his name and affixed his seal this day and year first above written.

J. W. Calvin

State of Ala. Before me B. Sanders an acting justice of the Peace in and for said County and State personally appeared Joseph W. Calvin known to me who acknowledged before me that being informed of the contents of the foregoing conveyance he signed the same voluntarily for the purposes therein declared. Given under my hand this March 11th 1867. B. Sanders J. P.

State of Ala. J. John B. McWilliam judge of the
 District Court for said County hereby
 certify that the foregoing conveyance was filed
 for record in my Office April 4th 1867 that
 the same was duly recorded in Deed Book
 No. 11 pages 420 & 21 on same day.

John B. McWilliam
 judge

C. S. Strange & State of Alabama District Court
 To Lien To all to whom these presents shall
 S. & P. Tanner Come Whom we that C. S. Strange

of the County of Dinwiddie State of Alabama
 of the first part in order to make perma-
 nent and secure the payment of a certain sum
 of money to wit: Three hundred and fifty
 dollars to be duly paid in the necessary pro-
 visions such as Bacon, corn, salt, etc. which
 said provisions has been advanced and deliv-
 ered to me by S. & P. Tanner of the County and
 State aforesaid, the receipt of which I hereby
 acknowledge and which advances, as aforesaid
 were by the party to this obligation obtained
 to enable him to make and cultivate a crop
 and carry on his farming operations the pres-
 ent year, and which is hereby declared in this
 obligation to be for the purpose aforesaid, and
 that the same is hereby obtained in good
 faith for the purpose of enabling the obligor
 to make his crop and that the same was a nec-
 essary advance for said purpose. Now the pro-
 visions considered, the party of the first part
 hereby agree and covenant with S. & P. Tanner
 aforesaid, for and in consideration of the ad-
 vance mentioned they shall have and hold
 and a lien is hereby given by this obligation
 to them upon the entire crop of every kind
 raised and made the present year, and also
 upon the following property to wit: One acre
 and two mules. And power of sale is hereby
 given in default of payment of the said sum
 of three hundred and fifty dollars out of the
 proceeds of the crop so raised and grown or
 out of any of the property above mentioned.

Satisfied in full May 13th 1868
 S. & P. Tanner

Witness my hand and seal this 10th day of
 April 1867
 Witnessed by
 James C. Smith

State of Ala. J. John B. McWilliam judge of the
 District Court for said County hereby certify that the
 foregoing lien was filed for record in my Office
 April 2, 1867 that the same was duly recorded
 in Deed Book No. 11 pages 422 & 23 April 5-1867
 John B. McWilliam
 judge

A. W. Justice & State of Alabama District Court
 To Lien To all to whom these presents shall
 S. & P. Tanner Come Whom we that Andrew W. Justice
 of the County of Dinwiddie State of Ala-
 bama of the first part in order to make per-
 manent and secure the payment of a certain
 sum of money to wit: Two hundred dollars to
 be duly paid in the necessary provisions such as
 Bacon, corn, salt, etc. which said provisions has
 been advanced and delivered to me by S. & P. Tanner
 of the County and State aforesaid, the receipt of
 which I hereby acknowledge and which advances
 as aforesaid were by the party to this obligation
 obtained to enable him to cultivate and make a
 crop and carry on his farming operations for the
 present year, and which is hereby declared in this
 obligation to be for the purpose aforesaid, and
 that the same is hereby obtained in good faith
 for the purpose of enabling the obligor to
 make his crop, and that the same was a nec-
 essary advance for said purpose. Now the pro-
 visions considered, the party of the first part hereby
 agree and covenant with S. & P. Tanner
 aforesaid, for and in consideration of the ad-
 vances above mentioned they shall have
 and hold and a lien is hereby given by this
 obligation to them upon the entire crop of
 every kind raised and made the present year
 and also upon the following property to wit:
 One white mare and one buggy. And power
 of sale is hereby given in default of pay-
 ment of the said sum of one hundred dol-
 lars out of the proceeds of the crop to make

S. & P. Tanner

such person as well as out of any of the property above mentioned. Witness my hand and seal this 30 day of March 1867.
 H. M. Austin Secy
 S. J. Tanner

State of Ala. J. John B. McCallum Judge of the
 Limestone County 3 Probate Court for said County hereby
 certify that the foregoing Lien was filed for
 record in my office April 2, 1867. That the
 same was duly recorded in Deed Book No. 11
 pages 423, 424. April 5th 1867.
 John B. McCallum
 Judge

Willis P. Richman State of Alabama Limestone County
 To Lien 3 To all to whom these presents
 S. & P. Tanner shall come. Know ye that I,
 Willis P. Richman, of the County of Limestone
 State of Alabama, of the first part, in order
 to obtain permanent and secure the payment
 of a certain sum of money to wit one hundred
 and thirty dollars to me duly paid in the necessary
 provisions such as corn, salt, oats etc. which
 said provisions has been advanced and delivered to
 me by S. & P. Tanner, of the County and State
 aforesaid, the receipt of which I hereby acknowledge
 and which advances as aforesaid
 were by the party to this obligation obtained to
 enable him to cultivate and make a crop and
 carry on his farming operations for the present
 year and which is hereby declared in this obli-
 gation to be for the purpose aforesaid, and that
 the same is hereby obtained in good faith for
 the purpose of enabling the obligator to make
 crops, and that the same was a necessary ad-
 vance for the said purpose. Now the parties
 concerned the party of the first part hereby
 agree and covenant with S. & P. Tanner aforesaid
 for and in consideration of the advances above
 mentioned they shall have and hold and shall
 have is hereby given by this obligation to them
 upon the entire crop of every kind raised and
 made the present year and also upon the
 coming property to wit and by name and

The within before in full April 1868

S. & P. Tanner

any house and power of sale is hereby given
 in default of payment of the said sum of
 one hundred dollars out of the proceeds of the
 crop so made and grown as well as out of the
 property above mentioned. Witness my hand
 and seal this 22nd day of March 1867.
 Willis P. Richman Secy
 John B. Davis

The State of Ala. J. John B. McCallum Judge of the
 Limestone County 3 Probate Court for Limestone County hereby
 certify that the foregoing Lien was filed for re-
 cord in my office April 2, 1867. That the same
 was duly recorded in Deed Book No. 11 pages
 424, 425. April 6th 1867. J. B. McCallum Judge

Davis Mason State of Alabama Limestone County
 To Lien 3 To all to whom these presents
 S. & P. Tanner shall come. Know ye that I, Davis
 Mason of the County of Limestone State of
 Alabama, of the first part, in order to obtain
 permanent and secure the payment of a
 certain sum of money to wit one hundred
 dollars to me duly paid in the necessary
 provisions such as corn, salt, oats etc.
 which said provisions has been advanced and
 delivered to me by S. & P. Tanner of the County
 and State aforesaid, the receipt of which I
 hereby acknowledge and which advances as
 aforesaid were by the party to this obligation
 obtained to enable him to cultivate and make
 a crop and carry on his farming operations
 for the present year, and which is hereby de-
 clared in this obligation to be for the purpose
 aforesaid, and that the same is hereby ob-
 tained in good faith for the purpose of en-
 abling the obligator to make his crop and that
 the same was a necessary advance for said
 purpose. Now the parties concerned the
 party of the first part hereby agree and cov-
 ent with S. & P. Tanner aforesaid for and
 in consideration of the advances above men-

times they shall have such land and
 here is hereby given by this obligation to them
 upon the entire crop of every kind raised
 and made the present year and also upon
 the following property to wit: One town
 wagon and harness. One bay mare and one
 of blacksmith tools and piece of land
 hereby given in default of payment of the
 said sum of one hundred dollars out of
 the proceeds of the crop so made and grown
 as well as out of any of the property above
 mentioned. Witness my hand and seal
 this 27th day of March 1867

Thomas B. F. Bell. Lewis Pearson

State of Alabama, I, John R. McCallum, Judge
 of the County of Blount for said county
 hereby certify that the foregoing lien was
 filed for record in my office April 2, 1867,
 that the same was duly recorded in Book
 No. 11, page 425, 426 April 6th 1867.

John R. McCallum
 Judge

Daniel Backdale, State of Alabama, Blount County
 Duely B. Backdale. To whom we have this day
 To Daniel entered to James L. Cornum in and
 James L. Cornum for one hundred and seventy
 dollars due at day of December 1867. We
 are desirous of paying particularly in view
 of the previous and to meet the need for the
 satisfaction of one dollar to us in hand
 paid we give grant bargain and sell to
 said L. Cornum all that portion of land lying
 and being in the County of Blount State
 of Alabama and known and described as
 follows to wit: Part half of South west fourth
 of section two township three range four
 also South east fourth of North west fourth
 of section two township three range four
 also South east fourth of section two town-
 ship three range four west. Also the entire
 line commencing at a stake on North East

corner of John quarter section and running
 north to a bench line with the northerly line
 of said Cornum to Thomas Spring thence South
 to line of said quarter section. To have and hold
 to him and his heirs forever. Also one bay gelding
 named of James L. Cornum. Upon the following
 that Cornum that if the said Backdale does
 promptly pay said Cornum then the said Daniel
 L. Cornum shall recover said property to Daniel
 Backdale in full simple. But if all or any por-
 tion of said note remain due and unpaid
 at the time it is due said Cornum shall take
 possession of said land and goods and after
 giving notice and legal notice sell at auction
 the said land and goods and pay off
 first note and interest second and third
 the balance of any due to be paid to Daniel
 Backdale. In testimony whereof we have this
 day our seal and official our names in pres-
 ence of
 Thomas B. Backdale Daniel Backdale
 Cornum & Backdale Duely B. Backdale

State of Alabama, I, John R. McCallum, Judge of the
 Blount County, Blount County for said county, certify
 that the foregoing conveyance was filed for re-
 cord April 6, 1867, that the same was duly re-
 corded in Book No. 11, page 427, April
 6th 1867.

John R. McCallum
 Judge

\$170.00. At Town March 22nd 1867
 Eight months and some days after date
 of promise to pay to the order of James
 L. Cornum one hundred and seventy dol-
 lars this received. Witness our hands
 and seal
 Daniel Backdale
 Duely B. Backdale

William H. Blackwell, His presence made the
 3rd the first day of October
 Lucy S. Blackwell 3 was thousand eight hundred
 West and Sixth St. 1866, by and between
 William H. Blackwell, of the County of Linn
 State of Alabama of the one part and
 Lucy S. Blackwell of said County and State
 of the other part, witnesses that the said
 William H. Blackwell for and in consideration
 of the sum of fifteen hundred dollars to
 him in hand paid the receipt of which
 is hereby acknowledged was this day given
 granted bargained sold, absolved, conveyed
 released, remitted, quit, confirmed and con-
 firmed one third of his undivided interest
 and by these presents does give grant, con-
 firm, sell, absolve, convey, release, quit, con-
 firm, confirm and third of his undivided
 interest unto the said Lucy S. Blackwell
 all that lot or parcel of land being more
 described as follows: the south west corner
 of section thirteen and the ^{west} north half
 of south east fourth of section thirteen
 and the north half of the north east fourth
 of section twenty four all in Township
 five range three west in Linn County
 State of Alabama, to have and to hold the
 above described lots or parcels of land or
 ground together with all and singular
 the tenements appurtenances and heredita-
 ments thereto belonging or in any way
 appertaining unto the said Lucy S. Black-
 well and her heirs and assigns forever
 and the said William H. Blackwell for him-
 self his heirs, executors and administrators
 does hereby and in consideration of the price
 hereof and will forever defend the
 title to above described and hereby granted
 premises unto the said Lucy S. Blackwell
 as tenant in common and her heirs and
 assigns, past and against himself and
 all and every person or persons claiming or
 holding under him the said William H.
 Blackwell, and also against the title claim
 or demand of all and every person or persons

to whomsoever and whomever the said
 William H. Blackwell has heretofore or hereafter
 his name made or shall his seal on this day
 and year first above written.
 William H. Blackwell (Seal)
 Samuel Moffitt and himself
 in presence of J. B. McGowan
 Samuel Blackwell

State of Alabama Before me John B. McGowan judge
 of Probate Court of the Probate Court personally came
 William H. Blackwell the grantor in the fore-
 going conveyance and who acknowledged before me
 on this day that being informed of the
 contents of the same voluntarily signed the
 same for the purposes therein specified.
 Given under my hand and seal this 8th day of
 April 1867 John B. McGowan
 Judge P. C.

State of Ala. I John B. McGowan judge of Probate
 Court of the Probate Court personally came
 that the foregoing conveyance was filed
 for record in my office April 8th 1867
 that the same was duly recorded and placed
 Book No. 44 pages 228, 229 in the same day
 J. B. McGowan Judge

Samuel Moffitt 3 To all to whom these presents
 shall come I shall come I shall come I shall come
 Hugh McBay also I Samuel B. Moffitt of the
 County of Linn State of Alabama of
 the first part in order to make perma-
 nent and secure the payment of a certain
 sum of money to wit: Three thousand dol-
 lars to be paid by first of January 1868 to
 me duly paid in the necessary provisions
 such as Bacon, corn, salt, etc., etc. which
 said provisions has been advanced and ad-
 vanced to me by Hugh McBay and Nathaniel
 B. Phipps from trading sundries the same
 and style of Hugh McBay and Company

Washville, Tennessee, the receipt of which is hereby acknowledged and which advance as aforesaid, were, by the party to this obligation obtained to enable him to cultivate and make a crop and carry on his farming operations for the present year, and which is hereby declared in this obligation to be for the purpose aforesaid and that the same is hereby obtained in good faith for the purpose of enabling the obligator to make his crop and that the same was a necessary advance for said purpose. Now the premises considered, the party of the first part hereby agree and covenant with Hugh McWay, as aforesaid, for and in consideration of the advances above mentioned, they shall have and hold and a lien is hereby given by this obligation to them upon the entire crop of every kind raised and made the present year, and also upon the following property and stock: Twenty-nine mares, now on the same Mathews plantation, two mares, one colt and one horse, and two or one and top buggy, also upon all the farming implements on said place. I also agree whenever the rent for said land is paid by myself or any other party to ship all the cotton so raised to said firm, and power of sale is hereby given in default of payment of the said sum of three thousand dollars to James D. Connor for Hugh McWay, as after giving the legal notice out of the proceeds of the crop so made and grown as well as out of any of the property above mentioned. Witness my hand and seal this 8th day of April, 1867.

State

W. B. Lewis

State of Alabama, John B. McCallum, Judge of Probate, Dismore Co. 3 for said County, certify that the foregoing lien was filed for record in my office April 8, 1867, that the same was duly recorded on same day in Book Number

Seven, pages 429, 430.

John B. McCallum

Judge P. Court

Devin Hassan To all to whom these presents shall come: I, Devin Hassan, of the County of Dismore, State of Alabama, of the first part, in order to make permanent and secure the payment of a certain sum of money to wit: three hundred dollars to me duly paid in the necessary provisions, such as Bacon, corn, salt, oats, etc., which said provision has been advanced and delivered to me by L. & P. Tanner, of the County of Dismore, State of Alabama, the receipt of which I hereby acknowledge, and which advance, as aforesaid, were, by the party to this obligation obtained to enable him to make and cultivate a crop and carry on his farming operations for the present year, and which is hereby obtained in this obligation to be for the purpose aforesaid and that the same is hereby obtained in good faith for the purpose of enabling the obligator to make his crop, and that the same was a necessary advance for said purpose. Now, the premises considered, the party of the first part hereby agree and covenant with L. & P. Tanner, for and in consideration of the advance above mentioned, they shall have and hold and a lien is hereby given by this obligation to them upon the entire crop of every kind raised and made the present year, and also upon the following property to wit: one black bay horse with one eye aged about ten or eleven years. And power of sale is hereby given in default of payment of the said sum of three hundred dollars out of the proceeds of the crop so made and grown, as well as out of any of the property above mentioned. Witness my

Waver and seal this the eleventh day of
March 1867. *Perim Facer*
John H. Davis.

To all to whom these presents
shall come: I, James T. Anderson, of the County of Limestone State of Alabama, of the first part, in order to make permanent and secure the payment of a certain sum of money, to wit: Two hundred and fifty dollars to me duly paid in the necessary provisions, such as Bacon, Corn, salt etc. etc. which said provisions has been advanced and delivered to me by S. & P. Tanner, of the County and State aforesaid, the receipt of which I hereby acknowledge, and which advances, as aforesaid, were by this party to this obligation obtained to enable him to cultivate and make a crop and carry on his farming operations for the present year, and which is hereby declared in this obligation to be for the purposes aforesaid and that the same is hereby obtained in good faith for the purpose of enabling the obligator to make his crop; and that the same was a necessary advance for said purpose. Now the premises considered, the party of the first part hereby agree and covenant with S. & P. Tanner, aforesaid, for and in consideration of the advances above mentioned shall have and hold and a lien is hereby given by this obligation to them upon the entire crop of every kind raised and made the present year, and also of the following property, to wit: One bay horse aged about three years, one black horse with defective eye aged about eight years. And power of Sale is hereby given in default of payment of the said two hundred and fifty dollars out of the proceeds of the crop so made and grown as well as out of the property above mentioned. Witness my hand and seal this the day of March 1867.
John H. Davis

The within has satisfied in full Mar 2 1868
S. & P. Tanner



State of Ala. J. John B. McCallan Judge of Probate
Limestone Co. for said County hereby certify that the
two last foregoing liens were filed in my office
for record April 2 1867. that the same was also
by recorded in Deeds Book No. 11 pages 431, 432
April 2th 1867. *John B. McCallan*
Judge P.B.

To all to whom these presents
shall come: I, James T. Anderson, of the County of Limestone State of Alabama, of the first part, in order to make permanent and secure the payment of a certain sum of money, to wit: One hundred dollars to me duly paid in the necessary provisions, such as Bacon, corn, salt etc. etc. which said provisions has been advanced and delivered to me by S. & P. Tanner, of the County and State aforesaid, the receipt of which I hereby acknowledge and which advances, as aforesaid, were by the party of the first part obtained to enable him to cultivate and make a crop and carry on his farming operations for the present year, and which is hereby declared in this obligation to be for the purpose aforesaid and that the same is hereby obtained in good faith for the purpose of enabling the obligator to make his crop; and that the same was a necessary advance for said purpose. Now the premises considered, the party of the first part hereby agree and covenant with S. & P. Tanner, aforesaid, for and in consideration of the advances above mentioned. They shall have and hold and a lien is hereby given by this obligation upon the entire crop of every kind raised and made the present year and also upon the following property, to wit: One wagon and gear and three mules. And power of sale is hereby given in default of payment of the said sum of one hundred dollars out of the proceeds of the crop so made and grown as well as out of any of the property above mentioned. Witness my hand and seal.

Satisfied in full Mar 2 1868
S. & P. Tanner

This the 23rd day of March, 1867.

John H. Davis

James Buchanan

State of Maryland, John B. McCallan, Justice of Probate
Lincoln Co. for said County certify that the foregoing
was filed for record in my office
April 2nd 1867. That the same was duly
recorded in Deed Book No. 11 page 493 494
April 2, 1867. John B. McCallan

John B. McCallum

Judge

George E. Barksdale To all to whom These presents
To Give }
S. & P. Tanner } Sheriff County: Know ye that
3. S. George E. Barksdale of the County
of Limestone State of Alabama, of the
first part in order to make permanent
and secure the payment of a certain sum
of money, to wit: One hundred dollars to
me duly paid in the necessary provisions
such as Bacon, corn, oats, salt, etc. which
said provisions has been advanced and
delivered to me by S. & P. Tanner of the
County and State aforesaid. The receipt of
which I hereby acknowledge, and which
advances, as aforesaid, were by the party to
this obligation obtained to enable him to
cultivate and make a crop and carry on
his farming operations for the present year
and which is hereby declared in this ob-
ligation to be for the purposes aforesaid
and that the same is hereby obtained
in good faith for the purpose of enabling
the obligator to make his crop and that
the same was a necessary advance for
said purposes. Now, the premises being
disclosed, the party of the first part hereby
agree and covenant with S. & P. Tanner
aforesaid, for and in consideration of the
advances above mentioned they shall
have and hold and a lien is hereby
given by this obligation to them upon
the entire crop of every kind raised in
or on the present year, and also upon
the following property, to wit: One tract

The mother Sew Satisfied in full May 13th 1868

L. P. Tanner

435
Horse wagon and Two Horses, one Bay colts
and one black horse. And power of sale
is hereby given in default of payment of the
said sum of one hundred Dollars out of the
proceeds of crop to make and grow as well
as out of any of the property above mentioned.
Witness my hand and seal this 16th
day of March, 1867. George C. Baskdale (Seal)
John H. Davis.

John H. Davis.

The State of Ala^y I, John B. McCallan judge of
Pinson Co. ³ Probate Court for said County
hereby certify that the foregoing him was
filed for record in my Office April 2, 1867
that the same was duly recorded in Deed
Book No. 11. pages 434, 435. April 9th 1867
John B. McCallan J.P.

John B. McCallan Jr.

To all to whom these presents shall
 come: Now we that C. B. Bell
 S. & P. Tanner of the County of Limestone State
 of Alabama of the first part, in order to
 make permanent and secure the payment
 of certain sum of money to wit: The sum
 of \$1000.00 to one duly paid in the necessary
 provisions such as Bacon, corn, salt, oats, etc.,
 which said provisions has been advanced and
 delivered to me by S. & P. Tanner of the County
 and State aforesaid, the receipt of which I,
 hereby acknowledge, and which advances as a
 guarantee, was by the party to this obligation
 obtained to enable him to cultivate and make
 a crop and carry on his farming operations
 for the present year, and which is hereby
 declared in this obligation to be for the
 purpose aforesaid and that the same is
 hereby obtained in good faith for the pur-
 pose of enabling the obligator to make his
 crop and that the same was a necessary
 advance for said purpose. Now this prom-
 ise considered, the party of the first part
 hereby agrees and covenants with S. & P.
 Tanner aforesaid for and in consideration
 of the advance above mentioned they
 shall have and hold and a Lien is

[illegible]

being given by this obligation to them upon
the entire crop of every kind raised and raised
the present year and also upon the following
property, to wit: One wagon and gear, one
bay mare, two gray mares. And power of
this is hereby given in default of payment
of the said sum of six hundred dollars
out of the proceeds of the crop to make and
given as well as out of any of the prop-
erty above mentioned. Witness my hand
and seal this 22nd day of March 1867.
D. H. Bell
W. H. Gilbert

State of Ala. J. John B. McCallum judge of the
Circuit Court for said County certify that
the foregoing lien was filed for record in
my office April 2nd 1867, that the same
was duly recorded in Deed Book No 11, page
431-432 April 9th, 1867. John B. McCallum
J. P. G.

Thomas J. Brown & Co. This instrument made this 3rd
day of January one thousand
eight hundred and sixty seven, between Thomas J. Brown & Co. of this
County Tennessee, composed of said Thomas
J. Brown, Charles H. P. Babcock and Theodore J.
Wilkinson of the first part and Brown
Babcock Brothers & Co. of the city of New
York of the second part. Whereunto
that the parties of the first part in con-
sideration of the sum of five dollars well
and paid to them by the parties of the
second part before the execution and deliv-
ery hereof, the receipt whereof is hereby
acknowledged and for other considerations
hereinafter mentioned have this day con-
veyed and sold and hereby grant and
convey to the said parties of the second
part all and singular the stock, moun-
tains, grain, hay, cattle, wagons, vehicles,
horses, farming implements, machinery,
present crop of cotton and other goods and
chattel of every kind and description of

of said parties of the first part and
wherever situated and especially on per-
taining to, or raised from the three plan-
tations now under lease to said parties of the
first part, one of them situated in this
County aforesaid and in the State of Ala-
bama and known as the "Old River Plantation"
one of them situated in this County aforesaid
and known as the "Hepner Hill Plantation"
and the other one situated on the St. Fran-
cis river in the County of Phillips State of
Arkansas. And also all and singular the
crops respectively of the year 1867 now being
raised and to be raised on said three plan-
tations respectively and also the lease of the
said three plantations from Thomas J.
Brown and wife to said Thomas J. Brown
& Co. dated January, 1866 and the unexpired
term of five years mentioned in said lease
and the possession of said three plantations
under the said lease and the possession of
all and singular the other goods and
assigned personal property as aforesaid. But
if the said Thomas J. Brown & Co. shall pay
or cause to be paid to said parties of the sec-
ond part on demand the sum of ninety
thousand dollars with lawful interest
thereon in which they, said Thomas J.
Brown & Co. are now indebted to the said
parties of the second part and shall also
pay or cause to be paid on demand all
sum and sums of money with lawful
interest thereon which said Babcock Brothers
& Co. shall advance to said firm during
the present year not exceeding however
the sum of seventy thousand dollars
then this instrument shall be void -
otherwise the same shall remain in full
force and effect, and in case of non-
payment as aforesaid then the said par-
ties of the second part or the survivors
of them and heirs or his assigns as Trust-
ees or trustees after giving thirty days no-
tice in writing to the said firm
or in the County where said firm

real property on any part thereof may be and at the election of the owner of the district where said plantations are situated and these other public places in the neighborhood may be used all or any part of said personal property lease and possession to public sale and sell them to the highest bidder for cash without any right of redemption in them the said parties of the first part or their assignee and appropriate the proceeds first to the expenses and costs of such sale or sales secondly to the payment of said debt of \$2000 and interest and of any indebtedness for such advances to be made as aforesaid with interest as of so many of said indebtedness and advances as may remain unpaid with interest and thirdly to pay the balance, if any, to the said parties of the first part -

and witness whereof the first of the first part have hereunto set their hands and

the partners of said firm of Thomas J. Brown & Co. have hereunto set their hands

and seal in duplicate at the city of New York the day and year first above written

in presence of -

James P. Martin

Charles Nettleton

Walker S. Martin

Thomas J. Brown & Co.

H. P. Robbick

Theo. J. Wilmerding

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

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Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

Thos. J. Brown & Co.

within named Thomas J. Brown, Charles H. P. Robbick and Theodor J. Wilmerding the bargain in the within instrument with each of whom I am personally acquainted and who severally acknowledged that they executed the within instrument for the purposes therein mentioned. And on this same day again came before me the said Thomas J. Brown who is personally known to me to be a member of the foregoing named firm Thomas J. Brown & Co. who subscribed his firm name to the within instrument of writing in my presence and acknowledged that he executed the same for the purposes therein mentioned as the act and deed of his said firm of Thomas J. Brown & Co.

And

I do witness whereof I have hereunto set my hand and affixed my official seal the day and year aforesaid

Charles Nettleton

Commissioner for Tennessee in

New York

State of New York

City and County of New York

I, Charles Nettleton Commissioner of the State of Alabama to take and certify depositions to receive the acknowledgment and take the proof of conveyance of property lying within the State of Alabama duly appointed and commissioned by the Governor of the State of Alabama for the State of New York and resident in the City of New York hereby certify that Thomas J. Brown, Charles H. P. Robbick and Theodor J. Wilmerding whose names are signed to the foregoing instrument and who are known to me and acknowledged before me on this day that being informed of the contents of the same instrument they executed the same voluntarily on the day the same were made. And on this same day again came

before me the said Thomas J. Brown is personally known to me to be a member of the foregoing named firm of Thomas J. Brown & Co. who subscribed his firm name to the foregoing instrument in my presence and acknowledged before me that he executed the same for the purposes therein mentioned as the act and deed of his said firm of Thomas J. Brown & Co.

In witness whereof I have hereunto set my hand and affixed my official seal this day and year first above written.

Charles Mitchell
Commissioner of the State of Alabama in New York

State of New York
City and County of New York

Be it remembered that on this third day of January A.D. One Thousand Eight Hundred and Sixty Seven before me the undersigned Commissioner Charles Mitchell a resident in the City of New York duly commissioned and qualified by the executive authority and under the seal of the State of Alabama to take the acknowledgment of Deeds to be equal or record as therein personally appeared Thomas J. Brown Charles H. P. Babcock and Theodore T. Wilmerding bargainers in and to the foregoing instrument to me personally well known to be such who actually stated and acknowledged that they voluntarily executed and delivered the foregoing instrument for the considerations and purposes therein mentioned and set forth and do I hereby so certify. And on this same day again came before me the said Thomas J. Brown who is personally known to me to be a member of the foregoing named firm of Thomas J. Brown & Co. who subscribed his name firm to the foregoing instrument in my presence and acknowledged that he executed the same

for the purposes therein mentioned as the act and deed of his said firm of Thomas J. Brown & Co.

In witness whereof I have hereunto set my hand and affixed my official seal this day and year aforesaid.
Charles Mitchell
Commissioner for Alabama in New York

State of Tennessee I hereby certify that the foregoing Deed and certificate are duly registered in this Office in D. D. Book Page 149, 150, 151. March 27, 1867.

Daniel B. Anderson
Register

State of Alabama I John B. McLellan Judge of Probate and Surrogate for said County hereby certify that the foregoing Deed and certificate were filed for record in my Office April 7th, 1867, that the same was duly recorded in Deed Book No. 11 Page 436, 437, 438, 439, 440, 441. April 10, 1867.

John B. McLellan
J. P. C.

Thomas J. Brown & Co. An agreement made at the City of New York this second day of January One Thousand Eight Hundred and Sixty Seven between Thomas J. Brown & Co. of Giles County Tennessee, composed of Thomas J. Brown, Charles H. P. Babcock and Theodore T. Wilmerding of the first part and Samuel D. Babcock of the city of New York of the second part - Whereas the parties of the first part are the lessees of and are working three plantations, one situated in Giles County aforesaid known as the "Hepner Hill" plantation, another situated in said County and partly in Alabama known as the "Old River" plantation, and the third on the St. Francis River in the County of

Phillips State of Arkansas. Now this Agreement Witnesseth, that the said parties of the first part in consideration of the sum of one to them paid by the said party of the second part, the receipt whereof is hereby acknowledged and in consideration of the agreement of said Babcock to advance to them a sum of fifty thousand dollars as is herein after provided for, hereby grant, bargain, sell and assign to the said Babcock his personal representatives and assign one equal quarter part of all the crop of said three plantations of cotton raised thereon and on every part and parts thereof in the year one thousand eight hundred and sixty seven as his own absolute property without any account to be made thereof and to deliver said one quarter part, properly baled at usual shipping points from said plantations respectively to the said Babcock, his personal representatives or assign or to his or their agents to be appointed for that purpose, and also hereby grant, bargain, sell and assign to him the remaining three equal quarters of said crop of one thousand eight hundred and sixty seven and agree to deliver the same to his personal representatives or assign or to his or their agents to be appointed for that purpose at such usual shipping points, out of the proceeds of which said three equal quarter parts the said Babcock shall after payment of such proceeds, of all insurance, freight, transportation, usual commission and other expenses of sale reimburse himself the sum which shall have been advanced by him, his personal representatives or assign as aforesaid with lawful interest at the rate of six per cent per annum from the respective times of such advances and the residue of any of said proceeds shall be paid over to Messrs Babcock Brothers & Co. for the account of said Thomas J. Brown & Co. it being understood that said firm of Thomas J. Brown & Co. are not to be person-

ally responsible for the repayment of said advances or interest, the said being devoted and to be delivered as aforesaid for the purpose of such reimbursement. And the said Babcock, in consideration of the above, hereby agrees with said firm of Thomas J. Brown & Co. that he or his personal representatives shall advance said sum of fifty thousand dollars at such times and manner and in such sums as may be letter from said firm be from time to time during the present year required for towards the production of said crop. The parties of the first part having given a lien by way of mortgage or trust deed by instrument dated second day of January 1867 to Messrs Babcock Brothers & Co. on the said crop of 1867 for an indebtedness of \$20000 of said parties of the first part to Babcock Brothers & Co. and for advances to be made by them not exceeding \$7000 which lien is prior to the right of said Samuel D. Babcock acquired and to be acquired under this agreement, said parties of the first part agree to pay off and discharge said indebtedness of Babcock Brothers & Co. and to repay said advances which may be made by Babcock Brothers & Co. so that said crop shall be wholly freed during the year one thousand eight hundred and sixty seven from said lien to Babcock Brothers & Co. and shall be applied to the purpose of this agreement without any reimbursement thereon and in default thereof that they will personally make good to said Samuel D. Babcock and his personal representatives such loss as he or they may sustain by reason of such lien to Babcock Brothers & Co. not having been discharged as aforesaid. In witness whereof the parties hereto have hereunto set their hands and seals in duplicate at the City of New York the day and year first above written. Thomas J. Brown & Co. sealed and delivered in presence of
 of Messrs J. Martin
 Charles Martin
 Walter M. Martin
 Messrs J. Williams & Co.
 S. D. Babcock
 Messrs J. Brown & Co.

State of New York

City and County of New York. Be it remembered that on this third day of January A.D. one thousand eight hundred and sixty seven before me the undersigned Charles Pittston a Commissioner resident in the City of New York duly commissioned and qualified by the executive authority and sworn the laws of the State of New York to take the acknowledgment of Deeds to be used or recorded therein personally appeared the within named Thomas J. Brown Charles H. P. Babcock, Charles T. Wollemusding and Samuel D. Babcock the last named in the within instrument with each of whom I am personally acquainted and who severally acknowledged that they executed the within instrument for the purposes therein mentioned and on this same day again came before me the said Thomas J. Brown who is personally known to me to be a member of the within named firm of Thomas J. Brown & Co. who subscribed his firm name to the within instrument in my presence and acknowledged that he executed the same for the purposes therein mentioned as the act and deed of his said firm of Thomas J. Brown & Co.

My witness whereof I have hereunto set my hand and affixed my Official seal this day and year aforesaid.
Charles Pittston
Commissioner for New York

State of New York

City and County of New York. I Charles Pittston Commissioner of the State of Alabama to take and certify depositions to receive the acknowledgments and take the proof of conveyances of property lying within the State of Alabama duly appointed and commissioned by the Governor of the State of Alabama for the State of New York

and resident in the City of New York hereby certify that Thomas J. Brown Charles H. P. Babcock, Charles T. Wollemusding and Samuel D. Babcock whose names are signed to the foregoing instrument and who are known to me acknowledged before me on this day that being informed of the contents of the same instrument they executed the same voluntarily on the day the same were made. And on this same day again came before me the said Thomas J. Brown who is personally known to me to be a member of the foregoing named firm of Thomas J. Brown & Co. who subscribed his firm name to the within instrument in my presence and acknowledged before me that he executed the same for the purposes therein mentioned as the act and deed of his said firm of Thomas J. Brown & Co.

My witness whereof I have hereunto set my hand and affixed my Official seal this day and year aforesaid.
Charles Pittston
Commissioner for Alabama in New York

State of New York

City and County of New York. Be it remembered that on this third day of January A.D. one thousand eight hundred and sixty seven before me the undersigned Charles Pittston a Commissioner resident in the City of New York duly commissioned and qualified by the executive authority and sworn the laws of the State of Alabama to take the acknowledgments of Deeds to be used or recorded therein personally appeared Thomas J. Brown Charles H. P. Babcock, Charles T. Wollemusding and Samuel D. Babcock the last named in and to the foregoing instrument to me personally well known to be such who severally stated and acknowledged that they voluntarily executed the foregoing instrument for the consideration and purposes therein mentioned and set forth and I do hereby so certify. And on this same

day again come before me the said Thomas
as J. Brown who is personally known to me
to be a member of the foregoing named
firm of Thomas J. Brown & Co. who subscribe
not his firm name to the within instrument
present in my presence and acknowledged
that he executed the same for the purpose
therein mentioned as the act and deed of
his said firm of Thomas J. Brown & Co.

In witness whereof I have hereunto
set my hand and affixed my
Official Seal the day and year a
foreaid. *Charles Patterson*
Commissioner for Alabama
in New York

State of Tennessee
Hills County I certify that the foregoing instrument
present and exhibits are duly registered in
this office in Book D. D. Page 151, 152, 153.
March 28, 1867. *Daniel H. Anderson*
Register

State of Ala. J. John B. McCallum judge of Probate
Timestone Co. for said county hereby certify that the
foregoing instrument with certificate was
filed in my Office for record April 9th 1867
that the same was duly recorded in Deed
Book No. 11 pages 441, 442, 443, 444, 445-446.
April 10th 1867. *John B. McCallum*
J. P. C.

Thomas J. Brown & Mary Annabella Brown
of our Laws are Thomas and eight
Samuel D. Babcock hundred and fifty seven. Be-
Ben. H. Babcock three Thomas J. Brown of Hills
county Tennessee and Mary Annabella Brown
of the same place. parties of the first part
and Samuel D. Babcock and Benjamin
H. Babcock comprising the firm of Babcock
Brothers & Co. of the City of New York parties
of the second part. Witness that the
parties of the first part for and in con-
sideration of the sum of five dollars to them

in hand paid by the said parties of the second
part before the executing and delivery hereof, the
receipt whereof is hereby acknowledged and for the
other consideration hereinafter mentioned have this
day bargained and sold and do hereby convey to
the said parties of the second part, a tract of
land situated in the State of Tennessee and
Hills County, known as the Elk River Plantation
and lying on the waters of Elk River and be-
tween the said river and the Northern boundary
of the State of Alabama and extending into
the State of Alabama and on both sides of
the Nashville and Decatur Rail Road contain-
ing by estimation twenty eight hundred and
more or less, bounded as follows: On the East
by the land of Hastings and William B. Trotter
on the North by the land of Thomas Ross
and James H. O'Neal, on the West by Elk River
and on the South by adjoining lands in the
State of Alabama, of which tract of land
about 4 1/2 acres are situated in the State of Ala-
bama, being the same tract of land of which
the late William Brown, father of said Thom-
as J. Brown, died seized and possessed and
which is known and designated as the Elk River
tract, on a map to be filed in the Register's
Office of the County of Hills entitled "Map
of the property of Thomas J. Brown, Esq. in
Hills County, Tennessee. All that other tract
or parcel of land situated in Hills County
Tennessee and lying on the waters of Rich-
land Creek bounded as follows: On the North
by the land now or late of Francis Petty, dec.
on the West by the land of James Shump
and the heirs of Macleay, on the South by
the land of E. H. or Kyle, on the East by the
land of the heirs of Richard Tuttle, dec. and
James W. Burns, being the same premises which
were conveyed to said Thomas J. Brown by
William Brown his father by Deed dated
October 6, 1846 and recorded October 21, 1846 in
"Book S" page 181 in the Register's Office of Hills
County, Tennessee, containing by estimation
fourteen hundred and more or less and
which premises are known and described as
the "Spur Hill tract" on a map to be

filed in the Register Office of the County of Hills, entitled Map of the property of Thomas J. Brown Esq. in Hills County, Maine. And also that certain other tract of land lying on the St. Francis River in the County of Phillips and State of Arkansas and consisting of the following sections and parts of sections in the following townships, to wit: in fractional township one north of the base line range five, east of the fifth principal meridian - Section nineteen the south half thereof, Section thirty - the north west quarter of Section twenty - the south west quarter of Section twenty nine, the south east half of the north east quarter of Section twenty nine - Section thirty one and the north west quarter of Section thirty two. In township one north of the base line range four east, the south east quarter of Section twenty four, the north east quarter of Section twenty five, and the north east half of the north west quarter of Section twenty five, the south east quarter of Section twenty five, the east half of Section thirty six, and in Township one south of base line range four east, all the lands lying east of the St. Francis River on the north east quarter of Section one the whole plantation comprising about twenty six hundred acres, more or less. To have and to hold the said premises with the appurtenances and hereditaments down and right of down and all and every the estate claim and property of them the said parties of the first part to them the said parties of the second part and the survivors of them his heirs and assigns forever, and the said parties of the first part do covenant with the said parties of the second part that they are lawfully seized of said lands that they have good right to convey the same. And the said parties of the first part do further covenant and agree for their heirs, themselves and representatives to warrant and forever

secure the title to the said lands and every part thereof to the said parties of the second part as the survivors of them his heirs and assigns against the lawful claim of all persons whatsoever. But this deed is made for the following uses and trusts and for no other purpose that is to say: Whereas the firm of Thomas J. Brown & Co. of which said firm Thomas J. Brown is a partner are indebted to said firm of Babcock, Brothers & Co. in the sum of ninety thousand dollars with lawful interest thereon and the said latter firm are about to make advances to the said firm of Thomas J. Brown & Co. during the year one thousand eight hundred and sixty seven not exceeding in all seventy thousand dollars. Now if the said parties of the first part or the said Thomas J. Brown & Co. shall well and truly pay or cause to be paid unto the said parties of the second part or the survivors of them or his assigns the said sum of ninety thousand dollars or as before the first day of January, which will be in the year one thousand eight hundred and sixty eight together with the interest thereon at the rate of six per cent. per annum payable semi annually and shall also well and truly pay or cause to be paid unto the said parties of the second part or the survivors of them or his assigns such sum and sums of money as the said parties of the second part shall so advance to Thomas J. Brown & Co. during said year 1867, not exceeding in all \$7000 with lawful interest thereon from the respective times of such advances then this deed to be void, but if they shall not then the said parties of the second part or the survivors of them or his assigns as trustee or trustees of the giving thirty days notice in writing at the Court house door in each of said Counties and at the election grounds in each of said Districts where said lands are situated and three other public places in the neighborhood, may expose the said lands to public sale and sell them to the highest

debtor for cash without any right of redemption in them the said parties of the first part and appropriate the proceeds first to the payment of the necessary expenses and costs, secondly to the payment of said debt of \$2000 and said balance (if any) and the interest thereon or of so much of said debt advanced and interest as may then be due, and thirdly to pay the balance, if any there be to the said parties of the first part or either of them.

In witness whereof the said parties of the first part have hereunto set their hands and seals in duplicate on the day and year first above written.

Sealed and delivered } Thomas J. Brown Seal
in presence of } W. A. Brown Seal
Isaac P. Martin
Walter M. Martin
as to Thos. J. Brown
Charles Pettleton

State of New York

City and County of New York } To wit: Charles Pettleton Commissioner of the State of Alabama to take and certify depositions to receive acknowledgments and take the proof of conveyances of property lying within the State of Alabama duly appointed and commissioned by the Governor of the State of Alabama for the State of New York and residing in the City of New York hereby certify that Thomas J. Brown whose name is signed to the foregoing instrument and who is known to me acknowledged before me on this day that being informed of the contents of the deed he executed the same voluntarily on the day the same were delivered.

Given under my hand and seal of Office this Third day of January A.D. 1867. Charles Pettleton
Commissioner of the State of Alabama
in New York

State of New York

City and County of New York } Be it remembered

that on this Third day of January A.D. one thousand eight hundred and sixty-seven before me the undersigned Charles Pettleton a Commissioner or Resident in the City of New York duly commissioned and qualified by the executive authority and under the laws of the State of Tennessee to take the acknowledgment of Deeds to be used or recorded therein personally appeared the within named Thomas J. Brown one of the bargainors in the within Deed with whom I am personally acquainted and who acknowledged that he executed the within deed for the purposes therein mentioned. In witness whereof I have hereunto set my hand and affixed my official seal the day and year aforesaid.

Charles Pettleton
Commissioner for Tennessee
in New York

State of New York

City and County of New York } Be it remembered that on this Third day of January A.D. one thousand eight hundred and sixty-seven before me the undersigned Charles Pettleton a Commissioner or Resident in the City of New York duly commissioned and qualified by the executive authority and under the laws of the State of Tennessee to take the acknowledgment of Deeds to be used or recorded therein personally appeared Thomas J. Brown bargainor in and to the foregoing Deed personally well known to me to be such who stated and acknowledged that he voluntarily executed and delivered the foregoing Deed for the considerations and purposes therein mentioned and set forth and I do hereby so certify.

In witness whereof I have hereunto set my hand and affixed my official seal the day and year aforesaid. Charles Pettleton

Commissioner for Tennessee
in New York

State of Tennessee Personally appeared before me
Mary County, John B. Presque Clerk of the
County Court of said County who is
a Court of record the above named
Maranda Brown whom I am acquainted
with and she having been examined by
me privately and apart from her hus-
band the said Thomas J. Brown whom
believed that she executed the foregoing docu-
ment freely and voluntarily and understand-
ingly without compulsion coercion or con-
straint on the part of her husband and
for the purposes therein expressed.

Witness my hand and seal
of said Court here at
Office in Columbia the eight
day of January 1867.

John B. Presque Clerk
of Mary County Court
State of Tennessee

State of Tennessee I certify that the foregoing in
Liles County 3 documents and certificates are duly
recorded in this Office in Book D. D.
Pages 146, 147, & 148 March 27, 1867

Daniel L. Anderson
Register

State of Alabama I, John B. McCallum Judge of
Limestone County 3 the Probate Court for said County,
hereby certify that the foregoing Deed
was filed for record in my Office April
9th 1867. That the same was duly recorded
in Deed Book No 11, pages 446, 447, 448
449, 450, 451, 452. April 12th, 1867.

John B. McCallum
J. P. C.

See H. Humally 3 This instrument made this eight
day of April 1867, between
McCallum Humally 3 H. Humally of Limestone County
in the State of Alabama of the first
part, and Maranda Humally of the same
County and State of the second part.
Witnesseth, that the party of the first part
for and in consideration of the sum of

four thousand five hundred dollars to him
in hand paid by the said party of the sec-
ond part, the receipt whereof is hereby ac-
knowledged and the said party of the second
part, forever released and discharged therefrom
has granted, bargained, sold, aliened, remised,
released conveyed and confirmed, and by these
presents doth grant, bargain, sell, remise, alien,
release and confirm unto the said party
of the second part and to her heirs and as-
signs forever all the following described lots
pieces or parcels of land situated in the County
of Limestone and State of Alabama and
known and described as follows, to wit: The
North east quarter, the North west quarter
the South west quarter and the North one
half of the South east quarter of Section
twenty two in township five range three
west. Together with all and singular the
hereditaments and appurtenances therunto
belonging or in any wise appertaining and
the reversion and reversion, remainders
and remainders unto issue and profits those
of; and all the estate, right, title, interest
claim and demand whatsoever of the said
party of the first part either in law or
equity, of in and to the above bargained premises
with the hereditaments and appurten-
ances. To have and to hold the said prem-
ises, above bargained and described with the
appurtenances unto the said party of the
second part her heirs and assigns forever.
And the said John B. Humally party of
the first part for himself his heirs, execu-
tors and administrators does covenant, grant,
bargain, and agree to and with the said
party of the second part, her heirs and as-
signs that at the time of executing and
delivery of these presents he is well seized
of the premises above conveyed as of a good
sure perfect absolute and indefeasible es-
tate of inheritance in law, in fee simple
and has good, right, full power and law-
ful authority to grant, bargain, sell and
convey the same in manner and form

aforesaid and that the same are free from
 all former incumbrances of what kind
 or nature soever and other grants, bargain
 sales, liens, taxes, assessments and the above
 bargained premises in the quiet and peace-
 able possession of the said party of the
 second part, her heirs and assigns against
 all and every person or persons lawfully claim-
 ing or to claim the whole or any part thereof.
 The said party of the first part shall
 and will warrant and forever defend.
 The witness whereof the said party of the
 first part hereunto sets his hand and seal
 this day and year first above written.
 Signed, sealed and delivered in the presence of
 D. W. Kennedy
 J. Henry Kennedy
 James May Kennedy

Thomas Morris } To all to whom these presents
 John W. Morris } shall come: Know ye, that
 we, Thomas Morris and J. W. Morris
 S. & P. Tanner } of the County of
 Limestone, State of Alabama, of the first
 part, in order to make permanent and
 secure the payment of a certain sum of
 money, to wit: two hundred dollars to us
 shall grant in the necessary provisions such
 as Bacon, Corn, Salt, oats, etc. which said
 provision has been advanced and delivered
 to us by S. & P. Tanner, of the County and
 State aforesaid, the receipt of which we
 hereby acknowledge, and which advances
 as aforesaid, made by the party to their ob-
 ligation obtained to enable them to culti-
 vate and make a crop and carry on their
 farming operations for the present year
 and which is hereby specified in their ob-
 ligation to be for the purposes aforesaid
 and that the same is hereby obtained in
 good faith for the purpose of enabling
 the obligator to make their crop, and
 that the same was a necessary advance
 for said purpose. Now this premises
 considered, the party of the first part
 hereby agree and covenant with S. & P.
 Tanner aforesaid, for and in consideration
 of the advances above mentioned they
 shall have and hold and a lien is
 hereby given by this obligation to them
 upon the entire crop of every kind sown
 and made the present year, and al-
 so upon the following personal property
 to wit: One two horse wagon, three
 horses, one iron gray and two small
 mares. And power of sale is hereby
 given in default of payment of the
 said two hundred dollars out of the
 proceeds of the crop so made and grown
 as well as out of any of the property
 above mentioned.
 Witness my hand and seal this 18th
 March 1867.
 Thomas Morris
 John W. Morris
 Their marks

State of Alabama } I, John B. McCallum, Judge
 of the Probate Court for said County, do
 hereby certify that the foregoing was filed for
 record in my office April 2, 1867. That the
 same was duly recorded in Deed Book
 No. 456, page 455. April 12, 1867.

John B. McCallum
 Judge

James H. Malone } This instrument made this
 3 day of April, in the year
 1867 } between James H. Malone of
 the County of Limestone, in the State of
 Alabama, of the one part, and Benjamin
 Mason, of the other part. Witnesseth, that
 the said James H. Malone, for and in
 consideration of the sum of fifteen hun-
 dred and eighty eight dollars to him
 paid by the said Benjamin Mason, the receipt
 whereof is hereby acknowledged, has this
 day given, granted, bargained, sold, aliened,
 conveyed, released, conveyed and confirmed
 and by these presents does give, grant, bar-
 gain, sell, alien, convey, release, convey and
 confirm unto the said Benjamin Mason
 all that certain tract or parcel of land
 lying and being in the County of Limestone,
 State of Alabama, and known and de-
 scribed as follows: South half South west
 fourth west half South west fourth of
 South east fourth all Section sixteen Town
 Ship four, Range first West, containing
 one hundred acres, more or less. To have
 and to hold the above described land
 with the tenements and appurtenances
 thereto belonging as in and to said appen-
 dices unto the said Benjamin Mason, his
 heirs and assigns forever. And the said
 James H. Malone for himself, his heirs,
 executors, and administrators, does hereby and
 in consideration of the premises, warrant
 and will forever defend the title to the
 above described and hereby granted prem-
 is unto the said Benjamin Mason, his

heirs and assigns, from and against him-
 self and all and every person or persons
 claiming or holding under him the said
 James H. Malone, and also against the
 lawful title claim or demand of all and
 every person or persons whatsoever claiming or
 holding by, from or under the Government
 of the United States.

His testimony whereof the said James H. Ma-
 lone hereunto subscribed his name and af-
 fixed his seal, the day and year above written,
 signed & delivered } in presence of }
 John B. McCallum }
 James D. Coman }

The State of Ala } Before me, John B. McCallum,
 of the County of Limestone } Judge of Probate for said County,
 personally appeared James H. Malone known
 to me, acknowledged before me that being
 informed of the contents of the foregoing con-
 veyance he signed the same voluntarily for
 the purposes therein specified. Given and
 delivered my hand this 8th day April, 1867.
 John B. McCallum
 J. P. C.

The State of Ala } I, John B. McCallum, Judge
 of the Probate Court for said } County, do hereby certify that the foregoing con-
 veyance was filed for record in my office
 April 8, 1867. That the same was duly re-
 corded in Deed Book No. 456, page 456
 & 457. April 15, 1867. John B. McCallum
 J. P. C.

William Mason } Whereas, John B. Mason, late
 of Limestone County, State }
 of Alabama died in his life }
 time, to wit on the 8th day }
 of January 1858, bargain and }
 sell to William Mason, of said County }
 and State the following tract or parcels }
 of land situated lying and being in }
 said County and State, to wit: All of

fractioned portions twelve and thirteen townships four range six west, lying north of the Tennessee river containing four hundred and sixty three together with the ferry franchise, fixtures and privileges at and across the Tennessee river at the place and point called and known as Brown's Ferry and which said tract or parcel of land is known as the Brown Ferry tract the same that was deeded to John R. Mason on the seventeenth day of August 1857 by Thomas J. Cox and his wife Elizabeth H. Cox and Clement J. et al. Cox, said whereas further the said John R. Mason in his lifetime, to wit on the 5th day of December 1861 did bargain and sell to the said William Mason the following tract or parcel of land lying and being in Baldwin County of Louisiana and known as the north half of the north east quarter of section two township four range six, also the east half of the north east quarter of section thirty five township three range six containing one hundred and six acres, and whereas the said John R. Mason delivered the possession of all of the land above set forth to the said William Mason with the title in the said John R. Mason having made to the said William Mason no deed for any part of said land but holding and retaining the title in himself until the purchase money should be paid in whole and fully, thereby retaining fully and expressly the vendors lien upon said lands for the full and entire payment of the purchase money for the same and whereas all of the purchase money for the last described tract of one hundred and sixty three acres remaining unpaid and with the interest thereon since said purchase as aforesaid and which is eight thousand dollars with the interest thereon from and since the first

day of January 1859 still remains unpaid and due to the estate of the said John R. Mason on the first described tract of land containing about four hundred and sixty three acres as aforesaid and called and known as the Brown Ferry tract as aforesaid. Now this indenture between said John R. Mason of the first part and Eliza Maria Mason widow and Robert R. Mason and John C. Mason sons and the only children of the said John R. Mason of the second part entered in his the said John R. Mason's estate the said parties of the second part being the only heirs and distributors of the said John R. Mason entitled to distribution in his said estate, his only other child William Mason having deceased and had advanced to him his entire share and interest in the property and effects of the said John R. Mason. Now this indenture witnesseth that for and in consideration of the foregoing facts and premises and also the further consideration of six thousand five hundred dollars to the said William Mason in hand paid by the parties of the second part, the receipt whereof is hereby acknowledged both given granted bargain and sold aliened, released quit claimed and conveyed, and by these presents do bargain sell give quit release quit claim and convey with the said parties of the second part all of my right, title claim and interest of every and all kind in and to the following tract and described tract or parcels of land lying situated and being in Louisiana County, State of Alabama, to wit: All of fractional section numbers twelve and thirteen township four range six west lying north of the Tennessee river together with the ferry franchise, fixtures and privileges in and to a ferry on and across the said Tennessee river at the point known as Brown's Ferry including on the south bank of said

river at said ferry a lot of land extending
 five miles for all ferry use and for
 poses adjoining said ferry landing and
 large enough for the full and free use
 and exercise of the land franchise. Said
 tracts of land are known as the Brown
 ferry tracts and are directly described in
 the first part of this instrument. Also
 the North half of the North East quarter
 of section two Township four range six
 to the East half of the South East quarter
 of section thirty-five Township three
 range six containing one hundred and
 six acres also situated above in this
 deed together with all and singular the
 hereunto and appurtenances The units
 belonging or in any wise appertaining.
 In testimony whereof, the said William
 Mason has hereunto subscribed his name
 and affixed his seal this the 8th day of
 April one thousand eight hundred and
 sixty-seven. W. Mason

State of Ala 3 Before me, John B. McCallan in
 Limston Co 3 Judge of the Probate Court for said
 personally appeared William Mason the
 granted in this conveyance known to
 and acknowledged before me on this day
 that he being informed of the contents
 of the foregoing conveyance he signed
 the same voluntarily for the purposes
 therein mentioned. Given under my
 hand this the 8th day of April 1867.
 John B. McCallan
 J. P. C.

State of Ala 3 John B. McCallan Judge
 Limston Co 3 of Probate Court for said County
 hereby certify that the foregoing con-
 veyance was filed for record in my
 Office April 8, 1867 that the same
 was duly recorded in Deed Book No.
 Given Pages 457, 458, 459, 460. April 16, 1867
 John B. McCallan
 J. P. C.