

State of Ala. Joshua R. Courman Judge of the Probate Court for said
Limestone County hereby certify that the foregoing contract was
filed in my office for record May 4 1869 and was duly recorded
same day in Deed Book 13 page 1

Joshua R. Courman Judge

By W. Brayles & wife. This indenture made this seventeenth day of
April in the year one thousand eight hundred and
ninety nine between W. Brayles and his wife Lucy
Brayles of the county of Limestone in the State of Alabama of
the one part and John George and F. F. George of the other part
Witnesseth that the said W. Brayles and his wife Lucy Brayles
for and in consideration of the sum of Five Hundred dollars to
the said W. Brayles and his wife Lucy Brayles his wife to them in
hand paid the receipt whereof is hereby acknowledged have this
day given granted bargained sold aliened conveyed released
conveyed and confirmed and by these presents do give grant
bargain sell alien convey release convey and confirm unto
the said John George and F. F. George all that certain tracts of
land lying and being in the county of Limestone State of
Alabama and known and described as follows known as a
part of the north east quarter of fractional section No 6 Town
Ship No 2 Range 5 east and bounded as follows to wit
commencing at a stake in Horton line and in the township
line thence east with the township line twenty five poles to a
stake thence south two hundred poles to Elk River to a stake
do down and vine pointers, thence down said Elk River to Horton
line thence north with said Horton line one hundred and
eighty four poles to the beginning containing thirty acres -
also a part of the south east quarter of Section No 3 Town
ship No 1 Range 5 west and bounded as follows beginning
at a stake at Hickory Creek and poplar trees marked pointer
in the eastern line thence north with said section line forty one
poles to a stake near a bush tree marked C.H. thence along
a mark line west thirty nine poles to a stake thence south to a
stake in the north boundary line of Horton line tract of land
thence east with said line to the beginning containing ten acres
and both the above named tracts of land together containing forty
acres - Do have and hold the above described tracts of land with
the tenements and appurtenances thereto belonging or in any
wise appertaining unto the said John George and F. F. George
their heirs and assigns forever And the said W. Brayles and
his wife Lucy Brayles for themselves their heirs executors
and administrators do hereby and in consideration of the
premises warrant and well forever defend the title to the above
described and hereby granted premises unto the said John
George and F. F. George their heirs and assigns from and
against themselves and all and every person or persons
claiming or holding under them the said W. Brayles and
his wife Lucy Brayles and their heirs and assigns the said

title claim or demand of all and every person or persons
whomsoever claiming or holding by from or under the Govern-
ment of the United States - In testimony whereof the said
W. Brayles and his wife Lucy Brayles hereunto
subscribed their names and affix their seals this day and
year above written
Signed sealed and delivered
in the presence of

By W. Brayles and
Lucy Brayles

At D. Ray & P
D. W. Brayles Stamp \$1.00

State of Alabama J. A. D. Ray an acting Justice of the
Limestone County Peace for said county and State above
written hereby certify that W. Brayles and his wife Lucy
Brayles 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 17 day of April A.D. 1869

J. A. D. Ray & B

State of Ala. Joshua R. Courman Judge of the Probate Court
Limestone County for said county hereby certify that the foregoing
conveyance was filed in my office for record May 4 1869 and
was duly recorded same day in Deed Book 13 pages 2 & 3

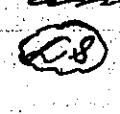
Joshua R. Courman
Judge

Jacob A. Rice The State of Alabama Limestone County - On the
25th of December 1869 after date I promised to pay Walter
Weatherford one hundred and fifty dollars with my hand and
seal this the 25th day of May 1869. Now the condition of the above
bond is for provisions & merchandise which have been furnished
me by said Weatherford to enable me to make a crop this
year on the place of said Weatherford without which it
would have been impossible for me to make a crop - Now
therefore a lien is hereby created on the entire crop of every
kind grown the present year with power of sale. Witness
my hand and seal this the 31st of May 1869
in the presence of Jacob A. Rice

By W. Thompson Stamp 50

State of Ala. Joshua R. Courman Judge of the Probate Court
Limestone County for said county hereby certify that the fore-
going lien was filed in my office for record May 4
1869 and was duly recorded same day in Deed Book
13 page 3

Joshua R. Courman
Judge

3 The State of Alabama Limestone County
 On the 25th of December 1869 after date I promised
 Weatherford to pay Weatherford One hundred and fifty dollars
 and - cents. Witness my hand and seal this 3rd day of May
 1869. Now the condition of the above bond is for provisions & mer-
 chandise which have been furnished me by said Weatherford to
 enable me to make a crop this year on the place of Weather-
 ford place and without which it would be impossible
 for me to make a crop. Now therefore a lien is hereby created
 on said crop as well as the entire crop of every kind grown
 the present year with power of sale. Witness my hand and
 seal this 3rd day of May 1869 P. F. Brown ^{his} ~~hand~~ ^{mark} 
 in the presence of Stamp 30
 J. F. Thompson

State of Ala 3 Joshua Plouman Judge of the Probate Court
 Limestone Co for said county hereby certify that the foregoing
 Lien was filed in my office for record May 4 1869 and was
 duly recorded same day in Deed Book 13 page 4.

Joshua Plouman
 Judge PC

3 The State of Alabama Limestone County
 On the 25th of December 1869 after date I promised to
 Weatherford to pay Weatherford One hundred & fifty dollars and
 - cents. Witness my hand and seal this 19th day of April
 1869. Now the condition of the above bond is for provisions & mer-
 chandise which have been furnished me by said Weatherford to
 enable me to make a crop this year on the place of
 Weatherford place and without which it would be
 impossible for me to make a crop. Now therefore a lien is
 hereby created on said crop as well as the entire crop of
 every kind grown the present year with power of sale
 Witness my hand and seal this 19th day of April 1869
 in the presence of Stamp 30
 J. F. Thompson

State of Ala 3 Joshua Plouman Judge of the Probate Court
 Limestone Co for said county hereby certify that the foregoing
 Lien was filed in my office for record May 4 1869 and
 was duly recorded same day in Deed Book 13 page 4.

Joshua Plouman Judge PC

3 The State of Alabama Limestone County - On the 1st
 of December 1869 after date I promised to pay Weatherford
 One hundred & seventy five dollars and cents. Witness my
 hand and seal this 17th day of April 1869. Now the condition
 of the above bond is for a mule which have been
 furnished me by said Weatherford to enable me to
 make a crop this year on the Vassar place and without
 which it would be impossible for me to make a
 crop. Now therefore a lien is hereby created on

said mule bay or brown horse, mule aged about five years
 old as well as the entire crop of every kind grown the present
 year with power of sale. Witness my hand and seal this 17th day
 of April 1869.

in the presence of Stamp 30
 J. F. Thompson
 State of Ala 3 Joshua Plouman Judge of the Probate Court
 Limestone Co for said county hereby certify that the foregoing
 Lien was filed in my office for record May 4 1869 and was
 duly recorded same day in Deed Book 13 page 4.

Joshua Plouman Judge PC

3 The State of Alabama Limestone County. On the 25th
 of December 1869 after date I promised to pay Weather-
 ford One hundred & fifty dollars and - cents.
 Witness my hand and seal this 3rd day of May 1869. Now the
 condition of the above bond is for provisions & merchandise
 which have been furnished me by said Weatherford to
 enable me to make a crop this year on the place of Weather-
 ford place and without which it would be impossible
 for me to make a crop. Now therefore a lien is hereby created
 on said crop as well as the entire crop of every kind grown
 the present year with power of sale. Witness my hand and seal
 this the 3rd day of May 1869

in the presence of Stamp 30
 J. F. Thompson

State of Ala 3 Joshua Plouman Judge of the Probate Court
 Limestone Co for said county hereby certify that the
 foregoing Lien was filed in my office for record on the
 4th day of May 1869 and was duly recorded same day in
 Deed Book 13 page 4.

Joshua Plouman Judge PC

3 The State of Alabama Limestone County. On the
 25th of December 1869 after date I promised to pay
 Townsend & Nichols Fifty dollars and - cents
 Witness my hand and seal this 4th day of May 1869. Now the
 condition of the above bond is merchandise & which have
 been furnished me by said Townsend & Nichols to enable me
 to make a crop this year on the 5th & 6th & 7th place and
 without which it would be impossible for me to make a crop
 Now therefore a lien is hereby created on as well as the
 entire crop of every kind grown the present year with
 power of sale. Witness my hand and seal this 4th day of May 1869
 in presence of Stamp 30
 J. P. Johnston

State of Ala 3 Joshua Plouman Judge of the Probate Court for
 Limestone Co said county hereby certify that the foregoing
 Lien was filed in my office for record May 4 1869 and
 was duly recorded same day in Deed Book 13 page 5.

Joshua Plouman Judge PC

6
W Mason 3 This instrument Witnesseth that I William Mason
Do Give 3 of Limestone County State of Alabama for and in
ly Mason also 3 consideration of Three hundred dollars in supply
this day advanced bona fide to me and to be advanced to
me as they may become necessary by George Mason & Co
Merchants in the town of Athens to enable me to make and
secure my crop for the year 1869 on the same place and
without which I could not make and secure said crop I
hereby give them a lien upon said crop and also upon
the following property two bay horses (seab & drive) and one
two horse wagon and power of sale in case of default
for the certain payment of the same on or before the first
day of January 1870 according to the section 1858 of the
Revised code of Alabama

4
Attest
J. Mason
J. Mason

State of Ala 3 Joshua P. Couran Judge of the Probate Court for
Limestone Co said county hereby certify that the foregoing
was filed in my office for record May 5 1869 and was duly
recorded same day in Deed Book 18 page 6

Joshua P. Couran
Judge

James L. Couran 3 State of Alabama Limestone County
Do Give 3 This instrument entered into between James L.
John W. Townsend & Couran as Assignee of James E. Rodak Horton
Robert L. Bridgforth 3 Bankrupts under and by virtue of an act of
the Congress of the United States of America establishing
a uniform system of Bankruptcy and approved 2nd day of
March 1867 being duly appointed Assignee by order of the
District Court on the day of 1868 and properly
qualified and confirmed - of the one part and John W.
Townsend and Robert L. Bridgforth of the other part all of
said county of Ala. Witnesseth that for and in consideration of
the sum of Nine thousand nine hundred twenty seven and 5/100
Dollars & the said Couran Assignee as aforesaid have this day
granted bargained sold released confirmed and conveyed to
the said John W. Townsend and Robert L. Bridgforth the following
described land that is all such right title and interest as
Assignee aforesaid may have in and to said land or that said
Rodak and James E. Horton may have had at the time of their
adjudication as such Bankrupts - all lying and being in
the County of Limestone and State of Alabama and known as
follows to wit: Commencing at S W corner of Sec 2 S 2
R 5 W and running east 60 poles thence north 40 poles
thence west 20 poles thence north 120 poles thence west
40 poles thence south 160 poles to the beginning containing
45 acres more or less - also all of fractional Sec 3
east of Elk River S 2 R 5 west containing 93 0 5/100
acres - also 146 and 3/4 acres in fractional Sec 3 east

7
of Elk River S 2 R 5 west known as Round bottom - also
one hundred and fifty two acres known as all that part
of fractional Section 4 west of Elk River S 2 R 5 west -
also the N E 1/4 of S W 1/4 of Sec 36 S 1 R 6 containing 40
acres also the S E 1/4 of S W 1/4 of S W 1/4 of Sec 36 S 1 R 6
containing 50 acres more or less - The receipt of which money
I hereby acknowledge - Do have and to hold all such right
title and interest as is herein conveyed or intended or that
I am authorized to convey to them their heirs and assigns
forever - In testimony whereof I have set my hand and
affixed my seal this the 1st day of May 1869.

James L. Couran
Assignee of James E. Rodak Horton Bankrupts
State of Ala 3 Joshua P. Couran Judge of the Probate Court for
Limestone Co said county hereby certify that James L. Couran 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 volunta-
rily on the day the same bears date, Given under my hand
this the 4th day of May 1869.

Joshua P. Couran Judge
State of Ala 3 Joshua P. Couran Judge of the Probate Court
Limestone Co for said county hereby certify that the foregoing
conveyance was filed in my office for record May 5 1869 and was
duly recorded same day in Deed Book 18 page 6 & 7
Joshua P. Couran Judge

James L. Couran 3 The State of Alabama Limestone County
Do Give 3 This instrument made and entered into between
Brier W. Townsend 3 James L. Couran as Assignee of James E. Rodak
Horton Bankrupts under an act of the Congress of the
United States of America approved March 2nd 1867 and by
virtue of and in obedience to an order from the District
Court of the United States for the Northern District of
Alabama - and Brier W. Townsend both of said County and
State - Witnesseth that for and in consideration of the sum
of Two thousand twelve and 5/100 Dollars the receipt
whereof is hereby acknowledged I as Assignee do bargain
and sell and by these presents grant and convey to said
Brier W. Townsend all such right title and interest as may
be in me vested as Assignee aforesaid or that the said
James E. Rodak Horton had at the time of their adjudication
in Bankruptcy in and to the tract or parcels of land
known and described as follows to wit: Commencing at
the S E corner of S W 1/4 of Sec 2 S 2 R 5 west running
thence west 20 poles thence north 120 poles thence east
120 poles thence south 160 poles to the beginning all in
Limestone County of State of Alabama containing 115 acres
in all to have and to hold all such right title and
interest as is herein conveyed or intended to be conveyed

to said Brier & Townsend and his heirs forever -
together with the appurtenances therunto belonging
In testimony whereof I have hereunto set my hand
and affixed my seal this the 1st day of May 1869

James L. Cornum Esq.
Stamp of J. W. Woodruff
J. W. Woodruff Judge of the Probate Court
Limestone Co. for said county hereby certify that James L.
Cornum 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 4th day of May 1869

Joshua P. Cornum Judge
State of Ala. J. Joshua P. Cornum Judge of the Probate Court
Limestone Co. for said county hereby certify that the foregoing
conveyance was filed in my office for record May 5 1869 and
was duly recorded same day in Book 13 pages 7 & 8
Joshua P. Cornum
Judge

W. S. Thack & wife know all men by these presents that I W. S.
Do Deed Thack of the town of Morrisville Co. of Limestone
J. W. Woodruff State of Alabama for and in consideration of the sum
of two thousand seven hundred & fifty two dollars to me
in hand paid by R. W. Caffley of Co. of State aforesaid the
receipt whereof is hereby acknowledged do give grant
sell and convey unto the said R. W. Caffley all that certain
parcel of land situate in said Co. of State as follows The
N. E. 1/4 of fractional Section No. (30) thirty containing one
hundred & thirty three & 3/100 acres - The N. E. 1/4 of fractional
section No. thirty containing eighty nine and 1/100 acres. The
S. E. 1/4 section nineteen containing one hundred & sixty one
and 7/100 acres of the N. E. 1/4 of the S. E. 1/4 of Sec
No. nineteen containing forty & 4/100 acres all in township
five range three west with all the appurtenances; all the
right title interest claim & demand of me in the premises to
have & to hold the same to the said R. W. Caffley his heirs &
assigns to his and their use forever, and I the said W. S. Thack
covenant with the said Caffley his heirs & assigns that I am
lawfully seized in fee of the premises that they are free from
all encumbrances - that I have a good right to sell the
same as aforesaid & that I will warrant & defend the same
to the said Caffley his heirs & assigns against the lawful
claims & demands of all persons - And Kate W. Thack wife
of W. S. Thack forsooth in consideration of the sum of
ten dollars to her in hand paid the receipt whereof she
doth hereby acknowledge - hereby releases to the said
R. W. Caffley his heirs and assigns all her right
title & interest to the same in and to the premises

premises - In testimony whereof I the said W. S. Thack
together with Kate my wife have hereunto set our hands
& seals this 18th March 1869

in presence of
J. W. Woodruff Stamp 30
J. W. Woodruff
W. S. Thack
K. W. Thack

State of Alabama J. J. W. Martin an acting Justice of the
Limestone County Peace in & for said county of State certify that
J. W. Woodruff a subscribing witness to the foregoing conveyance
known to me appeared before me this day and being sworn
stated that W. S. Thack and K. W. Thack the grantors in the convey-
ance voluntarily executed the same in his presence and in
the presence of the other subscribing witnesses on the day the
same bears date - that he attested the same in the presence of
the grantors and of the other witnesses and that such other wit-
ness subscribed his name as a witness in his presence Given
under my hand & seal this the 18th day of March 1869

J. W. Woodruff J. W. Martin J. P. Esq.
State of Ala. J. Joshua P. Cornum Judge of the Probate Court
Limestone Co. for said county hereby certify that the foregoing
conveyance was filed in my office for record May 7 1869 and was
duly recorded same day in Book 13 pages 8 & 9
Joshua P. Cornum
Judge

Wheat Hammond of this Indenture made and entered into this 1st day of
May 1869 between Barkham & Sons of the county of Madison
Barkham & Sons State of Alabama of the first part and Mat Hammond
of the county of Limestone State of Alabama of the second part
Witnesseth that said parties of the first part have furnished to
said parties of the second part the sum of One thousand dollars
(\$1000) Dollars worth of plantation supplies in order to enable
said parties of the second part being in the cultivation of cotton
and corn in said county in said State to proceed in the cultiva-
tion of said crops; and the said parties of the second part for and
in consideration of said advance of supplies being willing and
desirous to secure said parties of the first part in the certain
and prompt payment for the same hereby grant bargain and
sell to the said parties of the first part Hogs cows oxen sheep
goats fowls & and household furniture the entire crop of
cotton corn and produce which may be raised and cultivated
for this year by said parties of the second part together with the
implements one hundred and farming implements owned by them
and used in the cultivation of the crops aforesaid upon this
condition namely the life that if said parties of the first part shall
pay off and discharge the indebtedness for said at or before
said indebtedness shall become due to wit: on the 1st day of
November 1869 then this conveyance shall be null and void;
but in the event that the parties of the second part shall fail

to pay off and discharge said indebtedness at the time it becomes due then the said parties of the first part are hereby authorized and empowered to take into their possession the said cotton and mules horses and other property before mentioned and after advertising for ten days may sell the same to the highest bidder for cash at public or private sale in the City of Huntsville and said parties of the first part out of the proceeds thereof shall pay the expenses of the sale and discharge the indebtedness due them as aforesaid and the remainder if any shall be paid over to said parties of the second part upon demand. In witness whereof the said Parham & Bro of 1st part and Mat Hammond of the 2nd part have hereunto set their hands and affixed their seals this 1st day of May A.D. 1869 - 8 per cent per ann
 Parham & Bro *End*
 Mat Hammond *End*
 Chas Brown

State of Ala 3d Joshua Plomman Judge of the Probate Court
 Limestone Co for said county hereby certify that the foregoing Lien was filed in my office for record May 7 1869 and was duly recorded same day in Deed Book 13 pages 9 & 10
 Joshua Plomman
 Judge PB

Richard Hammond 3 Received Jones Lane Ala April 16 1869 of James Do Lien for Bailey (\$136.50) One hundred & thirty six dollars and fifty cents advanced me on my present growing crop of corn & cotton & also one bay horse eight years old all of which are now on the plantation of John Tanner known as the England place said advance is necessary to make secure & gather said crops & without said advance I could not secure & gather said crops
 E B Rice attest Stamp 50 Richard Hammond

State of Ala 3d Joshua Plomman Judge of the Probate Court
 Limestone Co for said county hereby certify that the foregoing Lien was filed in my office for record May 8 1869 and was duly recorded same day in Deed Book 13 page 10
 Joshua Plomman Judge PB

W W Crinschaw 3 This instrument witnesses that I William W Crinschaw Do Lien of Limestone county State of Alabama for and in consideration of the sum of five hundred dollars in cash this day advanced bona fide to me all advanced this day by Nicholas B Wallace in the said County to enable me to make and secure my crop for the year of 1869 on plantation on Elk River place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following described land No as follows west 1/2 E 1/4 E 1/2 E 1/4 E 1/4 E 1/4 Sec 20 & 21 & 22 west and power of sale in case of default for the certain payment of the same on or

before the first day of January 1870 with in from this date according to the Section 1854 of the Revised Code of Alabama. Given under my hand and seal this 3rd day of May 1869

Attest Stamp 50 W W Crinschaw *End*

John Firmin 3 State of Ala 3d Joshua Plomman Judge of the Probate Court for Limestone Co hereby certify that the foregoing Lien was filed in my office for record May 8 1869 and was duly recorded same day in Deed Book 13 pages 10 & 11

Joshua Plomman
 Judge PB

Emanuel Walton 3 State of Alabama Madison County With intent Do Lien 3 from date I promise to pay Joney & Grantland or Joney & Grantland 3 order Twenty Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop: and said advance is hereby acknowledged as and made a lien on my crop this year Witness my hand and seal this 14th day of April 1869
 Attest Stamp 5 Emanuel Walton *End*

Harrie Foney 3 State of Ala 3d Joshua Plomman Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing Lien was filed in my office for record May 8 1869 and was duly recorded same day in Deed Book 13 page 11
 Joshua Plomman Judge PB

John F Shore 3 State of Alabama Madison County With intent Do Lien 3 from date I promise to pay Joney & Grantland or Joney & Grantland 3 Forty Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop: and said advance is hereby acknowledged as and made a lien on my crop this year Witness my hand and seal this 25th day of March 1869
 Attest Stamp 5 John F Shore *End*

Harrie Foney 3 State of Ala 3d Joshua Plomman Judge of the Probate Court Limestone Co for said county hereby certify that the foregoing Lien was filed in my office for record May 8 1869 and was duly recorded same day in Deed Book 13 page 11
 Joshua Plomman
 Judge PB

Frank Woodruff } State of Alabama Madison County, With interest
 Do Lien } from date I promise to pay Tony of Grantland or order
 Tony of Grantland } Fifty Dollars for value received in money advanced to
 me by them to purchase necessary provisions to enable me to
 make a crop for the present year: said advance is obtained by me
 bona fide for the purpose of making a crop and without such
 advance it would not be in my power to procure the necessary
 provisions to make a crop and said advance is hereby acknowledged
 as and made a lien on my crop this year Witness my hand
 and seal this 3rd day of April 1869

Attest

Stamp 5

Frank ^W Woodruff ^{mark} Seal

Harris Toney
 State of Ala } & Joshua Ploman Judge of the Probate Court
 Limestone Co } for said county hereby certify that the foregoing
 Lien was filed in my office for record May 8 1869 and was
 duly recorded same day in Deed Book 13 page 12

Joshua Ploman
 Judge P.C.

Salomon Woodruff } State of Alabama Madison County, With interest
 Do Lien } from date I promise to pay Tony of Grantland or
 Tony of Grantland } order Seventy Five Dollars for value received in
 money advanced to me by them to purchase necessary provisions
 to enable me to make a crop for the present year said advance
 is obtained by me bona fide for the purpose of making a crop
 and without such advance it would not be in my power
 to procure the necessary provisions to make a crop and said
 advance is hereby acknowledged as and made a lien on
 my crop this year. Witness my hand and seal this 24th day
 of April 1869

Attest

Stamp 5

Salomon ^W Woodruff ^{mark} Seal

Harris Toney
 State of Ala } & Joshua Ploman Judge of the Probate Court
 Limestone Co } for said county hereby certify that the foregoing
 Lien was filed in my office for record May 8 1869 and was
 duly recorded same day in Deed Book 13 page 12

Joshua Ploman
 Judge P.C.

Sylvia Blackwell } State of Alabama Madison County, With interest from
 Do Lien } date I promise to pay Tony of Grantland or order
 Tony of Grantland } Eighty Dollars for value received in money advanced
 to me by them to purchase necessary provisions to enable
 me to make a crop for the present year: said advance
 is obtained by me bona fide for the purpose of making
 a crop and without such advance it would not be in
 my power to procure the necessary provisions to make a
 crop and said advance is hereby acknowledged as and
 made a lien on my crop this year Witness

my hand and seal this 17th day of April 1869

Witness

Stamp 5

Sylvia ^W Blackwell ^{mark} Seal

Harris Toney
 State of Ala } & Joshua Ploman Judge of the Probate Court for
 Limestone Co } said county hereby certify that the foregoing
 Lien was filed in my office for record May 8 1869 and was
 duly recorded May 12 1869 in Deed Book 13 page 13

Joshua Ploman

Judge P.C.

Armistead Walton } State of Alabama Madison County, With interest
 Do Lien } from date I promise to pay Tony of Grantland or
 Tony of Grantland } order Seventy Five Dollars for value received in
 money advanced to me by them to purchase necessary provis-
 ions to enable me to make a crop for the present year
 said advance is obtained by me bona fide for the purpose
 of making a crop and without such advance it would not
 be in my power to procure the necessary provisions to
 make a crop and said advance is hereby acknowledged
 as and made a lien on my crop this year. Witness my
 hand and seal this sixteenth day of April 1869

Attest

Stamp 5

Armistead ^W Walton ^{mark} Seal

Harris Toney
 State of Ala } & Joshua Ploman Judge of the Probate Court
 Limestone Co } for said county hereby certify that the foreg-
 ing Lien was filed in my office for record May 8 1869 and
 was duly recorded May 12 1869 in Deed Book 13 page 13

Joshua Ploman

Judge P.C.

William Patton } State of Alabama Madison County, With interest from
 Do Lien } date I promise to pay Tony of Grantland or order fifty
 Tony of Grantland } Dollars for value received in money advanced to me by
 them to purchase necessary provisions to enable me to make a
 crop for the present year: said advance is obtained by me bona fide
 for the purpose of making a crop and without such advance
 it would not be in my power to procure the necessary provisions
 to make a crop and said advance is hereby acknowledged as
 and made a lien on my crop this year. Witness my hand
 and seal this 27th day of April 1869

Attest

Stamp 5

William ^W Patton ^{mark} Seal

Harris Toney
 State of Ala } & Joshua Ploman Judge of the Probate Court
 Limestone Co } for said county hereby certify that the foregoing
 Lien was filed in my office for record May 8 1869 and
 was duly recorded May 12 1869 in Deed Book 13 page 13

Joshua Ploman

Judge P.C.

J. J. Grayton
Do Lien
Crawshaw W. B. Kinner
3 This Instrument Witnesseth that J. J. Grayton
of Limestone County State of Alabama for and in
consideration of the sum of Three Hundred Dollars
in Supplies this day advanced bona fide to me and to be advanced
to me as they may become necessary by Crawford McKinnery
Vassar merchants in the town of Athens to enable me to make
and secure my crop for the year of 1869 on the Perry & Holt
place and without which I could not make and secure said
crop I hereby give them a lien upon said crop and also upon
the following described property One Bay mare named
Dick One Bay mare named Kelly One Bay mare Colt and
power of sale in case of default for the instant payment of
the same on or before the first day of November 1869 according
to Section 1858 of the Revised Code of Alabama
Witness
J. J. Grayton Esq

Stamp 15
At Limestone
State of Ala 3 Joshua Ploman Judge of the Probate Court
Limestone Co for said County hereby certify that the foregoing
lien was filed in my office for record May 10 1869 and was
duly recorded May 12 1869 in Deed Book 13 page 14
Joshua Ploman Judge PB

Thos J. Fisdale
Do Lien
R. B. Peebles
3 State of Alabama Limestone County. This Instrument
Witnesseth that I Thomas Jefferson Fisdale have this
day received of Robert B. Peebles for provisions and
other goods to the amount of two hundred Dollars which
advance was obtained by me bona fide for the purpose of
making a crop for the year eighteen hundred and sixty nine
on the land commonly known as the Tom Allen Farm and
without such advance it would not be in my power to
procure the provisions and goods necessary to make said crop
Now it is expressly agreed that a Statutory or crop lien
under Section 1858 of the revised code of Alabama is
hereby created upon all the horse cattle and other stock
that I now have or may hereafter acquire as well as
upon the entire crop of whatever kind raised by said Thomas
Jefferson Fisdale and family during said year to secure the
payment for said advance with power of sale hereby guaran-
teed to said Robt B. Peebles for in testimony of all of which
I hereby sign my name and affix my seal this the ninth
day of April A. D. Eighteen hundred and sixty nine
W. S. White
Stamp 50 Thos Jefferson Fisdale

At Limestone
State of Ala 3 Joshua Ploman Judge of the Probate Court
Limestone Co for said County hereby certify that the
foregoing Lien was filed in my office for record May 10
1869 and was duly recorded May 12 1869 in Deed Book
13 page 14
Joshua Ploman
Judge PB

Thos J. Fisdale
Do Lien
Robt B. Peebles
3 State of Alabama Limestone County
This Instrument Witnesseth that I Thos J. Fisdale
have this day received of Robt B. Peebles for
provisions and other goods to the amount of One hundred and
twenty five dollars which advance was obtained by me bona
fide for the purpose of making a crop for the year Eighteen
hundred and sixty nine on the land known as the Claywood
Jones Greenbrier tract and without such advance it would not
be in my power to procure the necessary provisions and supplies
to make said crop. Now it is expressly agreed that a Statutory
or Crop lien under Section 1858 of the revised Code of Alabama
is hereby created upon the above described property as well
as upon the entire crop of whatever kind raised by said
Thos J. Fisdale during said year to secure the payment for
said advance with power of sale hereby guaranteed to said
Robert B. Peebles for in testimony of all which I hereby
sign my name and affix my seal this the eleventh day
of March One thousand Eight hundred and Sixty nine
Witness
Thos J. Fisdale
Stamp 50 Robt B. Peebles

At Limestone
State of Ala 3 Joshua Ploman Judge of the Probate Court
Limestone Co for said County hereby certify that the fore-
going Lien was filed in my office for record May 10 1869
and was duly recorded May 12 1869 in Deed Book 13 page 15
Joshua Ploman Judge PB

Luke Miller
Do Lien
R. B. Peebles
3 State of Ala 3 This Instrument witnesseth that I
Limestone Co 3 Luke Miller have this day received
from Robt B. Peebles for provisions and other goods
to the amount of One hundred and twenty five dollars
which advance was obtained by me bona fide for the purpose
of making a crop for the year eighteen hundred and sixty
nine on the land commonly known as the R. C. Gause
tract and without such advance it would not be in
my power to procure the necessary provisions and goods
to make said crop. Now it is expressly agreed that a
Statutory or Crop Lien under Section 1858 of the Revised
Code of Alabama is hereby created upon the above described prop-
erty as well as upon the entire crop of whatever kind raised
by said Luke Miller during said year to secure the payment
for said advance with power of sale hereby guaranteed to said
Robt B. Peebles for in testimony of all which I hereby
sign my name and affix my seal this the eleventh day
of March One thousand Eight hundred and sixty nine
Witness
Robt B. Peebles
Stamp 50 Luke Miller
At Limestone
State of Ala 3 Joshua Ploman Judge of the Probate Court for said
Limestone Co County hereby certify that the foregoing Lien was
filed in my office for record May 10 1869 and was duly recorded
same day in Deed Book 13 page 15
Joshua Ploman Judge PB

W C W Elyea 3 This Instrument Witnesseth that I William
Do Dine 3 W C Elyea of Limestone County State of Alabama
Thos E Murray for and in consideration of one hundred and
fifty \$150 Dollars in cash this day advanced me
to me by Thomas E Murray in aforesaid county and
State to enable me to make and secure my crop for the year
of 1869 on the Blair place and without which I could not
make and secure said crop. I hereby give him a lien
upon said crop and also upon the following One Barrel
Horse about six years old and power of sale in case of
default for the certain payment of the same on or before
the first day of December 1869 according to the Section
1854 of the Revised Code of Alabama. This May 4 1869
Stamp 50 W C W Elyea

State of Ala 3 Joshua Ploman Judge of the Probate
Limestone Co 3 Court for said county hereby certify that
the foregoing deed was filed in my office for record May
10 1869 and was duly recorded May 12 1869 in Deed Book
13 page 16
Joshua Ploman Judge P B

W N Deutz Sheriff 3 This Indenture made and entered into this
3rd day of April 1869 between William Deutz
Tanner & Newell 3 Sheriff of Limestone County State of Alabama
of the first part and Tanner & Newell of the second
part Witnesseth that said Deutz by virtue of an execution
to him directed from the Circuit Court of Limestone County
Alabama dated the 19th day of January 1869 in favor of
Luke B Pullington administrator vs E S Strange did in obedience
to said execution on the 5th day of April proceed to sell in
front of the Court House door in the town of Athens to the
highest bidder for cash by consent of parties the following
described property to wit: The E 1/2 of the S E 1/4 of Sec 36
also the S W 1/4 of the S E 1/4 of Sec 38 in T 1 Range 6
west also the lot on the N E part of the N E part of
fractional Sec 1 in T 2 Range 6 west also the S E 1/4
of the N E 1/4 of Sec 33 T 1 Range 6 west containing in
all two hundred and eight acres more or less and they
being the last and best bidders at said sale at the sum of
Three hundred dollars was declared the purchaser of the said
lands for said sum. Now I William N Deutz as Sheriff of
said county do by virtue of authority in me vested by said
execution and in consideration of said sum to me in hand
paid the receipt whereof is hereby acknowledged do give
grant bargain and sell unto said Tanner & Newell all the
right title interest or demand in me vested to said
lands by virtue of said execution. Witness my hand
and seal this 5th day of April 1869
Stamp 50 W N Deutz Sheriff
Limestone Co

State of Ala 3 Joshua Ploman Judge of the Probate Court for
Limestone Co 3 said County hereby certify that the foregoing deed
was filed in my office for record May 11 1869 and was duly
recorded May 13 1869 in Deed Book 13 page 17
Joshua Ploman
Judge P B

W N Deutz 3 On the first day of December 1869 I promise to pay to
Do Dine 3 John R McCallum or order the sum of One hundred & thirty
J R McCallum 3 dollars (\$130.00) being the price of one iron grey mule
purchased by me of the said McCallum to enable me to cultivate
my crop, & the better to secure the payment of the above amount
a lien is hereby given to the said McCallum on said mule &
also on the whole of my crop subject alone to the landlors
lien for rent. Witness my hand & seal this March fifteenth 1869
Stamp 50 W N Deutz

State of Ala 3 Joshua Ploman Judge of the Probate Court for
Limestone Co 3 said county hereby certify that the foregoing deed
was filed in my office for record May 10 1869 and was
duly recorded same day in Deed Book 13 page 17
Joshua Ploman
Judge P B

Shadrach Mathews 3 Due John R McCallum the sum of One hundred Dollars
Do Dine 3 being the purchase money I owe him balance on a mule
J R McCallum 3 I purchased of him which is necessary & indispensable
to enable me to make a crop & to secure the payment of which
on or before the first day of Dec 1869 a lien is hereby expressly
given to said McCallum on said mule & on my crop this
April 24 1869. Witness my hand & seal
Shadrach Mathews
Stamp 50

E J Bartlett & M Kinney
State of Ala 3 Joshua Ploman Judge of the Probate Court for said
Limestone Co 3 said county hereby certify that the foregoing deed was
filed in my office for record May 13 1869 and was duly re-
corded same day in Deed Book 13 page 17
Joshua Ploman Judge P B

James Hamilton 3 Due John R McCallum the sum of One hundred & thirty
Do Dine 3 dollars purchase money for a mule bought of him which
J R McCallum 3 I purchased was necessary to enable me to make &
cultivate my crop & for the payment of which on or before the
first day of December 1869 a lien is hereby given on my crop
& the said mule. Witness my hand this April 24 1869
Stamp 50 James Hamilton

E J Bartlett
State of Ala 3 Joshua Ploman Judge of the Probate Court for said county hereby
Limestone Co 3 certify that the foregoing deed was filed in my office for record
May 13 1869 & was duly recorded same day in Deed Book 13 page 17
Joshua Ploman Judge P B

Morgan Garth 3 Due John B McLellan two hundred dollars for
 Do Sun 3 one horse for which a lien is hereby given on said
 John B McLellan 3 horse & my crop the horse being purchased of said Mc
 lellan to enable me to make my crop. I agree to pay the
 said Two Hundred dollars on or before the first day of
 Dec next. Witness my hand this April 24 1869. This lien
 is given in lieu of one formerly given to W B McLellan
 & now alleged to be lost if the same should be found
 to be null & void & this to be substituted in its place
 Witness Stamp 50 Morgan Garth

State of Ala 3 Joshua P. Plomman Judge of the Probate Court for
 Sumner County hereby certify that the foregoing
 was filed in my office for record May 18 1869 and was duly
 recorded same day in Deed Book 13 page 18

Joshua Plomman
 Judge P.C.

George Garth et al 3 Due John B McLellan the sum of Seven
 Do Sun 3 hundred & twenty five dollars being the price
 John B McLellan 3 of five mules left twenty five dollars purchased
 of the said McLellan to enable us to cultivate our crop &
 to secure the payment of which on or before the first day of
 Dec 1869 a lien is hereby given on the said mules & on our
 crops. Witness our hands this April 24 1869

Witness George F. Garth
 W B Gibbs Deak Bean
 E. Barblitt Delia F. Garth
 Stamp 1.00 Excellent Garth
 Harwood Cooper
 David Crockett

State of Ala 3 Joshua P. Plomman Judge of the Probate Court
 Sumner County hereby certify that the foregoing
 was filed in my office for record May 18 1869 and was
 duly recorded same day in Deed Book 13 page 18

Joshua Plomman Judge P.C.

Geo Allen 3 State of Alabama 3 One day after date I will pay to James
 Do Sun 3 Sumner County 3 L. Conner the sum of Twelve Hundred
 L. Conner 3 Dollars which I have this day recd of him for the purpose
 of making a crop on the Sam & Ben Peets place in Sumner
 County State of Alabama and without which I could not make
 said crop. The above sum was in mules & on farming imple
 ments &c. Now a lien is hereby given on the said mules
 viz 2 white horse mules one 3 one 5 years old mare col &
 years of 1 Bay horse mule about 8 1 grey mule as well as
 the crop of every kind made and grown the present
 year on the above named places with full power of
 sale. This lien is intended to cover as well the farming

implements now on said places with full power of sale this
 may 18 1869 from and after 18th day of May 1869

In presence of Stamp 150
 Witness W. L. Preston

Geo Allen seal

State of Ala 3 Joshua P. Plomman Judge of the Probate Court for
 Sumner County hereby certify that the foregoing Deed was filed in my
 office for record May 18 1869 and was duly recorded same day in Deed Book
 13 page 18 & 19

Joshua P. Plomman Judge P.C.

George Evans 3 This Indenture made this fifth day of May in the year
 Do 3 one thousand eight hundred and sixty nine between
 Anthony Evans 3 George Evans of the County of Sumner in the State of
 Alabama of the one part and Anne Foinetta Evans of the
 other part Witnesseth that the said George Evans for and in consid
 eration of the natural love and affection that I have for my daughter
 Anthonyetta and I being of sound mind and out of debt hereby
 acknowledged have this day given granted bargained & sold conveyed
 and confirmed and by these presents do give grant bargain sell
 convey and confirm unto the said Anne Foinetta Evans my beloved
 Daughter all that certain lot or lots of land lying and being in
 the County of Sumner and State of Alabama and known and
 described as follows viz The 1/2 of the S W 1/4 and the N W
 1/4 of S 8 1/4 of Sec No 34 T 2 R 4 West containing one hundred
 and eighteen and 95/100 acres more or less. I the said George
 Evans retain possession and enjoy the rents and profits of this
 for my own use & the support of my Daughter ~~Anthonyetta~~
 Evans during my natural life and after my decease she
 takes and hold entire possession to her own use and benefit
 for ever. Do have and to hold the above described lots of land
 with the tenements and appurtenances thereto belonging
 or in anywise appertaining unto the said Anne Foinetta
 Evans her heirs and assigns forever and the said George Evans
 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 Anthonyetta Evans her heirs and assigns from
 and against himself and all and every person or persons
 claiming or holding under him the said George Evans and
 also against the lawful title claim or demand of all and
 every person or persons whomsoever. In testimony whereof the
 said George Evans hereunto subscribes his name and affix
 his seal the day and year first above written

Stamp 50

George Evans Seal

State of Alabama 3 Joshua P. Plomman Judge of Probate Court hereby
 Sumner County 3 certify that George Evans 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 13th day of May A.D. 1869

Joshua Plouman Judge Prob

State of Ala 3 Joshua Plouman Judge of the Probate Court for Limestone Co 3 hereby certify that the foregoing conveyance was filed in my office for record May 13 1869 and was duly recorded same day in Deed Book 13 pages 19 & 20

Joshua Plouman Judge Prob

George Erans 3 This Indenture made this fifth day of May in the 3rd year One thousand Eight Hundred and sixty nine Between George Erans of the County of Limestone in the State of Alabama of the one part and Juzzellab Erans of the other part Witnesseth that the said George Erans for and in consideration of the natural love and affection he has to the said George Erans being to and for his beloved daughter Juzzellab Erans and being of sound mind and out of debt here this day given granted bargained sold conveyed and confirmed and by these presents do give grant bargain sell convey and confirm unto the said Juzzellab Erans all that certain tract or lots of land lying and being in the County of Limestone and State of Alabama and known and described as follows viz: A 1/4 of Sec 3 T 2 R 4 west east of Survey Creek one hundred and thirty five acres less 27 1/2 rods in width off of east side - 135 - 27 1/2 off leaving in all One hundred and seven and 5/8 acres 107 5/8 more or less. And the said George Erans retains possession and use of route and profits for my own use and support and supporting my Daughter Juzzellab Erans during my natural life and after my decease the said Juzzellab Erans to take and hold the same possession to her own use and benefit forever. To Have And to hold the above described lands with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Juzzellab Erans her heirs and assigns forever. And the said George Erans 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 Juzzellab Erans her heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said George Erans and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said George Erans hereunto subscribe his name and affix his seal the day and year first above written

Stamp 30

George Erans Seal
The State of Alabama 3 Joshua Plouman Judge of the Probate Court for Limestone County 3 hereby certify that George Erans 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 13th day of May A.D. 1869

Joshua Plouman Judge Probate

State of Ala 3 Joshua Plouman Judge of the Probate Court for said Limestone Co 3 hereby certify that the foregoing conveyance was filed in my office for record May 13 1869 and was duly recorded same day in Deed Book 13 pages 20 & 21

Joshua Plouman Judge Prob

George Erans 3 This Indenture made this fifth day of May in the 3rd year One thousand Eight hundred and sixty nine Between George Erans of the County of Limestone in the State of Alabama of the one part and Larvinia A R Erans of the other part Witnesseth that the said George Erans for and in consideration of the natural love and affection he has to his beloved Daughter Larvinia A R Erans and being of sound mind and out of debt here this day given granted bargained sold conveyed and confirmed; and by these presents do give grant bargain sell convey and confirm unto the said Larvinia A R Erans all that certain tract or lots of land lying and being in the County of Limestone and State of Alabama and known and described as follows viz: The E 1/2 of S 20 1/4 and the S 1/4 of S 8 1/4 of T 2 R 4 west in all one hundred and eighty and 1/8 acres more or less (187 1/8). To Have and to hold the above described lots of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Larvinia A R Erans her heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said George Erans and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said George Erans hereunto subscribe his name and affix his seal the day and year first above written

Stamp 30

George Erans Seal

The State of Alabama 3 Joshua Plouman Judge Probate Court for Limestone County 3 hereby certify that George Erans 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 13th day of May A.D. 1869

Joshua Plouman Judge Prob

State of Ala 3 Joshua Plouman Judge of the Probate Court for Limestone Co 3 hereby certify that the foregoing

one release was filed in my office for record May 13th 1869 and was duly recorded same day in Dec 1869 13 pages 21 & 22

Joshua P. Cronan Judge P.C.

George Evans This Indenture made this fifth day of May in the 3rd year One thousand Eight hundred and sixty nine between George Evans of the county of Domestine in the State of Alabama of the one part and A. F. Evans his beloved son of the other part - Witnesseth that the said George Evans for and in consideration of the natural love and affection he bears to his beloved son and he being of sound mind and out of debt have this day given granted bargained sold conveyed and confirmed and by these presents do give grant bargain sell convey and confirm unto the said A. F. Evans all that certain tract or lot of land lying and being in the county of Domestine and State of Alabama and known and described as follows to wit: The west 1/2 of St 8 1/4 eighty acres and 27 1/2 rods wide off of the E side of St 11 1/4 of Section 16 3 St 4 west making 27 1/2 acres and in all One hundred 40 Acres 50 1/2 acres (10 1/2% 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 A. F. Evans his heirs and assigns forever And the said George Evans for himself his heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said A. F. Evans his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said George Evans and also against the lawful title claim or demand of all and every person or persons whatsoever, Testimony Whereof the said George Evans hereunto subscribes his name and affix his seal the day and year first above written

George Evans (Seal)
The State of Alabama I Joshua P. Cronan Judge Prob Court
Domestine County I hereby certify that George Evans whose name is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same were date, Given under my hand this 15 day of May A.D. 1869

Joshua P. Cronan Judge Prob Court
State of Alabama I Joshua P. Cronan Judge of the Probate Court for Domestine County hereby certify that the foregoing conveyance was filed in my office for record May 13 1869 and was duly recorded same day in Dec 1869 13 pages 21 & 22

Joshua P. Cronan Judge P.C.

Peter Hammond This Indenture made and entered into this 8th day of May 1869 between Barham & Son of the county of Madison State of Alabama of the first part and Peter Hammond colored of the county of Domestine State of Alabama of the second part Witnesseth that said parties of the first part have furnished to said parties of the second part the sum of Twenty Dollars worth of plantation supplies in order to enable said parties of the second part being in the cultivation of cotton and Corn in said County in said State to proceed in the cultivation of said crops; and the said parties of the second part for and in consideration of said advance of supplies being willing and desirous to secure said parties of the first part in the prompt payment of the same hereby grant bargain and sell to the said parties of the first part One sorrel mule one cow yellow Twenty five chickens house furniture and the entire crop of Cotton Corn and produce which may be raised and cultivated for this year by said parties of the second part together with the and farming implements owned by him and used in the cultivation of the crops aforesaid upon this condition never the less that if said parties of the second part shall pay off and discharge the indebtedness aforesaid at or before said indebtedness shall become due to wit on the 1st day of November 1869 then this conveyance shall be null and void but in the event that the parties of the second part shall fail to pay off and discharge said indebtedness at the time it becomes due then the said parties of the first part are hereby authorized and empowered to take into their possession the said Cotton Corn mules horses and other property before mentioned and after advertising for Ten days may sell the same to the highest bidder for cash at public or private sale in the city of Huntsville or elsewhere and said parties of the first part out of the proceeds thereof shall pay the expenses of the sale and discharge the indebtedness due them as aforesaid and the remainder if any shall be paid over to said parties of the second part upon demand. In witness whereof the said Barham & Son of the county of Madison aforesaid & Peter Hammond colored of the county of Domestine aforesaid have hereunto set their hands and affixed their seals this 8th day of May A.D. 1869 8 per cent for adv

Witness
Barham & Son (Seal)
Peter Hammond (Seal)
Felix G. Jones Sheriff of Madison County

State of Alabama I Joshua P. Cronan Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record May 13 1869 and was duly recorded May 14 1869 in Dec 1869 13 pages 21 & 22

Joshua P. Cronan Judge P.C.

Lucy A McGuire
 To Lien
 Dr P Farmer
 This Instrument witnesses that I Lucy A McGuire
 of Limestone County State of Alabama for and in consid-
 eration of the sum of Two hundred dollars in supplies
 this day advanced bona fide to me and to be advanced to me as
 they may become necessary by Dr P Farmer merchants in
 the town of Athens to enable me to make and secure my
 crop for the year of 1869 on the place and without
 which I could not make and secure said crop I hereby give
 them a lien upon said crop and also upon the following
 property viz 1 black horse aged about eight years four head
 cattle & fifteen head hogs and power of sale in case of default
 for the certain payment of the same on or before the first day
 of Jan'y 1870 according to Section 1858 of the Revised
 Code of Alabama. Athens Ala May 15 1869
 Witness Stamp 50 Lucy A McGuire

Joshua Plowman Judge of the Probate Court for
 Limestone Co said county hereby certify that the foregoing Lien
 was filed in my office for record May 15 1869 and was duly
 recorded May 14 1869 in Deed Book 13 page 24
 Joshua Plowman Judge Prob

Fallon Bates
 To Lien
 Dr P Farmer
 This Instrument witnesses that I Fallon Bates
 of Limestone County State of Alabama for and in
 consideration of One hundred dollars in supplies
 this day advanced bona fide to me and to be advanced to me as
 they may become necessary by Dr P Farmer merchants in
 the town of Athens to enable me to make and secure
 my crop for the foregoing year of 1869 in the W W Bates
 place and without which I could not make and secure
 said crop I hereby give them a lien upon said crop and
 also upon the following property viz four head cattle 22 head
 hogs one 2 horse wagon and power of sale in case of default
 for the certain payment of the same on or before the first day
 of Jan'y 1870 according to Section 1858 of the Revised Code of
 Alabama Athens Ala April 24 1869
 Witness Stamp 50 Fallon Bates

Joshua Plowman Judge of the Probate Court for
 Limestone Co said county hereby certify that the foregoing Lien
 was filed in my office for record May 15 1869 and was duly
 recorded May 14 1869 in Deed Book 13 page 24
 Joshua Plowman Judge Prob

Charles Hardy
 To Lien
 Dr P Farmer
 This Instrument witnesses that I Charles Hardy of
 Limestone County State of Alabama for and in consideration
 of the sum of Three hundred dollars for in supplies
 this day advanced bona fide to me and to be advanced to me as
 they may become necessary by Dr P Farmer merchants in the town
 of Athens to enable me to make and secure my crop for the year
 of 1869 on the E W Gregory & D Phelps place and without which
 I could not make and secure said crop I hereby give them a lien
 upon said crop and also upon the following property viz one Brown
 mare & Bay horse and two horse wagon seven head cattle
 fifteen head hogs and power of sale in case of default for
 the certain payment of the same on or before the first day of
 Jan'y 1870 according to Section 1858 of the Revised Code of
 Alabama. Athens Ala April 25 1869
 Witness Stamp 50 Charles Hardy

Joshua Plowman Judge of the Probate Court for
 Limestone Co said county hereby certify that the foregoing Lien was
 filed in my office for record May 15 1869 and was duly recorded
 May 14 1869 in Deed Book 13 page 25
 Joshua Plowman Judge Prob

J J Coffman
 To Lien
 Dr P Farmer
 This Instrument witnesses that I J J Coffman
 of Limestone County State of Alabama for and in consid-
 eration of One hundred dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they may
 become necessary by Dr P Farmer merchants in the town of
 Athens to enable me to make and secure my crop for the year
 of 1869 in the R T Malone place and without which I could
 not make and secure said crop I hereby give them a lien
 upon said crop and also upon the following property viz
 1 Bay horse aged about ten years old one bay Colt aged
 about two weeks sixteen head sheep & twelve head hogs and
 power of sale in case of default for the certain payment of the
 same on or before the first day of Jan'y 1870 according to Sec-
 tion 1858 of the Revised Code of Alabama May 10 1869
 Witness Stamp 50 J J Coffman

Joshua Plowman Judge of the Probate Court for
 Limestone Co said county hereby certify that the foregoing
 Lien was filed in my office for record May 15 1869 and was
 duly recorded May 14 1869 in Deed Book 13 page 25
 Joshua Plowman Judge Prob

Vinson Glenn & F Bailey
 To Lien
 Dr P Farmer
 This Instrument witnesses that we Vinson
 Glenn & F Bailey of Limestone County State of
 Alabama for and in consideration of the sum

Satisfied in full July 7th 1871
J. F. Tanner

of Two hundred and fifty Dollars in Supplies this day advanced to us and to be advanced to us as they may become necessary by J. F. Tanner merchants in the town of Athens to enable us to make and secure our crop for the year of 1869 in the place and without which we could not make and secure said crop we hereby give them a lien upon said crop and also upon the following property One Bay mare aged five years old One cow calf as claims and power of sale in case of default for the certain payment of the same on or before the first day of June 1871 according to Section 1838 of the Revised Code of Alabama May 3 1869

Witness
J. F. Tanner
J. F. Tanner
J. F. Tanner

State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 13 1869 and was duly recorded May 25 1869 in Book 13 page 26

Joshua P. Cornum Judge P.C.

Section Sanders 3 This Indenture made and entered into on this 4th day of November 1867 between B. Sanders James L. Cornum 3 Trustees of a certain Deed of Trust executed to him by James W. & Donnell for purposes therein specified and dated February 18 1867 of the first part and James L. Cornum of the second part both parties of the County of Christian in the State of Alabama Witnesses that the said B. Sanders trustee as aforesaid did by virtue of said deed of trust expose to public sale in front of the Court House door in the town of Athens on the 4th day of November 1867 the following lands to wit Part of S. W. 1/4 Section 9 Township 3 Range 4 west containing 50 acres fifty more or less and James L. Cornum being the highest and best bidder for the same having bid five hundred & eighty nine dollars & 25/100 \$589.25 for the same this Indenture Witnesses that for and in consideration of the sum aforesaid I have this day bargained sold aliened sufficed released confirmed and conveyed unto the said James L. Cornum his heirs forever the above described part of land with all the tenements and hereditaments therunto belonging or in any wise appertaining unto him the said James L. Cornum his heirs and assigns forever and I B. Sanders trustee as aforesaid will ever warrant and defend all such title that is made in me by virtue of the said deed of trust unto the said James L. Cornum his heirs and assigns forever against the lawful title claim or demand of all and every person claiming or holding under me by virtue of the

said deed of trust not however making myself personally liable for any thing that may grow out of this conveyance. In testimony whereof I have hereunto subscribed my name and affixed my seal this day and year above written

Stamp 1.00
The State of Ala 3 Before me John B. McClellan Judge of the County of Christian 3 Probate Court of said county I have personally seen B. Sanders trustee well known to me who acknowledged before me on the day that being informed of the contents of the within conveyance he executed the same freely and voluntarily for the purposes therein set forth Given under my hand this day 10th 1868

John B. McClellan Judge P.C.
State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said county hereby certify that the foregoing conveyance was filed in my office for record May 13 1869 and was duly recorded same day in Book 13 page 26 & 27

Joshua P. Cornum Judge P.C.

J. L. Cornum wife 3 State of Alabama 3 This Indenture made this 1st May 1869
Do Deed 3 Christian County 3 between James L. Cornum and wife Fanny
B. M. Townsend 3 Cornum of 1st part and B. M. Townsend of 2nd part
Witnesseth that for and in consideration of the sum of Eight hundred & 34 dollars we have this day bargained and sold to said B. M. Townsend all such right title and interest as we may have to the lands conveyed in the within Deed from B. Sanders trustee and by this presents we forever release and quit claim the same viz fifty acres in South west 1/4 Section 9 T. 3 R. 4 west and hereby acknowledge the receipt of the money in full. With our hands & seals this 1st May 1869. Said Townsend agrees to build a fence enclosing said lands where they are unenclosed. Said Cornum agrees to build 1/2 where it is on a line with his own land and reserves a right of way at any and for all time to him and his heirs forever to pass with wagons & stock over said lands to his Elliot place lying due south and east of the same. With our hands & seals May 1 1869

Stamp 1

James L. Cornum
Fanny Cornum

State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said county hereby certify that James L. Cornum and his wife Fanny Cornum 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 10th day of May 1869

Joshua P. Cornum
Judge P.C.

State of Ala 3 Joshua P. Coman Judge of the Probate Court for said county hereby certify that the foregoing conveyance was filed in my office for record May 187869 and was duly recorded same day in Deed Book 10 page 27 & 28.

Joshua P. Coman Judge P.C.

W. F. Arthur 3 This instrument made and entered into this 11 day of May 1869 between William H. Walker and Hamilton Paul Jones 3d Arthur witnesseth that whereas the said William H. Walker has this day advanced to the said Hamilton F. Arthur one hundred dollars in coin upon and more to enable him to make a crop and the said Arthur has obtained said advance bona fide to enable him to make a crop and without said advance it would not be in the power of the said Arthur to procure the necessary provisions and farming implements to make a crop. Now in order to secure the payment of said advance on the 1st day of January 1870. Know all men by these presents that I have this day given and do hereby mortgage and give a lien on the entire crop to be raised by me on the lands on which I now live and which has been excepted as a homestead and also upon three head of horses owned by me and also upon the land and power of sale in hereby given in default of payment and do further in consideration of the said sum of One hundred Dollars to me in hand paid the receipt whereof is hereby acknowledged convey the above described property together with the land to Paul Jones in trust for the payment of the said sum of one hundred dollars and he shall have power to sell said property or so much thereof as may be necessary to pay said sum when the same shall become due. Now if the said Hamilton F. Arthur shall pay said sum when the same shall become due then this instrument to be null and void otherwise to remain in full force and effect. Witness my hand and seal the year day above written the words entire before said before Hamilton and due before them were entered into before the signing of this instrument.

Deed

Shops 50

W. F. Arthur

W. H. Walker

Paul Jones

State of Ala 3 Joshua P. Coman Judge of the Probate Court for said county hereby certify that J. R. Russell a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being sworn stated that W. F. Arthur, W. H. Walker and Paul Jones the grantors in the conveyance voluntarily executed the same in his presence and in the presence

of the other subscribing witness on the day the same were made. That he attested the same in the presence of the grantors and of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this the 17 day of May 1869.

Joshua P. Coman Judge P.C.

State of Ala 3 Joshua P. Coman Judge of the Probate Court for said county hereby certify that the foregoing conveyance was filed in my office for record May 187869 and was duly recorded same day in Deed Book 10 page 28 & 29.

Joshua P. Coman Judge P.C.

A. Brackeen et al 3 The State of Alabama Limestone County On the 1st day of May 1869 one day after date of promise to pay to the order of Spalding and Malgwire One hundred thirty two dollars and 58 cents. Witness my hand and seal this 30 day of April 1869. Now the condition of the above bond is for a note of hand given for the said account for which I have received value in provisions farming implements or which have been furnished me by said Spalding and Malgwire to enable me to make a crop this year and without which it would be impossible for me to make a crop. Now therefore a lien is hereby created on the entire crop of every kind grown the present year with power of sale. Whereas weathers give a lien on the following three milch cows one bay mare about five or half years old and one corner horse about twelve years old and eleven head of sheep and all of my farming implements of every kind and description with power of sale. Witness my hand and seal this 30 day of April 1869.

in presence of John Lamb

A. Brackeen
Andrew P. Brackeen

State of Ala 3 Joshua P. Coman Judge of the Probate Court for said county hereby certify that the foregoing conveyance was filed in my office for record May 187869 and was duly recorded same day in Deed Book 10 page 29.

Joshua P. Coman Judge P.C.

Benny Hobbs 3 This instrument witnesseth that I Benny Hobbs of Limestone County State of Alabama for and in consideration of the sum of \$30.00 Thirty Dollars in full supply this day advanced bona fide to me and to be advanced to me as they may become necessary by Russell Bros merchants in the town of Athens to enable me to make and secure my crop for the year of 1869 on the W. H. Robertson place and without which I could not

W. H. Walker

me entered in file. Feb 1874

make and secure said crop & hereby give them a lien upon said crop and also upon the following One bay mare about 9 years old and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to the Statute of 1858 of the Revised Code of Alabama

Stamp 50

James Russell Altam La may 17869 Perry Hobbs Esq.
Jude of Ala & Joshua P. Corum Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record May 187869 and was duly recorded same day in Dec Book 18 pages 29 & 30

Joshua P. Corum
Judge P.C.

Richard O. Woodfin This Indenture made this 19th day of May One & D. D. 3 thousand Eight hundred and sixty nine Between V. A. Harlow & Richard O. Woodfin of the county of Limestone in the State of Alabama of the one part and Virgelina A. Harlow of the other part Witnesseth that the said Richard O. Woodfin 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 enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Virgelina A. Harlow a portion of that certain tract of or parcel of land lying and being in the County of Limestone in the State of Alabama and known as a part of the North East quarter of Section Six Township One Range four (west) commencing Twenty Rods from the north east corner of said quarter measuring 160 Rods south thence 20 rods west thence north 160 rods thence 20 rods east to the beginning corner containing Twenty acres. To have and to hold the above described land with the appurtenances thereto belonging or in any wise appertaining to the said Virgelina A. Harlow her heirs and assigns forever and the said Richard O. Woodfin for himself his heirs Executors & administrators do warrant and forever defend the title to the above described and hereby granted premises unto the said Virgelina A. Harlow her heirs and assigns forever and against himself and all and every person claiming or holding under him the said Richard O. Woodfin 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 or to the said party hereinafter set his hand and seal the day and date above written

Stamp 50

Richard O. Woodfin Esq.

The State of Alabama & Lewis Morris a Justice of the peace for Limestone County 30 and county hereby certify that Richard O. Woodfin whose name is signed to the foregoing conveyance and who is known to me acknowledged before me that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date given under my hand this 19th day of May 1869

Lewis Morris J.P.

State of Ala & Joshua P. Corum Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed in my office for record May 20 1869 and was duly recorded same day in Dec Book 18 pages 30 & 31

Joshua P. Corum
Judge P.C.

Jesse Atkinson This Indenture made and entered into this Seventeenth D. 11 Dec 3 day of May One thousand Eight hundred and sixty No. 1 Harlow & Jesse Atkinson of the county of Limestone and State of Alabama of the part and Harlow & Harlow daughters of the said Jesse Atkinson as well for and in consideration of the natural love and affection which he the said Jesse Atkinson has and beareth unto the said Harlow & Harlow as also for the better maintenance support and livelihood of her the said Harlow & Harlow during her natural life then to her children by her second husband Ransom Harlow hath given granted alien enfeoffed and confirmed and by these presents doth give grant alien enfeoff and confirm unto the said Harlow & Harlow and to her children by her second husband Ransom Harlow their and assigns all that messuage or tract or parcel of land lying and being in the County of Limestone and State of Alabama known as the north west fourth of Section five Township one of Range four (west) also the East half of the South west fourth of Section five Township one of Range four (west) containing Two hundred and forty acres together with all and singular the hereditaments and appurtenances thereto belonging or in anywise appertaining and the reversion and reversions remainders and remainders unto issues and profits thereof and all the Estate right title interest property claim and demand whatsoever of him the said Jesse Atkinson of in and to the said messuage tenements or premises and of in and every part and parcel thereof with their and every of their appurtenances To have and to hold the said messuage tenements hereditaments and all and singular the premises hereby granted and confirmed or mention or intended as to be with their and every of their appurtenances unto the said Harlow & Harlow & her children by her second husband their heirs and assigns to the only proper use and behoof of of her the said Harlow & Harlow during her natural life then to her children by her second

husband Ransom Harlow - their heirs and assigns forever and the said Jesse Atkinson for himself his heirs Executors and administrators doth covenant grant and agree to and with the said Henrietta J Harlow her heirs as before recited and assigns shall and lawfully may from time to time and at all times hereafter peaceably and quietly have hold use occupy possess and enjoy the said marriage from lands tenements hereditaments and premises hereby granted and confirmed or mentioned or intended to be hereby granted and confirmed with their and every of their appurtenances free clear and fully discharge or well and sufficiently saved kept harmless and indemnified of from and against all former and other gifts grants bargains sales forfeitures penalties damages and Estates and of from and against all former and other titles troubles charges and incumbrances whatsoever had done or suffered or to be had made done or suffered by him the said Jesse Atkinson his heirs or assigns or any other person or persons lawfully claiming or to claim by from or under him them or any of them - In witness whereof I have hereunto set my hand and seal

Stamp 1.00

Jesse Atkinson *(Seal)*
The State of Alabama & Lewis Morris a Justice of the peace Limestone County 3 for said county hereby certify that Jesse Atkinson whose name is signed to the foregoing conveyance and who is known to me acknowledged before that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date before me under my hand this 17 day of May 1869

Lewis Morris JP

State of Ala 3 & Joshua Plummer Justice of the Probate Court for said county hereby certify that the foregoing conveyance was filed in my office for record May 20-1869 and was duly recorded same day in Book 13 pages 32 & 33

Joshua Plummer Justice PB

Ransom Harlow & wife 3 This Indenture made this 19th day of May one A.D. 1869 3 Thousand Eight Hundred and Sixty nine Between V O Harlow 3 Ransom Harlow and Henrietta J Harlow his wife of the county of Limestone in the State of Alabama of the one part and Virgelious A Harlow of the other part Witnesseth that the said Ransom Harlow and Henrietta J Harlow his wife for and in consideration of the sum of Two hundred and fifty dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff

release convey and confirm unto the said Virgelious A Harlow a portion of that certain tract of or parcel of land lying and being in the county of Limestone in the State of Alabama and known as a part of the North east quarter of Section Six Township one of Range four (west) commencing at the North east corner of said quarter Running 100 Rods South thence west 20 Rods thence north 100 rods thence east 20 Rods to the beginning corner containing twenty acres - Do have and to hold the above described land with the appurtenances thereto belonging or in anywise appertaining to the said Virgelious A Harlow his heirs and assigns forever and the said Ransom Harlow and Henrietta J Harlow his wife for themselves their heirs Executors & administrators do warrant and forever defend the title to the above described and hereby granted premises unto the said Virgelious A Harlow his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Ransom Harlow and Henrietta J Harlow his wife also against the lawful title or demand of all and every person or persons whatsoever claiming or holding by from or under the Government of the United States In testimony whereof the said parties have hereunto set their hands and seals this day and date above written

Stamp 50

Ransom Harlow *(Seal)*

Henrietta J Harlow *(Seal)*

The State of Alabama & Lewis Morris a Justice of the peace Limestone County 3 for said county hereby certify that Ransom Harlow and Henrietta J Harlow his wife whose names is signed to the foregoing conveyance and who is known to me acknowledged before me that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date before me under my hand this 19 day of May 1869

Lewis Morris JP

State of Ala 3 & Joshua Plummer Justice of the Probate Court Limestone Co 3 for said county hereby certify that the foregoing conveyance was filed in my office for record May 20 1869 and was duly recorded same day in Book 13 pages 32 & 33

Joshua Plummer Justice PB

Rockhart Bibb 3 7 27 51 One the first day of January next (1870) I do Give 3 promises to pay to Eliza P Eggleston or order the sum of Seven hundred and twenty seven & 5/100 dollars (\$727 5/100) for value received and to secure the payment of said sum I agree to give said Eliza P Eggleston a lien on my crop to be raised this year and on my home and grounds appertaining the same. Now for and in consideration of the premises I have this day bargained and sold and do hereby bargain and sell to said Eliza P Eggleston all my crop of

I hereby as the attorney of Peter Wright et al
do hereby as per order of the court
cancel this mortgage in full
and acknowledge the same
this 11th day of Sept 1869 - Seal 7th & 11th

Release go to the Court House
erase from the record a mortgage against
Lockhart for seven hundred & twenty seven
dollars secured by a lien on his crop and
harvest, and oblige yours respectfully
John P. Eggleston

Sept 11th 1869

Joshua R. Bowman Judge of the Probate
Court for said county hereby certify that the
foregoing Lien was filed in my office for record May 22nd
1869 and was duly recorded May 25 1869 in Deed Book 13
page 33 & 34

Joshua R. Bowman Judge

Peter Wright et al On the first day of January next (1870) we or
either of us agree to pay Peter Bibb the sum of
One hundred and sixty (\$160⁰⁰) dollars with interest
from the first in payment for a mule team this day sold
them for the purpose of raising a crop and we agree to
give said Bibb a lien on said mule and on our crop to
secure the payment of said sum as it becomes due. Now for
and in consideration of the premises we have this
day bargained and sold and do hereby bargain and
sell to said Bibb One mule team and all the crop of
cotton and corn to be raised by us this year on Mr
Eggleston place but this sale is upon this condition that if
we should fail to pay said sum of One hundred and
sixty dollars to said Bibb with interest from 1st of July
as the same becomes due then it shall be lawful for said
Bibb to take and sell the above described property or so much
as may be necessary to pay said sum then this
agreement to be null and void other wise to remain
in full force. Witness our hands and seals this the
21st day of April 1869

Attest
Lockhart Bibb
Stamp 50
Peter & Wright
Henry & Vincent
Wm. J. Eggleston

Joshua R. Bowman Judge of the Probate
Court for said county hereby certify that the
foregoing Lien was filed in my office for record May 22nd
1869 and was duly recorded May 25 1869 in Deed
Book 13 page 34

Joshua R. Bowman
Judge

John Humphrey & State of Alabama know all men by these presents
that whereas John Humphrey is justly
debtor to Jas. H. Bibb in the sum of One hundred and
thirty nine dollars and fifty seven cents 13957 whereas said sum
of money was obtained in good faith from the said J. H. Bibb the
said account of One hundred and thirty nine dollars and fifty
seven cents I promise to pay on or before the first day of January
next (1870). Do receive the punctual payment of said sum of money
and for further and other and better securing for said sum of
money of One hundred & thirty nine dollars & fifty seven cents
I the said John Humphrey hereby bargain sell alien and convey
to J. H. Bibb his heirs or assigns One black horse supposed to
be 7 years old. This bargain and sale to the said J. H. Bibb
is made in full made upon the following stipulations terms
and conditions that is to say. The said John Humphrey may retain
possession of said horse until said amount falls due and if he
shall on or before that day pay to J. H. Bibb the sum of One
hundred and thirty nine dollars and fifty seven cents then
this obligation is void but if he shall fail so to do the said
J. H. Bibb may take possession of said horse upon giving necessary
notice by posting up advertisements at three or more
public places in the vicinity of said John Humphrey may
sell said horse to the highest bidder for cash in Alabama to
pay this debt & all cost and the remainder if any shall be
to be paid to the said John Humphrey as witness my hand and
seal this May 15 1869

Witness Stamp 50 John Humphrey

J. R. Sprague State of Alabama
Joshua R. Bowman Judge of the Probate Court
for said county hereby certify that the foregoing
Lien was filed in my office for record May 24 1869 and was
duly recorded May 25 1869 in Deed Book 13 page 35

Joshua R. Bowman Judge

W. L. Sanders & Contract between Woodson Sanders and hands employed
to cultivate the said place for the year 1869.
Elisha Jones et al Witnessed 1st Said Woodson Sanders agrees to furnish
the land the tools and the team & to feed the team, and tools
are to be delivered to hands in the beginning of the season in
good order and the undersigned hands whose signatures are
attached to this instrument agree and contract to do good
and faithful work under the supervision & subject to the
orders & control of said Sanders & should hands or any one
of them from sickness or any other cause be unable to properly
cultivate his or her share of the crop then they must employ
the necessary help of failing so to do said Sanders is
authorized & employed to employ the help at their expense
the crop to be well & carefully gathered & housed & cotton out
of the field in reasonable season & stock to be well and

W C Landers } Contract between Woodson Landers and hands employed
Contract. } to cultivate the same place for the year 1869.
Elus Jones et al } Witnessed 1st Said Woodson Landers agrees to furnish
the land the tools and the team & to feed the team, and tools
are to be delivered to hands in the beginning of the season in
good order 2nd The undersigned hands whose signatures are
attached to this instrument agree and contract to do good
and faithful work under the supervision & subject to the
orders & control of said Landers 3rd Should hands or any one
of them from sickness or any other cause be unable to properly
cultivate his or his share of the crop then they must employ
the necessary help of which so to do said Landers is
authorized & employed to employ the help at their expense
4th Crop to be well & carefully gathered & housed & cotton out
of the field in reasonable season 5th Stock to ^{be} well cared

humanely treated and all stock dying in being injured in any way by their neglect or bad treatment to be paid for out of their share of the crop. & It is further agreed that in consideration of the fact that said Woodson Sanders has & does advance to us "per se" and in good faith such provisions as we may need & absolutely require to make a crop that a primary lien for all such advances is hereby given on all our share of the crop of every description whatever 7th All articles of the contract being complied with one half of the crop made goes to said Woodson Sanders & one half to the undersigned hands. Witness our hands & seals March the 29th 1869

Attest
 Jas. W. Bailey
 Stamps 75^c
 Elisha Jones
 Wyatt Jones
 Martinda Harris
 Lucinda Harris
 John Harris
 Archie Holden
 Wesley Bean
 Stanley Holden
 W. L. Sanders
 Jessie Holden
 Chang Gillerman
 Abraham Mackus
 Anthony Hughes
 George Wallis
 Baldona Harris
 Charles Lane
 Sam. Lane

Attest
 Joshua Blount Judge of the Probate Court for said county hereby certify that the foregoing contract was filed in my office for record May 24 1869 and was duly recorded May 25 1869 in Deed Book 13 pages 35 & 36

Joshua Blount Judge

Charles Lane
 Dr. Linn
 Rice & Donnell
 This instrument witnesses that I Charles Lane of Limestone County State of Alabama for and in consideration of the sum of \$200 dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by the firm of Rice & Donnell merchants in Jones have to enable me to make and secure my crop for the year of 1869 on the Jones place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property - To-wit: 1 bay horse & 1 cow & calf and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to the section 1858 of the Revised Code of Alabama

Attest
 Walter Jones
 State of Ala 3^d Joshua Blount Judge of the Probate Court Limestone Co for said county hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded May 25 1869 in Deed Book 13 page 36

Joshua Blount Judge

Jack Jones
 Dr. Linn
 Rice & Donnell
 This instrument witnesses that I Jack Jones of Limestone County State of Alabama for and in consideration of the sum of \$200 dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by the firm of Rice & Donnell merchants in Jones have to enable me to make and secure my crop for the year of 1869 on the Perkins place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property 1 mule colored mare mule and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1870 according to the section 1858 of the Revised Code of Ala

Attest
 J. D. Donnell
 State of Ala 3^d Joshua Blount Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 37

Peter Drinn
 Dr. Linn
 Rice & Donnell
 This instrument witnesses that I Peter Drinn of Limestone County State of Alabama for and in consideration of the sum of \$200 dollars in supplies this day advanced bona fide to me by the firm of Rice & Donnell merchants in Jones have to enable me to make and secure my crop for the year of 1869 on the Don Ballis place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property to-wit: 1 black mare mule and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to the section 1858 of the Revised Code of Alabama

Attest
 E. H. Greyson
 State of Ala 3^d Joshua Blount Judge of the Probate Court Limestone Co for said county hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 37

Garrison Hamley
 Dr. Linn
 Rice & Donnell
 This instrument witnesses that I Garrison Hamley of Limestone County State of Alabama for and in consideration of the sum of \$200 dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by the firm of Rice & Donnell merchants in Jones have to enable me to make and secure my crop for the

year of 1869 on the J. H. Hensley place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property to wit: One bay mare and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to the Section 1858 of the Revised Code of Alabama

Attest

Joshua Plouman Judge

Exhibiting
State of Ala. 3 Joshua Plouman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 37 & 38

Joshua Plouman Judge

Frank Parkman 3 This instrument witnesseth that I Frank Parkman of Limestone County State of Alabama for and in consideration of the sum of \$1000.00 dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by the firm of Rice & Donnell merchants for me to enable me to make and secure my crop for the year of 1869 on the well place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following stock 10 head hogs and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to the Section 1858 of the Revised Code of Alabama

Attest

Frank Parkman

State of Ala. 3 Joshua Plouman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded in my office May 26 1869 in Deed Book 13 page 38

Joshua Plouman Judge

Ornwell Hensley 3 This instrument witnesseth that I Ornwell Hensley of Limestone County State of Alabama for and in consideration of the sum of \$1500.00 dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by the firm of Rice & Donnell merchants for me to enable me to make and secure my crop for the year 1869 on John Hensley's place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following 2 open bays & all of the divisible property belong to me and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1870 according to the Section 1858 of the Revised Code of Alabama

Attest E. H. Gregory

Ornwell Hensley

State of Ala. 3 Joshua Plouman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 38 & 39

Joshua Plouman Judge

David Harris 3 Rice Jones Lane Alabama March 28 1869 of Rice & Donnell Dr. Lien 3 One hundred & fifty Dollars advanced me on my present Rice & Donnell growing crop of Corn & cotton One bay horse mule (named Jeff Davis) and ten head of hogs on the plantation of Spat Harris in order to enable me to cultivate make & secure said crops and without said advances I could not make and secure said crops

Attest

Stamp 50

David Harris

Exhibiting
State of Ala. 3 Joshua Plouman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 39

Joshua Plouman Judge

Clew Lane 3 This instrument witnesseth Clew Lane of Limestone County State of Alabama for and in consideration of the sum of \$1000.00 dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by the firm of Rice & Donnell merchants at Jones Lane to enable me to make and secure my crop for the year of 1869 on the Jones Lane place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property - V. Z. Eight head of stock hogs and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1869 according to the Section 1858 of the Revised Code of Alabama

Attest

Clew Lane

State of Ala. 3 Joshua Plouman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 39

Joshua Plouman Judge

Nazariah Rice 3 This instrument witnesseth that I Nazariah Rice of Limestone County State of Alabama for and in consideration of the sum of \$1000.00 dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by the firm of Rice & Donnell merchants at Jones Lane to enable me to make and secure my crop for the year 1869 on the Mrs Mary Rice place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property to wit One mule colored horse mule 5 years old

and power of sale in case of default for the certain
payment of the same on or before the first day of July
1869 according to the Section 1858 of the Revised Code of
Alabama
H. G. Gray, Clerk

State of Ala 3 Joshua R. Brown Judge of the Probate Court
Limestone Co 3 for said county hereby certify that the foregoing
lien was filed in my office for record May 24 1869 and
was duly recorded May 26 1869 in Deed Book 13 page 39 & 40
Joshua R. Brown Judge P.C.

Wm White et al 3 The State of Alabama Limestone County. On the
31 day of Dec 1869 after date & promise to pay
H. G. Carburight 3 H. G. Carburight One hundred and twenty five
dollars and 50 cents. Witness my hand and seal this 1
day of May 1869. Now the condition of the above bond is
That Bacon and other necessaries of life have been
furnished me by said Carburight to enable me to make
a crop this year on the Langrove place and without
which it would be impossible for me to make a
crop. Now therefore a lien is hereby created in the
entire crop of every kind grown the present year with
power of sale. Witness my hand and seal this 1st day of
May 1869 Stamp 50.
in the presence of
Witness P. E. Carburight
Anthony & Langrove et al

State of Ala 3 Joshua R. Brown Judge of the Probate
Limestone Co 3 Court for said county hereby certify that the
foregoing lien was filed in my office for record May 24 1869 and
was duly recorded May 26 1869 in Deed Book 13 page
40
Joshua R. Brown
Judge P.C.

Wm White et al 3 The State of Alabama Limestone County. On the
31 day of Dec 1869 after date & promise to pay H. G.
H. G. Carburight 3 H. G. Carburight Fifty Dollars and 50 cents. Witness my
hand and seal this 1st day of May 1869. Now the condition of
the above bond is Provisions & other necessaries of life have
been furnished me by said Carburight to enable me
to make a crop this year on the Langrove place and without
which it would be impossible for me to make a crop. Now
therefore a lien is hereby created on a bay mule as well
as the entire crop of every kind grown the present year
with power of sale. Witness my hand and seal this 1st day of May 1869
in the presence of Stamp 50
Witness P. E. Carburight
Seabourn & Martindale et al
State of Ala 3 Joshua R. Brown Judge of Probate for said county hereby certify that the
Limestone Co 3 foregoing lien was filed in my office for record May 24 1869 and was
duly recorded May 26 1869 in Deed Book 13 page 40. Joshua R. Brown Judge

H. C. Roberson 3 The State of Alabama Limestone County. On the
31 day of Dec 1869 after date & promise to pay H. G. Carburight
H. G. Carburight 3 H. G. Carburight Fifty Dollars and 50 cents. Witness my hand and seal this 1
day of May 1869. Now the condition of the above bond is Provisions
have been furnished me by said Carburight to enable me to make
a crop this year on the Home place and without which it would
be impossible for me to make a crop. Now therefore a lien is
hereby created in the entire crop of every kind grown the present
year with power of sale. Witness my hand and seal this 1 day of
May 1869 Stamp 50
in the presence of
Witness P. E. Carburight
H. C. Roberson

State of Ala 3 Joshua R. Brown Judge of the Probate Court for said
Limestone Co 3 county hereby certify that the foregoing lien was filed
in my office for record May 24 1869 and was duly recorded May
26 1869 in Deed Book 13 page 42
Joshua R. Brown Judge P.C.

Melvin Hughes 3 The State of Alabama Limestone County. On the
31 day of Dec 1869 after date & promise to pay
H. G. Carburight 3 H. G. Carburight Sixty Dollars and 90 cents. Witness
my hand and seal this 17 day of April 1869. Now the condition
of the above bond is Provisions which have been furnished me
by said Carburight to enable me to make a crop this year on
the Spencer place and without which it would be impossible
for me to make a crop. Now therefore a lien is hereby created
in the entire crop of every kind grown the present year with
power of sale. Witness my hand and seal this 17 day of April
1869 Stamp 50
in the presence of
Witness P. E. Carburight
Melvin Hughes

State of Ala 3 Joshua R. Brown Judge of the Probate Court for
Limestone Co 3 county hereby certify that the foregoing lien
was filed in my office for record May 24 1869 and was duly
recorded May 26 1869 in Deed Book 13 page 41
Joshua R. Brown Judge P.C.

W. W. McBride 3 The State of Alabama Limestone County. On the
31 day of Dec 1869 after date & promise to pay
H. G. Carburight 3 H. G. Carburight One hundred Dollars and 50 cents
Witness my hand and seal this 1 day of May 1869. Now the
condition of the above bond is Bacon & other necessaries
of subsistence which have been furnished me by said Carburight
to enable me to make a crop this year on the farm I work
space and without which it would be impossible for me to make a crop
Now therefore a lien is hereby created on the entire crop of every kind grown
in the present year with power of sale. Witness my hand and seal this
1 day of May 1869 Stamp 50
in the presence of
Witness P. E. Carburight
W. W. McBride

State of Ala 3 Joshua R. Brown Judge of the Probate Court
 Limestone Co 3 for said county hereby certify that the foregoing
 Lien was filed in my office for record May 24 1869 and was duly
 recorded May 26 1869 in Deed Book 13 page 41
 Joshua R. Brown Judge P.B.

W. E. Davidson 3 The State of Alabama Limestone County. On the
 31 day of Dec 1869 after date I promise to pay
 H. J. Cartwright 3 H. J. Cartwright Fifty Dollars and - cents. Witness
 my hand and seal this 1 day of May 1869. Now the condition
 of the above bond is Provisions have been furnished me
 by said Cartwright to enable me to make a crop this year
 on the McKinney place and incident which it would be
 impossible for me to make a crop. Now therefore a lien is
 hereby created on the entire crop of every kind grown the
 present year with power of sale. Witness my hand and seal
 this 1 day of May 1869
 in the presence of ^{Stamp 50} W. E. Davidson ^{ES}
 H. J. Cartwright

State of Ala 3 Joshua R. Brown Judge of the Probate Court
 Limestone Co 3 for said county hereby certify that the foregoing
 Lien was filed in my office for record May 24 1869 and was
 duly recorded May 26 1869 in Deed Book 13 page 42
 Joshua R. Brown
 Judge P.B.

Henry Grumble 3 State of Alabama Limestone County, Morrisville
 3 April 20 1869. One day after date I promise to E
 E. J. Fisdale 3 E. J. Fisdale fifty dollars for value received. Now in consid-
 eration of the above amount and for the better security
 and payment of the same I do hereby give the said E. J.
 Fisdale a lien on my present growing crop of cotton corn
 and stock of every description to have and to hold in fee
 simple until the above amount is paid. I waiving all
 exemptions and stay laws that are now in force or that
 may be hereafter enacted or enforced. The above debt
 was created for supplies to make the crop. Given under my
 hand and seal

Witness Jack Halligsworth

Robt W. Ribb

Henry Grumble seal

State of Ala 3 Joshua R. Brown Judge of the Probate Court
 Limestone Co 3 for said county hereby certify that the foregoing
 Lien was filed in my office for record May 24 1869 and was
 duly recorded May 26 1869 in Deed Book 13 page 42
 Joshua R. Brown Judge P.B.

Osborn Collier 3 State of Ala 3 Morrisville May 14 1869. One day after
 3 date I promise to pay E. J. Fisdale or
 E. J. Fisdale 3 order fifty dollars for value received. Now in consider-

ation of the above amount and for the better security and
 payment of the same I do hereby give the said E. J. Fisdale a
 lien on my present growing crop of cotton corn fodder and stock
 of every description to have and to hold in fee simple until the
 above sum of money is paid. I waiving all exemptions and stay laws
 that are now in force or that may hereafter be enacted or enforced and
 should the above crop of cotton corn or fail to pay the above amount
 then this obligation is to remain in full force and effect until the
 above amount is paid in full. The above debt was created for supplies
 to make the crop. Given under our hands and seals

Witness Robt W. Ribb Esq

Osborn Collier

Henry Grumble
 State of Ala 3 Joshua R. Brown Judge of the Probate Court for
 Limestone Co 3 said county hereby certify that the foregoing Lien was
 filed in my office for record May 24 1869 and was duly recorded May
 26 1869 in Deed Book 13 page 42 & 43

Joshua R. Brown Judge P.B.

Willie Thomas 3 State of Alabama Limestone County, Morrisville April 30 1869
 3 One day after date I promise to pay E. J. Fisdale or order
 E. J. Fisdale 3 the sum of Twenty five Dollars for value received. Now in
 consideration of the above amount and for the better security and
 payment of the same I do hereby give the said E. J. Fisdale a lien
 on my present growing crop of cotton corn fodder and stock of
 every description to have and to hold in fee simple until the above
 sum of money is paid. I hereby waiving all exemptions and stay
 laws which are now in force or which may be hereafter enacted
 or enforced and should the present crop of cotton corn or fail
 to pay the above amount then this obligation is to remain in
 full force and effect until the above sum of money is fully
 paid. The above debt was created for supplies to make the
 crop. Given under our hands and seals

Witness W. S. Patterson

Robt W. Ribb

Willie Thomas seal

State of Ala 3 Joshua R. Brown Judge of the Probate Court for
 Limestone Co 3 said county hereby certify that the foregoing Lien
 was filed in my office for record May 24 1869 and was duly
 recorded May 26 1869 in Deed Book 13 page 43

Joshua R. Brown
 Judge P.B.

John Ribb 3 Morrisville Ala March 1869. One day after date
 3 I promise to pay E. J. Fisdale or order One hundred dollars
 E. J. Fisdale 3 for value received. Now in consideration of the above
 amount and for the better security and payment of the same
 I hereby give the said E. J. Fisdale a lien on my present grow-
 ing crop of cotton corn stock of every description which
 he is to have and hold in fee simple until the above sum
 of money is paid. I hereby waiving all exemptions and stay

laws which are now in force and which may hereafter be enacted or enforced and should the present crop stock or fail to pay the above amount then this obligation is to remain in full force & effect in subsequent crops until the above amount is fully paid. The above debt was created for supplies and other articles necessary to make the crop. Given under our hands and seals
 Withwipath ^{Stamp 50} John ⁱⁿ Bibb ^{Real}

R. H. Haffley Robt Bibb Esq
 State of Ala Joshua R. Bowman Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 44
 Joshua R. Bowman Judge RCB

George Coleman State of Alabama Limestone County Morrisville May 6 1869
 Do Lien One day after date I promise to pay E. J. Disdale or order Fifty dollars for value received. Now in consideration of the above amount and for the better security and payment of the same I do hereby give the said E. J. Disdale a lien on my present growing crop of cotton corn fodder and stock of every description to have and to hold in fee simple until the above sum of money is fully paid I waiving all exemption and stay laws which are now in force or which may hereafter be enacted or enforced. The above debt was created for supplies to make said crop. Given under my hand and seal
 Withwipath George Coleman ⁱⁿ ^{Real}

R. H. Scott Robt C Bibb
 State of Ala Joshua R. Bowman Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 44
 Joshua R. Bowman Judge RCB

Thomas Cummings State of Alabama Limestone County Morrisville
 Do Lien March 6 1869. One day after date I promise to pay E. J. Disdale the sum of fifty dollars for value received. Now in consideration of the above amount and for the better security and payment of said amount I do hereby give the said E. J. Disdale a lien on my present growing crop of cotton corn and stock of every description to have and to hold in fee simple until the above sum of money is paid waiving all exemption and stay laws which are now in force or which may hereafter be enacted or enforced. The above debt was created for supplies to make the said crop. Given under my hand and seal
 Withwipath Thomas Cummings ⁱⁿ ^{Real}
 R. H. Scott Robt C Bibb
 State of Ala Limestone Co. Joshua R. Bowman Judge of the

Probate Court for said county hereby certify that the foregoing lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 44

Joshua R. Bowman Judge RCB

Lewis Sargent State of Alabama Limestone County Morrisville May 6 1869
 Do Lien One day after date I promise to pay E. J. Disdale or order E. J. Disdale Fifty dollars for value received. Now in consideration of the above amount and for the better security and payment of the same I do hereby give the said E. J. Disdale a lien on my present growing crop of cotton corn fodder and stock of every description to have and to hold in fee simple until the above sum of money is paid I waiving all exemption and stay laws which are now in force and which may hereafter be enacted or enforced. The above debt was created for supplies to make the said crop. Given under my hand and seal
 Withwipath Lewis Sargent ⁱⁿ ^{Real}

R. H. Scott Robt C Bibb
 State of Ala Joshua R. Bowman Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 45
 Joshua R. Bowman Judge RCB

Leroy Jones State of Alabama Limestone County Morrisville April 30 1869
 Do Lien One day after date I promise to pay E. J. Disdale or order the E. J. Disdale the sum of Seventy Dollars for value received. Now in consideration of the above amount and for the better security and payment of the same I do hereby give the said E. J. Disdale a lien on my present growing crop of cotton corn fodder and stock of every description to have and to hold in fee simple until the above sum of money is paid. I hereby waiving all exemption and stay laws that are now in force or that may hereafter be enacted or enforced and should the present growing crop of cotton and corn stock or fail to pay the above amount then this obligation is to remain in full force and effect until the above amount is fully paid. The above debt was created to make the crop. Given under our hands and seals
 Withwipath Leroy Jones ⁱⁿ ^{Real}

H. J. Ziebler & Co Shippers
 State of Ala Joshua R. Bowman Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 page 48
 Joshua R. Bowman Judge RCB

Daniel Collier } State of Alabama Limestone County Mooresville
 To Lien } May 8 1869. One day after date I promise to pay
 E. J. Diddale } E. J. Diddale or order fifty Dollars for value received. Now in consideration of the above amount and for the better security and payment of the same I do hereby give the said E. J. Diddale a lien on my present growing crop of cotton corn and also on two mules one horse and two milled cows to hold and to have in fee simple until the above amount is paid & waiving all exceptions and stay laws which are now in force and which may hereafter be enacted or enforced the above debt was created for supplies to enable me to make the said crop. Given under our hands & seals.

Witnesseth

W. B. White Robt. C. Bibb.

State of Ala. } Joshua Plomman Judge of the Probate Court
 Limestone Co. } for said county hereby certify that the foregoing
 deed was filed in my office for record May 24 1869 and was
 duly recorded May 26 1869 in Deed Book 13 page 46

Joshua Plomman Judge P.B.

Ben Orr } State of Alabama Limestone County Mooresville March 6th
 To Lien } 1869. One day after date I promise to pay E. J. Diddale or
 E. J. Diddale } order fifty Dollars for value received. Now in consideration
 of the above amount and for the better security and pay-
 ment of the same I do hereby give the said E. J. Diddale a lien
 on my present growing crop of cotton corn fodder and stock
 of every description to have and to hold in fee simple until
 the above sum of money is paid & waiving all exceptions and
 stay laws which are now in force or which may hereafter
 be enacted or enforced and should the present growing crop
 of cotton corn or fail to pay the above amount then this
 obligation is to remain in full force and effect on all
 subsequent crops until the above sum of money is
 fully paid. The above debt was created for supplies to
 make the crop. Given under our hands and seal.

Witnesseth

W. B. White Robt. C. Bibb.

State of Ala. } Joshua Plomman Judge of the Probate Court
 Limestone Co. } for said county hereby certify that the foregoing
 deed was filed in my office for record May 24 1869 and was
 duly recorded May 26 1869 in Deed Book 13 page 46

Joshua Plomman Judge P.B.

Henry Pate } State of Alabama Limestone County Mooresville May 8 1869
 To Lien } One day after date I promise to pay E. J. Diddale or
 E. J. Diddale } order twenty five dollars for value received. Now in
 consideration of the above amount and for the better
 security and payment of the same I do hereby give the
 said E. J. Diddale a lien on my present growing crop of

cotton corn and fodder to have and to hold in fee simple
 until the above amount is paid & waiving all exceptions and
 stay laws which are now in force or which may hereafter be
 enacted or enforced and should the above mentioned crop
 fail to pay the above amount then this obligation or lien
 shall remain in full force and effect on subsequent crops
 until the above sum of money is fully paid. The above debt
 was created for supplies to enable me to make the said
 crop. Given under our hands & seals.

Witnesseth

W. B. White Robt. C. Bibb.

State of Ala. } Joshua Plomman Judge of the Probate Court
 Limestone Co. } for said county hereby certify that the foregoing
 deed was filed in my office for record May 24 1869 and was duly
 recorded May 26 1869 in Deed Book 13 page 47

Joshua Plomman Judge P.B.

Austin Sandifer } State of Alabama Limestone County Mooresville
 To Lien } April 30 1869. One day after date I promise to pay
 E. J. Diddale } E. J. Diddale or order the sum of twenty five Dollars for
 value received. Now in consideration of the above amount and for
 the better security and payment of the same I do hereby give the
 said E. J. Diddale a lien on my my bay mare mule my present
 growing crop of cotton corn and fodder also on my stock
 of every description to have and to hold in fee simple until
 the above sum of money is paid & hereby waiving all excep-
 tions and stay laws which are now in force or which may be
 hereafter enacted or enforced and if the above mentioned mule
 cotton corn stock or fail to pay the above amount then this
 obligation is to remain in full force and effect on all
 subsequent crops or until the above sum of money is paid in
 full. The above debt was created for supplies to make the crop
 Given under our hands & seals.

Witnesseth

John W. Haffley Robt. C. Bibb.

State of Ala. } Joshua Plomman Judge of the Probate Court
 Limestone Co. } for said county hereby certify that the foregoing
 deed was filed in my office for record May 24 1869 and was
 duly recorded May 26 1869 in Deed Book 13 page 47

Joshua Plomman
 Judge P.B.

Jerry Quable } State of Alabama Limestone County Mooresville April
 To Lien } 30 1869. One day after date I promise to pay E. J.
 E. J. Diddale } Diddale or order fifty dollars for value received. Now in
 of the above amount and for the better security and payment
 of the same I do hereby give the said E. J. Diddale a lien on
 my present growing crop of cotton corn my mule and cow
 & calf to have and to hold in fee simple until the above

amount is paid I waiving all exemptions and stay laws that are now in force or that may hereafter be enacted or enforced the above debt was created for subsistence to make the crop grow under our hands and seals.

Witnesseth

James H. Gamble

(Seal)

Dr. W. S. Davis

R. C. Webb

State of Ala 3 Joshua R. Roman Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 pages 47 & 48.

Joshua R. Roman
Judge P.C.

Armistead Walton 3 State of Alabama Limestone County November 22 1869. One day after date I promise to pay E. J. Disdale 3 or assigns the sum of thirty five Dollars for value received. Now in consideration of the above amount and for the better security and payment of the same I do hereby give the said E. J. Disdale a lien on my present growing crop of cotton corn and also my mule and hog. to have and to hold in fee simple until the above amount is paid in full I waiving all exemptions and stay laws which are now in force or which may hereafter be enacted or enforced. The above debt was created to carry on my farm or to purchase such that are really necessary to enable me to make my crop grow under our hands and seals.

Witnesseth

Armistead Walton

(Seal)

J. A. Nelson R. C. Webb

State of Ala 3 Joshua R. Roman Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 24 1869 and was duly recorded May 26 1869 in Deed Book 13 pages 48.

Joshua R. Roman
Judge P.C.

Dary Harris 3 State of Alabama 3 Contract between J. W. S. Donnell 3 of the first part & Dary Harris 3 of the second part March 29 1869. One before the first day of January 1870 I promise to pay J. W. S. Donnell the sum of Four Hundred and Twenty five Dollars for value received being an advance to aid me in making a crop for the year 1869 and without which I could not do so and for which I give him an equitable lien on a certain sorrel mule a male called Jeff about nine years old & also on the crop to be made by myself & of hands consisting of my son Jerry daughters Sally & Patsy and my wife Sally executed according to a Statute made and provided

by the State. Witness my hand and seal the day and date above written.

Witness

Stamps 50

Dary Harris (Seal)

DR. W. S. Davis

State of Ala 3 Joshua R. Roman Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 26 1869 and was duly recorded same day in Deed Book 13 pages 48 & 49.

Joshua R. Roman Judge P.C.

Elifab Sandifer 3 State of Alabama Limestone County. One day after date I promise to pay to J. W. S. Donnell for M. S. Donnell 3 or assigns the sum of thirty five Dollars being a balance due on a wagon bought of said Donnell being an advance made by him to aid me in making a crop in the year Eighteen hundred and sixty nine (1869) and on which said wagon I give the said J. W. S. Donnell an equitable lien until paid for according to a Statute made and provided by the State. Witness my hand and seal this 19th day of January 1869.

Witness

Stamps 50

Elifab Sandifer (Seal)

Allen

Witness Allen

State of Ala 3 Joshua R. Roman Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 26 1869 and was duly recorded same day in Deed Book 13 pages 49.

Joshua R. Roman Judge P.C.

Jas. H. Humphrey 3 \$125.00 On or before the fifteenth day of November 1869 I promise to pay M. C. Latham & Fletcher the sum of One hundred and twenty five dollars for value received in one pair grey horse this day furnished & advanced to me by them to enable me to cultivate and make my crop for the present year and without which I could not cultivate and make said crop and I here give them a lien upon said horse and my mare and colt and entire crop with power of sale in case of default for the certain payment of the same according to Section 1858 of the Revised Code of Alabama. Witness my hand and seal this May 8 1869.

Stamps 50

Jas. H. Humphrey (Seal)

State of Ala 3 Joshua R. Roman Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 26 1869 and was duly recorded same day in Deed Book 13 pages 49.

Joshua R. Roman
Judge P.C.

A. D. McKinney Sheriff } This Indenture made this 7th day of
 To Deed } October 1867 between A. D. McKinney Sheriff of
 J. P. Blount } Sumner County State of Alabama of the first
 parts and J. Blount of the second part; Witnesseth that
 the said A. D. McKinney as Sheriff appeared for and in
 consideration of the sum of Twenty 20/100 dollars to him in
 hand paid the receipt whereof is hereby acknowledged; have
 by virtue of an execution to me directed from the Circuit
 Court of Sumner County State of Alabama against the
 goods chattels lands and tenements of Smith Abernathy
 in favor of B. W. McDuffy issued the 8th day of April 1867
 have heretofore levied and this day at public Auction
 at the Court House in the town of Athens granted
 bargained and sold as such Sheriff all such right title
 and interest as is in me vested by virtue of said Execu-
 tion unto the said J. Blount all that certain tract or
 parcel of land lying and being in the county of Sumner
 State of Alabama and known and described as follows viz:-
 the west 1/2 of the North west 1/4 and South west 1/4 of
 the South west 1/4 of Section 27 Township 21 range 6 west
 containing 120 acres more or less to have and to hold
 the above described land with all the tenements and appur-
 tenances thereto belonging or in any wise appertain-
 ing unto the said J. Blount his heirs and assigns. And the
 said A. D. McKinney as Sheriff appeared for himself
 his heirs executors and administrators do hereby give
 in consideration of the premises warrant and will
 forever defend all such title as is in him vested
 by virtue of said execution to the above described and
 hereby granted premises unto the said J. Blount his
 heirs and assigns. In testimony whereof I have then
 the 7th day of Oct. 1867 set my hand and affixed my seal.
 Stamp 50
 A. D. McKinney Sheriff
 State of Ala 3 J. Blount Judge of the Probate Court for
 Sumner County hereby certify that the foregoing deed was
 filed in my office for record May 26 1869 and was duly recorded
 same day in Deed Book 18 page 50

A. H. Austin } This Instrument witnesseth that I Henry Austin of
 To Deed } Sumner County State of Alabama for and in consid-
 J. P. Blount } eration of the sum of One Hundred Dollars in supplies
 this day advanced bona fide to me and to be advanced to
 me as they may become necessary by J. P. Blount merchants
 in the town of Athens to enable me to make and secure my
 crop for the year of 1869 on the Beef Holey place and
 without which I could not make and secure said crop. I
 hereby give them a lien upon said crop and also upon

the following property viz One black horse aged ten years One
 gold cow 5 or 6 waggon and power of sale in case of default for
 the certain payment of the same on or before the first day of
 Jan'y 1870 according to Section 1858 of the Revised Code of Alabama
 May 22 1869

Witness Stamp 50 A. H. Austin
 J. P. Blount
 State of Ala 3 J. Blount Judge of the Probate Court for
 Sumner County hereby certify that the foregoing lien was
 filed in my office for record May 26 1869 and was duly recorded
 same day in Deed Book 18 pages 50 & 51
 J. Blount Judge

John Quinn } This Instrument witnesseth that I John Quinn of Sumner
 To Deed } County State of Alabama for and in consideration of the sum
 J. P. Blount } of Twenty five Dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary
 by J. P. Blount merchants in the town of Athens to enable me to
 make and secure my crop for the year of 1869 on the Miles Dana and
 A. W. Blount place and without which I could not make and secure
 said crop. I hereby give them a lien upon said crop and also upon
 the following property One gray mule aged about ten years One
 black mule aged five years one milk cow & calf six head hogs
 and power of sale in case of default for the certain payment of
 the same on or before the first day of Jan'y 1870 according to Section
 1858 of the Revised Code of Alabama Witness my hand and seal
 this 20th May 1869

Witness Stamp 50 John Quinn
 J. P. Blount
 State of Ala 3 J. Blount Judge of the Probate Court for
 Sumner County hereby certify that the foregoing deed was
 filed in my office for record May 26 1869 and was duly recorded
 same day in Deed Book 18 page 51
 J. Blount Judge

Delia Thach } This Instrument witnesseth that I Delia Thach of
 To Deed } Sumner County State of Alabama for and in consid-
 J. P. Blount } eration of the sum of Twenty five Dollars in supplies this
 day advanced bona fide to me and to be advanced to me as they
 may become necessary by J. P. Blount merchants in the town of
 Athens to enable me to make and secure my crop for the year
 of 1869 on the E. B. Coleman place and without which I could
 not make and secure said crop. I hereby give them a lien upon
 said crop and also upon the following property viz One gray mule
 aged about eight years one ironed ironed age unknown one sow
 and power of sale in case of default for the certain payment
 of the same on or before the first day of Jan'y 1870 according
 to Section 1858 of the Revised Code of Alabama Witness my hand
 this 20th May 1869
 Witness Stamp 50 Delia Thach
 J. P. Blount

100-00 on the within sum 6000 per cent
 + sheriff cuts in part of the within for 20%

Satisfied in full Mar 27/69
 J. P. Blount

Satisfied in full
 J. P. Blount
 July 1 1869

Subj. 3d Joshua R. Connor Judge of the Probate Court
 of Limestone County, State of Alabama for and in consideration of
 the sum of Fifty Dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary
 by Dr. P. Danner merchants in the town of Athens to enable me to
 make and secure my crop for the year of 1869 on the Mather
 place and without which I could not make and secure
 said crop. I hereby give them a lien upon said crop and also
 upon the following property viz one barrel mare aged six years
 three head cattle and power of sale in case of default for the
 certain payment of the same on or before the first day of January
 1870 according to Section 1858 of the Revised Code of Alabama
 May 15 1869
 Witness my hand and seal of office this 15th day of May 1869
 Joshua R. Connor Judge P.C.

William Graham 3d This Instrument witnesses that I William Graham
 of Limestone County State of Alabama for and in consideration
 of the sum of One Hundred dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary by Dr. P. Danner merchants
 in the town of Athens to enable me to make and secure my
 crop for the year of 1869 on the Elizabeth Dement and J. H.
 Helton place and without which I could not make and secure
 said crop. I hereby give them a lien upon said crop and also
 upon the following property viz one yellow mare aged about
 13 years old and several hogs aged about ten years one yellow
 horse aged 3 years one other colt yellow aged one month old
 and one yearling one one horse wagon, and power of sale in
 case of default for the certain payment of the same on or before
 the first day of January 1870 according to Section 1858 of the
 Revised Code of Alabama May 19th 1869
 Witness my hand and seal of office this 19th day of May 1869
 William Graham

John W. Bullington 3d This Instrument witnesses that I John W. Bullington
 of Limestone County State of Alabama for and in consideration
 of the sum of Fifty Dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary by Dr. P. Danner merchants
 in the town of Athens to enable me to make and secure my crop
 for the year of 1869 on the Thomas Stewart place and without
 which I could not make and secure said crop. I hereby give
 them a lien upon said crop and also upon the following
 property viz one barrel mare aged about 8 years one barrel
 colt aged about one year and power of sale in case of default
 for the certain payment of the same on or before the first day
 of January 1870 according to Section 1858 of the Revised Code of
 Alabama May 14th 1869
 Witness my hand and seal of office this 14th day of May 1869
 John W. Bullington

Henry Cain 3d This Instrument witnesses that I Henry Cain of
 Limestone County State of Alabama for and in consideration
 of the sum of Twenty Dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they may become
 necessary by Dr. P. Danner merchants in the town of Athens to
 enable me to make and secure my crop for the year of 1869 on
 the Chapel Cain place and without which I could not make and
 secure my crop. I hereby give them a lien upon said crop and
 also upon the following property viz one mule bay aged
 nine years one head hogs 54 head cattle and power of
 sale in case of default for the certain payment of the same
 on or before the first day of January 1870 according to Section
 1858 of the Revised Code of Alabama May 22nd 1869
 Witness my hand and seal of office this 22nd day of May 1869
 Henry Cain

W. D. Taylor 3d This Instrument witnesses that William D. Taylor
 of Limestone County State of Alabama for and in consideration
 of the sum of Fifty Dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary by Dr. P. Danner merchants
 in the town of Athens to enable me to make and secure my crop for the
 year of 1869 on the Thomas Stewart place and without which I could not make and secure
 said crop. I hereby give them a lien upon said crop and also upon the following
 property viz one barrel mare aged about 8 years one barrel
 colt aged about one year and power of sale in case of default
 for the certain payment of the same on or before the first day
 of January 1870 according to Section 1858 of the Revised Code of
 Alabama May 14th 1869
 Witness my hand and seal of office this 14th day of May 1869
 W. D. Taylor

Richard W. MacLamore 3d This Instrument witnesses that I Richard W. MacLamore
 of Limestone County State of Alabama for and in consideration of
 the sum of Fifty Dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary
 by Dr. P. Danner merchants in the town of Athens to enable me to
 make and secure my crop for the year of 1869 on the Mather
 place and without which I could not make and secure
 said crop. I hereby give them a lien upon said crop and also
 upon the following property viz one barrel mare aged six years
 three head cattle and power of sale in case of default for the
 certain payment of the same on or before the first day of January
 1870 according to Section 1858 of the Revised Code of Alabama
 May 15 1869
 Witness my hand and seal of office this 15th day of May 1869
 Richard W. MacLamore

John W. Bullington 3d This Instrument witnesses that I John W. Bullington
 of Limestone County State of Alabama for and in consideration
 of the sum of Fifty Dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary by Dr. P. Danner merchants
 in the town of Athens to enable me to make and secure my crop
 for the year of 1869 on the Thomas Stewart place and without
 which I could not make and secure said crop. I hereby give
 them a lien upon said crop and also upon the following
 property viz one barrel mare aged about 8 years one barrel
 colt aged about one year and power of sale in case of default
 for the certain payment of the same on or before the first day
 of January 1870 according to Section 1858 of the Revised Code of
 Alabama May 14th 1869
 Witness my hand and seal of office this 14th day of May 1869
 John W. Bullington

W. D. Taylor 3d This Instrument witnesses that William D. Taylor
 of Limestone County State of Alabama for and in consideration
 of the sum of Fifty Dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary by Dr. P. Danner merchants
 in the town of Athens to enable me to make and secure my crop for the
 year of 1869 on the Thomas Stewart place and without which I could not make and secure
 said crop. I hereby give them a lien upon said crop and also upon the following
 property viz one barrel mare aged about 8 years one barrel
 colt aged about one year and power of sale in case of default
 for the certain payment of the same on or before the first day
 of January 1870 according to Section 1858 of the Revised Code of
 Alabama May 14th 1869
 Witness my hand and seal of office this 14th day of May 1869
 W. D. Taylor

W. D. Taylor 3d This Instrument witnesses that William D. Taylor
 of Limestone County State of Alabama for and in consideration
 of the sum of Fifty Dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary by Dr. P. Danner merchants
 in the town of Athens to enable me to make and secure my crop for the
 year of 1869 on the Thomas Stewart place and without which I could not make and secure
 said crop. I hereby give them a lien upon said crop and also upon the following
 property viz one barrel mare aged about 8 years one barrel
 colt aged about one year and power of sale in case of default
 for the certain payment of the same on or before the first day
 of January 1870 according to Section 1858 of the Revised Code of
 Alabama May 14th 1869
 Witness my hand and seal of office this 14th day of May 1869
 W. D. Taylor

year of 1869 on the E. S. Strange place and without which I could not make and secure said crop. I hereby give them a lien upon said crop and also upon the following property viz 5 head cattle & 13 thirteen head hogs and power of sale in case of default for the certain payment of the same on or before the first day of October 1869 according to Section 1858 of the Revised Code of Alabama May 24 1869

Attest Stamp 50
E. S. Strange
State of Ala 3 Joshua P. Conner Judge of the Probate Court
Limestone Co 3 for said county hereby certify that the foregoing Lien was filed in my office for record May 26 1869 and was duly recorded same day in Deed Book 13 page 354
Joshua P. Conner Judge of the Probate Court

Satisfied in full
Dr. P. Danner
Henry Malone 3 This instrument witnesseth that I Henry Malone
Do Lien 3 of Limestone County State of Alabama for and in
Dr. P. Danner 3 consideration of Fifty Dollars in supplies this day
advanced bona fide to me and to be advanced to me as
they may become necessary by Dr. P. Danner merchants in the town
of Athens to enable me to make and secure my crop
for the year of 1869 on the Harris place at same place and
without which I could not make and secure said crop
I hereby give them a lien upon said crop and also upon
the following property viz One mouse col Quint one blk
Jack one year old six head hogs and power of sale in
case of default for the certain payment of the same on or
before the first day of January 1870 according to Section 1858 of
the Revised Code of Alabama Athens Ala May 19 1869
Attest Stamp 50
Dr. P. Danner
State of Ala 3 Joshua P. Conner Judge of the Probate Court
Limestone Co 3 for said county hereby certify that the foregoing
Lien was filed in my office for record May 26 1869 and was
duly recorded May 26 1869 in Deed Book 13 page 34
Joshua P. Conner Judge of the Probate Court

Satisfied in full
Dr. P. Danner
W. E. Davis 3 This instrument witnesseth that I William E. Davis
Do Lien 3 of Limestone County State of Alabama for and in consideration
Dr. P. Danner 3 of the sum of One Hundred Dollars in supplies this day
advanced bona fide to me and to be advanced to me as they
may become necessary by Dr. P. Danner merchants in the town
of Athens to enable me to make and secure my crop for the year
of 1869 on the J. H. Hatcher place and without which I could not
make and secure said crop I hereby give them a lien upon said
crop and also upon the following property viz One Chestnut
sired horse aged about five years and power of sale
in case of default for the certain payment of the same
on or before the first day of January 1870 according to Section

1858 of the Revised code of Alabama May 15 1869
Attest Stamp 50
J. H. Hatcher
State of Ala 3 Joshua P. Conner Judge of the Probate Court for
Limestone Co 3 said county hereby certify that the foregoing Lien
was filed in my office for record May 26 1869 and was duly
recorded same day in Deed Book 13 page 34 & 35
Joshua P. Conner Judge of the Probate Court

Satisfied in full
Dr. P. Danner
Joseph Colbert 3 This instrument witnesseth that I Joseph Colbert of
Do Lien 3 Limestone County State of Alabama for and in considera
Dr. P. Danner 3 tion of the sum of Two Hundred dollars in supplies
this day advanced bona fide to me and to be advanced to me as they
may become necessary by Dr. P. Danner merchants in the town
of Athens to enable me to make and secure my crop for the year
of 1869 on the place and without which I could not make and
secure said crop I hereby give them a lien upon said crop and also
upon the following property viz One Gray mare & colt Eight years
one dark iron gray filly aged four years one bay horse aged
one year and power of sale in case of default for the certain
payment of the same on or before the first day of January 1870 accor
ding to Section 1858 of the Revised Code of Alabama Athens Ala May 22 1869
Attest Stamp 50
Joseph Colbert
State of Ala 3 Joshua P. Conner Judge of the Probate Court for
Limestone Co 3 said county hereby certify that the foregoing Lien
was filed in my office for record May 26 1869 and was duly re
corded same day in Deed Book 13 page 35
Joshua P. Conner Judge of the Probate Court

W. O. Hardy 3 This instrument witnesseth that I W. O. Hardy of Limestone
Do Lien 3 county and State of Alabama for and in consideration of One
Dr. P. Danner 3 Hundred and twenty five dollars this day advanced bona fide
to me and to be advanced to me as they may become necessary by
Dr. P. Danner merchants in the town of Athens to enable me
to make and secure my crop for the year 1869 on the Coffman
place and without which I could not make and secure said
crop I hereby make and give them a lien upon said crop and
also upon the following One yoke of work oxen and power
of sale in case of default for the certain payment of the same
on or before the first day of January 1870 according to Section
1858 of the Revised code of Alabama Attest my hand & seal
this 29th May 1869
Attest I O. Switty
I bind myself my heirs executors or administrators to pay
the within debts in case the within W. O. Hardy fails
to comply with the same May 20 1869
I O. Switty
State of Ala Limestone Co Joshua P. Conner Judge of the Probate Court

Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 26 1869 and was duly recorded same day in Deed Book 13 page 55
 Joshua R. Roman Judge P.C.

J. D. Flannery and 3 \$375.00 On or before the first day of September 1869 I promise to pay Thomas J. McClellan the sum of three hundred and seventy five dollars for value received in two mules this day furnished me by him to enable me to cultivate and make my crop for the present year on the Calumet plantation in the County of Limestone State of Alabama and without which I could not cultivate and make said crop and for the certain payment of the said sum I hereby give the said McClellan a lien upon said mules and upon my entire crop raised and made the present year on said plantation in said county with power of sale in case of default of according to Sec 1858 of the Revised Code of Ala. by and under my hand and seal this May 24 1869
 Witness Stamp 50 John D. Flannery Seal
 State of Ala. 3 Joshua R. Roman Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 27 1869 and was duly recorded same day in Deed Book 13 page 56
 Joshua R. Roman Judge P.C.

W. W. Jones 3 The instrument witnesses that I W. W. Jones of Limestone County State of Alabama for and in consideration of Two Hundred dollars in cash this day advanced to me and to be advanced to me as they became necessary by George W. Mason & Co. Merchants in the town of Athens to enable me to make and secure my crop for the year of 1869 on the same place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one yoke of Oxen and one bay horse and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to the Section 1858 of the Revised Code of Ala. Stamp 50
 W. W. Jones
 State of Ala. 3 Joshua R. Roman Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 27 1869 and was duly recorded same day in Deed Book 13 page 56
 Joshua R. Roman Judge P.C.

J. W. Goodwin 3 The State of Alabama Limestone County. On the 25th of December 1869 after date I promised to pay Townsend & Nichols One Hundred dollars and 75 cents. Witness my hand and seal this 29th day of May 1869. Now the condition of the above bond is for merchandise & provisions which have been furnished me by said Townsend & Nichols to enable me to make a crop this year on the same place and without which it would be impossible for me to make a crop. Now therefore a lien is hereby created on said as well as the entire crop of every kind grown the present year with power of sale. Witness my hand and seal this 29th day of May 1869 in the presence of Stamp 50 J. W. Goodwin Seal

State of Ala. 3 Joshua R. Roman Judge of the Probate Court for Limestone Co. hereby certify that the foregoing Lien was filed in my office for record May 29 1869 and was duly recorded same day in Deed Book 13 page 57
 Joshua R. Roman Judge P.C.

C. A. Redus wife 3 This Indenture made this 11th day of September in the 3rd year of our Lord 1869 between Calvin A. Redus of said county of Giles in the State of Tennessee of the first part and Willis B. Vaughn of the county of Limestone in the State of Ala. of the second part Witnesseth that the said Calvin A. Redus and Sarah E. Redus his wife for and in consideration of the sum of Four thousand dollars to them in hand paid the receipt whereof is hereby acknowledged hath this day bargained sold aliened enfeoffed conveyed and by these presents do bargain sell alien enfeoff & convey unto the said Willis B. Vaughn their heirs & assigns forever the following described lot or parcel of land situated lying & being in the County of Limestone State of Alabama on the waters of Elk River and bounded as follows to wit: One tract or lot beginning at the north east corner of fractional Section No 14 Township No 1 Range No 5 west thence South one hundred and eighty eight poles thence west with William Holts northern boundary line to the Athens & Pulasky Road crossing Elk River at Redus Sholes thence north with said road to the most northern corner of said Holts land on said road thence west with said Holts line to the bank of Elk River thence up Elk River with its meanders to the northern boundary line of fractional Section No 14 Township No 1 of Range No 5 west thence East with said fractional Section line to the beginning corner containing Two hundred & forty four acres more or less also one other lot or tract of land containing Twenty acres it being the west half of the west half of the north west quarter of Section No 13 Township No 1 of Range No 5 west also the lot or west part of the fourth west

part East of Elk River of fractional Section No 12 in Township one of Range no 5 west containing thirty six acres - also the fractional east of Elk River in Section No 11 in Township no 12 of Range no 5 west containing twenty one acres and thirty seven hundredths of an acre and also the north west fourth of the north west fourth of Section no 13 in Township no 1 of Range no 5 west containing forty acres containing in all three hundred and sixty one acres & $\frac{3}{4}$ of an acre - Do have and to hold the above described land with the appurtenances thereto belonging or in anywise appertaining to said Willis B. Vaughn his heirs and assigns forever and the said Calvin A. Redus and Sarah E. Redus his wife for themselves their heirs executors and administrators do warrant and forever defend the title to the above described and hereby granted premises unto the said Willis B. Vaughn his heirs and assigns from and against themselves and all and every person claiming or holding under them the said Calvin A. Redus and Sarah E. Redus his wife also against the lawful title or demand of all and every person or persons whomsoever claiming or holding by gift or under the Government of the United States. In testimony the said parties have hereunto set their hands and seals this day and date above written

Stamp 25c

By A. Redus
Sarah E. Redus

The State of Ala 3 & Lewis Morris a Justice of the Peace for Limestone County 3 said county hereby certify that Calvin A. Redus and Sarah E. Redus his wife whose names is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 11th day of September A.D. 1867

Lewis Morris
Justice of the Peace

State of Ala 3 Joshua Brown Judge of the Probate Court for Limestone County 3 said county hereby certify that the foregoing conveyance was filed in my office for record May 31 1869 and was duly recorded same day in Deed Book 13 pages 57 & 58

Joshua Brown
Judge P.C.

Chas. Hensley 3 On the first day of December next 1869 I Do Give 3 promise to pay Elam Sharpe the sum of One hundred and sixty dollars (160⁰⁰) for and in consideration of One Black mule sold me by said Sharpe and agree to give said Sharpe a lien on said mule and on my crop to be raised the present year to secure the payment

of the said sum of One hundred and sixty dollars as the same becomes due. Now for and in consideration of the premises I have this day bargained and sold and do hereby bargain and sell to said Sharpe the said Black mule and all the crop of cotton and corn to be raised by me this year. But this sale is upon this condition that if I should fail to pay said sum of One hundred and sixty dollars (160⁰⁰) as the same becomes due then it shall be lawful for said Sharpe to hold possession of and sell the property above described or so much as may be necessary to pay said sum in full - then this agreement to be void otherwise to remain in full force. Witness my hand and seal this 12th day of April 1869

Witness

Stamp 50c

Chas. Hensley

J. W. Martin
State of Ala 3 & Joshua Brown Judge of the Probate Court for Limestone County 3 said county hereby certify that the foregoing Lien was filed in my office for record June 1 1869 and was duly recorded same day in Deed Book 13 pages 58 & 59

Joshua Brown Judge P.C.

David Gambell 3 On the first day of December next 1869 I promise Do Give 3 to pay Elam Sharpe the sum of One hundred and sixty dollars (160⁰⁰) for and in consideration of One Black mule sold to me by said Sharpe and I agree to give said Sharpe a lien on said mule and on my crop to be raised the present year to secure the payment of the said sum of One hundred and sixty dollars as the same becomes due. Now for and in consideration of the premises I have this day bargained and sold and do hereby bargain and sell to said Sharpe said Black mule and all of the crop of cotton and corn to be raised by me this year. But this sale is upon this condition that if I should fail to pay said sum of One hundred and sixty dollars as the same becomes due then it shall be lawful for the said Sharpe to hold possession of and sell the property above described or so much as may be necessary to pay said sum in full then this agreement to be void otherwise to remain in full force. Witness my hand and seal this 8th day of May 1869

Witness

Stamp 50c

David Gambell

J. W. Martin
State of Ala 3 & Joshua Brown Judge of the Probate Court for Limestone County 3 said county hereby certify that the foregoing Lien was filed in my office for record May 31 1869 and was duly recorded same day in Deed Book 13 page 59

Joshua Brown Judge P.C.

David Herring 3 On the first day of December next 1869 I promise Do Give 3 to pay Elam Sharpe the sum of One hundred and sixty dollars (160⁰⁰) for and in consideration of One Black

mule sold me by said Sharpe and I agree to give said Sharpe a lien on said mule and on my crop to be raised this present year to secure the payment of the said sum of One hundred & fifty dollars as the same becomes due. Now for and in consideration of the premises I have this day bargained and sold and do hereby bargain and sell to said Sharpe said Black mule and all the crop of cotton and corn to be raised by me this year. But this sale is upon this condition that if I should fail to pay said sum of One hundred & fifty Dollars (\$150) as the same becomes due then it shall be lawful for said Sharpe to hold possession of and sell the property above described or so much as may be necessary to pay said sum in full. When this agreement to be void otherwise to remain in full force and effect. Witness my hand and seal this 14th day of April 1869.

Witness my hand and seal this 14th day of April 1869. *David H. Harris*

W. Martin Stamps 50
State of Ala 3 I Joshua P. Bowman Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record June 1st 1869 and was duly recorded same day in said Book 18 page 59 & 60
Joshua P. Bowman Judge

Jeff Bryan 3 On the first day of December next 1869 I promise to pay to *Dr. Sign* *Edwin Sharpe* the sum of One hundred and seventy five dollars (\$175) for and in consideration of One Black mule sold me by said Sharpe and I agree to give said Sharpe a lien on said mule and on my crop to be raised this present year to secure the payment of the said sum of One hundred and seventy five dollars as the same becomes due. Now for and in consideration of the premises I have this day bargained and sold and do hereby bargain and sell to said Sharpe the said Black mule and all the crop of cotton and corn to be raised by me this year. But this sale is upon this condition that if I should fail to pay said sum of One hundred and seventy five dollars as the same becomes due then it shall be lawful for said Sharpe to hold possession of and sell the property above described or so much as may be necessary to pay said sum in full. When this agreement to be void otherwise to remain in full force and effect. Witness my hand and seal this 14th day of April 1869.

Witness my hand and seal this 14th day of April 1869. *Jeff Bryan*

W. Martin Stamps 50
State of Ala 3 I Joshua P. Bowman Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record May 1st 1869 and was duly recorded same day in said Book 18 page 60
Joshua P. Bowman Judge

Henry Williams 3 The State of Alabama Limestone County. On or before the 15th day of November 1869 I promise to pay *George S. Houston* One hundred and twenty five dollars for one black mare mule advanced to me by said Houston & obtained by me from him bona fide to enable me to make a crop the present year 1869 on the plantation of the said Houston in Limestone County known as his white plantation and for the purpose of making a crop and without such advance it would not be in my power to procure the necessary team provisions and farming implements to make a crop. A lien for said amount is herein & hereby created and given by me and retained by said Houston under Sections 1858 1859 & 1860 of the Revised Code of Alabama upon said mule & the crop raised or to be raised by me as aforesaid. Given under my hand & seal this the first day of May 1869.

Witness my hand and seal this the first day of May 1869. *George S. Houston* Stamps 10 *Henry Williams*

David Houston
State of Ala 3 I Joshua P. Bowman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed in my office for record June 3rd 1869 and was duly recorded same day in said Book 18 page 61
Joshua P. Bowman Judge

Jones Houston 3 The State of Alabama Limestone County. On or before the 15th day of November 1869 I promise to pay *George S. Houston* the sum of three hundred and ten dollars for one brown colored mare mule & for corn and meat advanced to me by the said Houston and obtained by me from him bona fide to enable me to make a crop the present year (1869) on the plantation of the said Houston in Limestone County known as his white plantation & for the purpose of making a crop and without such advance it would not be in my power to procure the necessary team provisions and farming implements to make a crop. A lien for said amount is herein and hereby given by me and retained by the said Houston under Sections 1858 1859 & 1860 of the Revised Code of Alabama upon said mule & said crop raised or to be raised by me as aforesaid. Witness our hands & seals this the first day of May 1869.

Witness our hands & seals this the first day of May 1869. *George S. Houston* Stamps 20 *Jones Houston*

David Houston
State of Ala 3 I Joshua P. Bowman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record June 3rd 1869 and was duly recorded same day in said Book 18 page 61
Joshua P. Bowman Judge

Anderson Houston 3 The State of Alabama Limestone County. On or before the 15th day of November 1869 I promise to pay *George S. Houston* Three hundred and forty five dollars

for one mouse colored horse mule and meat advanced to me by the said Houston & obtained by me from him bona fide to enable me to make a crop the present year (1869) on the plantation of the said Houston in Limestone County known as the White plantation and for the purpose of making a crop and without such advances it would not be in my power to procure the necessary team provisions and farming implements to make a crop. At law for said amount is therein & hereby created & given by me and retained by the said Houston under Sections 1858-1859 & 1860 of the Revised Code of Alabama upon said mule & the crop raised or to be raised by me as aforesaid. Given under my hand & seal this first day of May 1869

Witness my hand & seal
 J. Houston
 State of Ala. Joshua P. Bowman Judge of the Probate Court for Limestone County hereby certify that the foregoing deed was filed in my office for record June 3rd 1869 and was duly recorded same day in Deed Book 13 pages 61 & 62
 Joshua P. Bowman
 Judge P.B.

W. A. Hainell & wife, State of Alabama Limestone County June 1st 1869
 Do Trust Deed
 John J. Gibson

Know all men by these presents that William A. Hainell and wife Antonina Hainell of the first part - Chapp Bros. old commission merchants and partners doing business under that name & style in the city of New Orleans of the second part and John J. Gibson of the third part Witnesseth - that whereas the said parties of the first part are jointly indebted to the said parties of the second part in the sum of Seven thousand One hundred dollars to become due on the first day of January Eighteen hundred and seventy which is evidenced by a promissory note under of even date with this instrument the same drawing lawful interest from time of maturity until paid and being desirous of securing the prompt & punctual payment of said note and to perfectly secure the same - This Indenture further witnesseth that for and in consideration of the premises the said parties of the first part do bargain alien and convey all their right title & interest in & to the following tracts or parcel of land lying & being situate in the County of Limestone and State of Alabama & known and described as follows to wit - the north east quarter of Section 34 - 30 acres of south part of north west quarter Section 34 - 50 acres in the north part of South west quarter Section 34. The west half of the west half of Section 35 - all being in township 24 range 3 west - also all the horses and mules owned by the parties of the first part or owned

Conceded by order of John J. Gibson Trust Deed
 Deed Book 13
 Page 447 & 448
 Joshua P. Bowman
 Judge P.B.

by either of them - also all farming implements of every kind owned by me or either of us also all crops of every description which may be raised by them upon the above described tracts or parcels of land as well as such as may be raised by them upon any other lands in Limestone County of State of Alabama to the said party of the third part his heirs & assigns forever - This obligation further Witnesseth or is made upon the following trusts stipulations & conditions that is to say if the said parties of the first part shall not truly pay at or before its maturity the said sum of Seven thousand One hundred dollars and all the cost 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 to the said parties of the second part said sum of Seven thousand One hundred dollars or the said note which is executed of even date with this instrument for that sum then and immediately after the 1st day of January Eighteen hundred & seventy or as soon thereafter as he shall be requested by the said parties of the second part the said parties of the third part shall proceed to sell to the highest bidder after having previous thereto given twenty days notice in some paper published in Athens Alabama giving notice of the time and place of said sale all the property conveyed in this deed or so much thereof as may be sufficient to pay said sum of Seven thousand One hundred dollars - costs of this deed with 5% additional to pay attorney's fee and costs of foreclosing - Given under our hands & seals this 3rd day of January Eighteen hundred & seventy - Executed on the 7th & 10th lines of second page and Seven thousand One hundred Dollars written therein

William A. Hainell & wife
 Antonina Hainell
 State of Alabama
 Before me J. Sanders an acting Justice of the Peace in and for said county and state personally appeared William A. Hainell and his wife Antonina Hainell parties to me well known who acknowledged before me on this day that being informed of the contents of the foregoing conveyance they executed the same freely and voluntarily for the purposes therein specified on the day the same were date Given under my hand this 3rd day of January 1869
 J. Sanders J.P.

State of Ala. Joshua P. Bowman Judge of the Probate Court for said county hereby certify that the foregoing Deed was filed in my office for record June 3rd 1869 and was duly recorded same day in Deed Book 13 pages 62 & 63
 Joshua P. Bowman Judge P.B.

Robert Daniel 3 On the 1st day January 1870 I Robert Daniel
 Do Lign 3 severally promise to pay Owen Janner do or order
 Owen Janner do 3 One hundred & fifty dollars with interest from date
 for value received and to secure the payment thereof I hereby
 bargain and sell to them in fee simple One black horse five
 years old one mule five or six years old also my crop of
 corn and cotton to be grown this year on the following
 conditions viz: 1st that until the maturity of said debt I am
 to remain in the use and possession of said property 2nd that if
 the said debt is not paid at maturity they shall have authority
 to take possession of said property and sell the same at public
 sale for cash at Green Grove Alabama after first giving
 notice of the time and place by posting three or more notices in
 public places in the county ten days before the time of sale and
 the proceeds apply first to the payment of executing and
 foreclosing this mortgage: secondly to the payment of what
 may be due on said debt: and thirdly the balance if any
 pay over to me 4th that if said debt is paid at maturity then
 this mortgage to be entered satisfied and become null & void
 Given under my hand and seal this 9th month day of

April 1869 Stamps 50
 Signed sealed and delivered being Robert Daniel *and*
 first duly stamped in presence of

James H. Janner
 State of Ala 3 I Joshua Roman Judge of the Probate Court
 Limestone Co 3 hereby certify that the foregoing mortgage was
 filed in my office for record Jan 4 1869 and was duly recorded
 same day in Deed Book 13 page 64
 Joshua Roman Judge *and*

Robert Wilson Jr 3 On the 1st day of January 1870 I Robert Wilson Jr
 Do Lign 3 severally promise to pay Owen Janner do or order
 Owen Janner do 3 Two hundred Dollars with interest from date for
 value received and to secure the payment thereof I hereby
 bargain and sell to them in fee simple One sired mare
 or colt age 5 years One black mare mule 8 years old or
 cattle. Also my crop of corn and cotton to be grown this
 year on the following conditions viz: 1st that until the maturity
 of said debt I am to remain in the use and possession of
 said property and that if the said debt is not paid at
 maturity they shall have authority to take possession of said
 property and sell the same at public sale for cash at
 Mooresville Ala after first giving notice of the time and
 place by posting three or more notices in public places in
 the county ten days before the time of sale and proceeds
 apply first to the payment of what executing and
 foreclosing this mortgage: secondly to payment of what
 may be due on said debt: and thirdly the balance if
 any pay over to me 4th that if said debt is paid at

maturity then this mortgage to be entered satisfied and
 become null & void. Given under my hand and seal this 15th
 day of April 1869 Stamps 50
 Signed sealed and delivered being Robert Wilson Jr *and*
 first duly stamped in presence of

John D. Janner
 State of Ala 3 I Joshua Roman Judge of the Probate Court
 Limestone Co 3 hereby certify that the foregoing
 mortgage was filed in my office for record Jan 4 1869 and
 was duly recorded same day in Deed Book 13 pages 64 & 65
 Joshua Roman Judge *and*

L. Roseman 3 State of Alabama Limestone County - This Indenture
 D. Deed 3 made this the 31st day Eighteen hundred and sixty nine
 E. Thresh 3 between Leopold Roseman of Giles County State of Tennessee
 of the first part and Elizabeth Thresh of Limestone County of
 State of Alabama of the second part Witnesses that the said
 Leopold Roseman for and in consideration of the sum of Two hun-
 dred and fifty dollars to him in hand paid the receipt whereof
 is hereby acknowledged has this day given granted bargain
 sold aliened enfeoffed released conveyed and confirmed: and
 by these presents do give grant bargain sell alien enfeoff
 release convey and confirm unto the said Elizabeth Thresh
 her heirs and assigns all that certain tract of land lying
 and being in the County of Limestone State of Alabama as her
 own separate Estate and known and described as follows:
 The south west quarter of the South west quarter of Section
 number Eleven Township three range four west also the
 the north west quarter of the fourth west quarter of Section
 number Eleven also the north east quarter of the south east
 quarter of Section number ten both of Township three range
 four west containing One hundred and twenty acres more
 or less So have and to hold the above described tract of land
 with the tenements and appurtenances thereto belonging
 or in anywise appertaining unto the said Elizabeth Thresh
 her heirs and assigns forever. And the said Leopold Roseman
 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 premises unto the said
 Elizabeth Thresh her heirs and assigns forever and against them
 selves and all and every person or persons claiming and holding
 under them the said Leopold Roseman and also against the
 lawful title claim or demand of all and every person or persons
 whomsoever. As witness my hand and seal date above written
 L. Roseman 3 Stamps 25
 Given & Term 3 Witnesses

The State of Alabama 3 I Burton Sanders an acting Justice of the
 Limestone County 3 Peace in and for the county and State aforesaid
 hereby certify that Owen Janner a subscribing witness to the

foregoing conveyance known to me appeared before me this day and being sworn stated that Leopold Rosenau the grantor in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date that he attested the same in the presence of the grantor and of the other witness and that such other witness subscribed his name as a witness in his presence, Given under my hand this the 4th day of June 1869.

State of Ala. J. Joshua P. Roman Judge of the Probate Court
Limestone Co. for said county hereby certify that the foregoing Deed was filed in my office for record June 4 1869 and was duly recorded same day in Deed Book 13 pages 65 & 66
Joshua P. Roman Judge P.C.

James B. Barnes of the County fifth day of December next after date I promise to deliver unto H. J. Cartwright at the residence of Mrs. M. W. Cartwright Shoulford Ala. Eighteen bbls good round corn or pay him in currency what Eighteen bbls of good corn is selling for at the above time. Now the condition of the above bond is for next and other necessities to enable me to make crops on the land I am cultivating this year and without which it would be impossible for me to make a crop. Now therefore a lien is hereby created on the entire crop of every kind grown the present year with power of sale. Witness my hand and seal this 31st May 1869.

Witness James B. Barnes
J. P. Roman Judge of the Probate Court
Limestone Co. for said county hereby certify that the foregoing Deed was filed in my office for record June 4 1869 and was duly recorded same day in Deed Book 13 page 66
Joshua P. Roman Judge P.C.

Wm Slope of Limestone County State of Alabama for and in consideration of the sum of Fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by W. K. Raney of Limestone County to enable me to make and secure my crop for the year of 1869 on the Andrews place of Johnson place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following property. One Bay mare mule age unknown and power of sale in case of default for the certain payment of the same on or before the first

day of January 1870 according to Section 1858 of the Revised Code of Alabama May 4 1869
Witness Stamp 50 Wm Slope sold
J. W. Owen D. S. James
State of Ala. J. Joshua P. Roman Judge of the Probate Court for Limestone Co. for said county hereby certify that the foregoing Lien was filed in my office for record June 8 1869 and was duly recorded same day in Deed Book 13 pages 66 & 67
Joshua P. Roman Judge P.C.

P. H. Sandifer of the first part and William P. Walker of the second part and William P. Walker of the third part - Witnesseth that whereas the said party of the first part is justly indebted to the said party of the second part in the sum of four hundred dollars to become due on the 1st day of January 1870 for money advanced him on this day and being desirous of securing him the said William P. Walker in the punctual payment of the same - Now then present further witness that for and in consideration of the premises, the said party of the first part do bargain sell alien and convey to William P. Walker the tract of land known as the Fox tract consisting of one hundred and sixty acres of land bounded on the north by the lands of Agiter B. Jones or the road that runs to Prinaia and the South by the Roman place - On the west by the lands of Bartlett & Zittel - to have and to hold the same forever this Indenture further witnesseth that this deed is made upon the following trust and stipulation that is to say if the said party of the first part shall pay to the said party of the second part the sum of four hundred dollars on or before the said 1st day of January 1870 and the covenants of this deed then this obligation to be void. If however he shall fail to pay said sum of four hundred dollars by said 1st day of January 1870 then it shall be the duty of the said party of the third part to sell all or so much of said lands as shall be necessary to pay said four hundred dollars and costs aforesaid upon giving notice of twenty days by posting the same in the town of Newsville, Given under our hands & seals this the 8th of June 1869.

Test P. H. Sandifer
J. W. Owen Stamp 50 Wm Slope
J. W. Owen D. S. James
State of Ala. J. Joshua P. Roman Judge of the Probate Court for Limestone Co. for said county hereby certify that James B. Barnes a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being sworn stated that P. H. Sandifer Wm Slope Walker and W. K. Raney the grantors in the conveyance voluntarily executed the

Sandifer in full Wm Slope

the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date; that he attested the same in the presence of the grantor and of the other witnesses and that such other witnesses subscribed his name as a witness in his presence. Given under my hand this 8th day of June 1869
 Joshua P. Blount
 Judge P.B.

State of Ala 3 & Joshua P. Blount Judge of the Probate Court for said county. hereby certify that the foregoing Lien Conveyance was filed in my office for record June 8th 1869 and was duly recorded same day in Deed Book 13 page 67 & 68
 Joshua P. Blount
 Judge P.B.

Bailey & Brothers Received Altham Alabama May 29 1869 of Farmer
 D. Linn 3 & Newell Eighty Seven \$40.00 Dollars being an advance
 Farmer Newell upon our present growing crops of corn and cotton
 which we accept and acknowledge as a lien upon
 said crops of corn and cotton and without said advance
 we could not make and secure said crops
 Stamps 50
 Bailey & Brothers

State of Ala 3 & Joshua P. Blount Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record June 9th 1869 and was duly recorded same day in Deed Book 13 page 68
 Joshua P. Blount
 Judge P.B.

Mr Nathan of 3 Received Altham Ala June 7 1869 of Farmer
 D. Linn 3 and Newell Three hundred and thirty eight
 Dollars \$338.00 Dollars being an advance upon my
 present growing crops of corn & cotton which we
 accept and acknowledge as a lien upon said crops
 and without which advance we could not
 make and secure said crops
 Stamps
 Mr Nathan of 3

State of Ala 3 & Joshua P. Blount Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record June 9th 1869 and was duly recorded same day in Deed Book 13 page 68
 Joshua P. Blount
 Judge P.B.

John Furmentine admin 3 State of Alabama Legitimate County. Whereas
 D. Linn 3 A. P. McKinney the administrator of the Estate
 R. C. Gardner 3 of James Curran deceased duly appointed by
 and qualified in the Probate Court of said county

heretofore applied for and on the 8th day of November 1866 obtained an order and decree of said Court for the sale of the land described as follows viz: The $7\frac{1}{2}$ of Sec 14 & $2\frac{1}{4}$ of the $8\frac{1}{4}$ of Sec 6 & 1. R 3 west subject to widows dower which land was sold by said administrator under and in pursuance of said decree on the 8th day of January 1868 at public outcry between the hours of twelve o'clock M and five o'clock P.M. to Stephen Fallis for the sum of four hundred and ninety five (\$495) that being the highest and best bid for the same after the time place and terms of the sale together with a description of the property had been advertised for the period of three weeks in the Athens Post a newspaper published in said county; and whereas said sale was duly reported by said administrator and on the 8th day of January 1868 the same was confirmed by an order of said Court; and whereas the said A. P. McKinney has resigned his said administration and John Furmentine was duly appointed by and qualified in said Court as the administrator de bonis non and whereas the said Stephen Fallis has sold and transferred his equity in and to said land to Richard C. Gardner of the city of New York and transferred his entire claim in and to the said Gardner and ordered deeds of conveyance to be made to him the said Gardner when he paid all the purchase money for the same; and whereas the whole of said purchase money has been paid and said Court upon the application of said administrator hath ordered a conveyance of said land to be made by said administrator to said Richard C. Gardner according to law; Now therefore this instrument witnesseth that the said Furmentine as such administrator as aforesaid hath in accordance with the order of said Court last referred to conveyed and confirmed and by this instrument doth assign and confirm unto the said Richard C. Gardner his heirs and assigns forever all claim right title and interest which the said James Curran deceased had at the time of his death in and to the land aforesaid. In witness whereof the said administrator hath affixed his hand and seal this the ninth day of June 1869
 John Furmentine
 Administrator de bonis non of the Estate of James Curran deceased

Stamps 50
 State of Ala 3 & Joshua P. Blount Judge of the Probate Court for said county hereby certify that John Furmentine 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 of the same bears date. Given under my hand this the 9th day of June 1869
 Joshua P. Blount Judge P.B.

State of Ala 3 I Joshua P. Couran Judge of the Probate Court for said county hereby certify that the foregoing Conveyance was filed in my office for record June 9 1869 and was duly recorded same day in Deed Book 13 page 6869 70
Joshua P. Couran Judge P.C.

Samuel Matthews of this Instrument witnesseth that I Sam Matthews (colored) of Limestone County State of Alabama for and in consideration of One hundred & fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Geo Allen to enable me to make and secure my crop for the year of 1869 on the Saw Pile place and without which I could not make and secure said crop. I hereby give him a lien upon said crop and also upon the following articles One wagon and one yoke of Oxen 4 years old (one a black & one a red one) with power of sale by said Allen in case of default for the payment of the same on or before the first day of December 1869 according to Sec 1858 of the Revised Code of Alabama. In testimony whereof I have hereunto subscribed my name and affixed my seal this the 9th day of June 1869
Witness Stamp 50
R. F. Bow Geo Allen Samuel Matthews (colored)

State of Ala I this day transfer the within lien to Rufell Bros for value recd of them June 9 1869
Witness Geo Allen

R. F. Griffin
State of Ala 3 I Joshua P. Couran Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record June 10 1869 and was duly recorded same day in Deed Book 13 page 70
Joshua P. Couran Judge P.C.

J. W. Hunter 3 State of Alabama Limestone County this Instrument Do Lien 3 Witnesseth that I James W. Hunter of Limestone County State of Alabama for and in consideration of One thousand Dollars in the hire of one mule and in provisions supplies and money this day furnished and advanced to me bona fide and to be furnished and advanced to me as the same may become necessary by Chas W. Rauler of said county and state to enable to make and secure my crop of corn and cotton for the year 1869 on my place where I now live and without which I could not make and secure said crop & hereby give him a lien upon all of said crop and power of sale in case of default for the certain payment of the same on or before the first day

of January 1870 according to Sec 1858 of the Rev. Code of Alabama. Witness my hand and seal June 11 1869
J. W. Hunter (colored)

State of Ala 3 I Joshua P. Couran Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office June 10 1869 for record and was duly recorded same day in Deed Book 13 page 70 71
Joshua P. Couran Judge P.C.

John Cook 3 This Instrument witnesseth that I John Cook of Limestone County State of Alabama for and in consideration of the sum of Three hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by J. & J. Tanner merchants in the town of Athens to enable me to make and secure my crop for the year of 1869 on the F. S. Gibson place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property viz One cow & calf and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama June 8 1869
Witness Stamp 50 John Cook

J. & J. Tanner
State of Ala 3 I Joshua P. Couran Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record June 10 1869 and was duly recorded same day in Deed Book 13 page 71
Joshua P. Couran Judge P.C.

Alex. M. Grisham 3 This Instrument witnesseth that I Alexander M. Grisham of Limestone County State of Alabama for and in consideration of British dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by J. & J. Tanner to enable me to make and secure my crop for the year of 1869 on the Summerville place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama Value recd witness my hand and seal June 11 1869
Witness Stamp 50 Alexander M. Grisham

Samuel Tanner Jr
State of Ala 3 I Joshua P. Couran Judge of Probate Court for Limestone Co 3 said county hereby certify that the foregoing Lien was filed in my office for record June 10 1869 and was duly recorded same day in Deed Book 13 page 71
Joshua P. Couran Judge P.C.

Satisfied in full July 8th 1870
J. & J. Tanner

Satisfied in full Nov 30 1869
J. & J. Tanner

Abraham Mason of this Instrument witnesseth that I Abraham Mason of
 Do Linn
 of the sum of Twenty five Dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they
 may become necessary by Dr P. Tanner to enable me to make
 and secure my crop for the year of 1869 on the Goodrich
 and Hardy place and without which I could not make and
 secure said crop I hereby give them a lien upon said crop and
 also upon the following property viz One mule and one horse
 about six years One male and female about six years one
 cow and calf four head hogs and power of sale in case
 of default for the certain payment of the same on or before
 the first day of January 1870 according to Section 1858
 of the Revised Code of Alabama Athens Ala May 29th 1869
 Witness my hand and seal this 29th June 1869
 Abraham Mason

Satisfied in full Dec 30th 1869
 Dr P. Tanner

State of Ala 3 I Joshua P. Cowan Judge of the Probate Court for
 Limestone Co 3 hereby certify that the foregoing Lien
 was filed in my office for record June 10th 1869 and was duly
 recorded same day in Book 13 page 42
 Joshua P. Cowan
 Judge P.C.

A. C. Stafford of this Instrument witnesseth that I A. C. Stafford of
 Do Linn
 of the sum of Eighty Dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they may
 become necessary by Dr P. Tanner to enable me to make
 and secure my crop for the year of 1869 on the R. W. Vesper
 place and without which I could not make and secure said
 crop I hereby give them a lien upon said crop and also
 upon the following and power of sale in case of default for
 the certain payment of the same on or before the first day of
 January 1870 according to Section 1858 of the Revised Code
 of Alabama Witness my hand and seal this 2nd June 1869
 Witness my hand and seal this 2nd June 1869
 A. C. Stafford

The within Lien is satisfied in full
 Nov 9th 1869
 Dr P. Tanner

State of Ala 3 I Joshua P. Cowan Judge of the Probate Court
 Limestone Co 3 hereby certify that the foregoing Lien
 was filed in my office for record June 10th 1869 and was duly
 recorded same day in Book 13 page 42
 Joshua P. Cowan
 Judge P.C.

E. Sanders of this Instrument witnesseth that I E. Sanders of
 Do Linn
 of the sum of Fifty Dollars in supplies this day advanced
 bona fide to me by Dr P. Tanner to enable me to make and
 secure my crop for the year of 1869 on the Wain place and

without which I could not make and secure said crop I
 hereby give them a lien upon said crop and also upon the following
 property viz One gray mare aged ten or eleven years one one horse
 wagon one head cattle Eight head hogs and power of sale
 in case of default for the certain payment of the same on or before
 the first day of January 1870 according to Section 1858 of the Revis-
 ed Code of Alabama Athens Ala May 29th 1869
 Witness my hand and seal this 29th June 1869
 E. Sanders

State of Ala 3 I Joshua P. Cowan Judge of the Probate Court for said county
 Limestone Co 3 hereby certify that the foregoing Lien was filed in my office
 for record June 10th 1869 and was duly recorded same day in Book 13
 page 73

Joshua P. Cowan Judge P.C.

Wm B. Harper of this Instrument witnesseth that I Thomas S. Ferry of
 Do Linn
 of the sum of One Hundred Dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they may
 become necessary by Dr P. Tanner to enable me to make and secure
 my crop for the year of 1869 on the E. H. Grigsby place and
 without which I could not make and secure said crop I hereby
 give them a lien upon said crop and also upon the following
 property viz One bay horse ten years one chestnut barrel horse
 four years thirty head sheep two with cows one two horses
 wagon and power of sale in case of default for the certain
 payment of the same on or before the first day of January 1870
 according to Section 1858 of the Revised Code of Alabama
 Witness my hand and seal this 2nd June 1869
 Witness my hand and seal this 2nd June 1869
 Thomas S. Ferry

State of Ala 3 I Joshua P. Cowan Judge of the Probate Court
 Limestone Co 3 hereby certify that the foregoing
 Lien was filed in my office for record June 10th 1869 and was
 duly recorded same day in Book 13 page 73
 Joshua P. Cowan
 Judge P.C.

Wm B. Harper of this Instrument witnesseth that I William B. Harper
 Do Linn
 of the sum of One Hundred Dollars in supplies this day advanced bona fide to me and to be
 advanced to me as they may become necessary by Dr P. Tanner
 to enable me to make and secure my crop for the year of
 1869 on the Bridgeport place and without which I could
 not make and secure said crop I hereby give them a lien
 upon said crop and also upon the following property viz
 Two barrel horses aged about seven years one bay horse
 about eight years one two horse wagon and power of

Satisfied in full
 Jan 1870
 Wm B. Harper

Sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama Witness my hand & seal this 2nd June 1869

Witness my hand & seal this 2nd June 1869
 Joshua P. Cornum Judge P.C.
 State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record June 10 1869 and was duly recorded same day in Deed Book 13 page 73 & 74.

Charles P. Pugh colt This instrument witnesseth that I Charles P. Pugh of Limestone County State of Alabama for and in consideration of the sum of Fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. P. Farmer to enable me to make and secure my crop for the year 1869 on the place and without which I could not make and secure said crop I hereby give thus a lien upon said crop and also upon the following property viz One milk cow 1 Jack mule colt aged about eight years one joint mule colt about five years one small mule mare aged nine years three head hogs and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama June 5 1869

Witness my hand & seal this 2nd June 1869
 Charles P. Pugh
 State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record June 10 1869 and was duly recorded same day in Deed Book 13 page 74.

Joshua P. Cornum Judge P.C.

W. F. Temple This instrument witnesseth that I W. F. Temple of Limestone County State of Alabama for and in consideration of the sum of Fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. P. Farmer to enable me to make and secure my crop for the year of 1869 on the place and without which I could not make and secure said crop I hereby give thus a lien upon said crop and also upon the following property viz One light bay horse aged five years 2 yearlings and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama Value read witness my hand & seal June 7 1869

Witness my hand & seal June 7 1869
 W. F. Temple

State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record June 10 1869 and was duly recorded same day in Deed Book 13 page 74.

Joshua P. Cornum Judge P.C.

Henry Thompson This instrument witnesseth that I Henry Thompson of Limestone County State of Alabama for and in consideration of the sum of Fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. P. Farmer to enable me to make and secure my crop for the year of 1869 on the place and without which I could not make and secure said crop I hereby give thus a lien upon said crop and also upon the following property viz One yoke Oxen and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama Value read witness my hand & seal this 5th June 1869

Witness my hand & seal this 5th June 1869
 Henry Thompson
 State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record June 10 1869 and was duly recorded same day in Deed Book 13 page 75.

Joshua P. Cornum Judge P.C.

W. S. Brooks This instrument witnesseth that I W. S. Brooks of Limestone County State of Alabama for and in consideration of the sum of One Hundred & thirty six dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. P. Farmer to enable me to make and secure my crop for the year of 1869 on the Town and place and without which I could not make and secure said crop I hereby give thus a lien upon said crop and also upon the following property viz One dark brown mare mule aged four years one cream & yellow horse aged five years and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama Value read witness my hand & seal May 31 1869

Witness my hand & seal May 31 1869
 W. S. Brooks
 State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record June 10 1869 and was duly recorded same day in Deed Book 13 page 75.

Joshua P. Cornum Judge P.C.

Satisfied in full Dec 8th 1869
 Dr P. P. Farmer

The within Lien is satisfied in full Dec 10th 1869
 Dr P. P. Farmer

Satisfied in full April 6th 1870
 Dr P. P. Farmer

The within Lien is satisfied in full Dr P. P. Farmer

John Mose & Son
of the Sum of One Hundred & fifty Dollars in supplies
this day advanced bona fide to me and to be advanced to me
as they may become necessary by S. S. Tanner to enable
me to make and secure my crop for the year of 1869 on the
Luka Pige place and without which I could not make
and secure said crop & hereby give them a lien upon
said crop and also upon the following property viz One
bay team aged Eight years One two horse wagon 3
which cows & also power of sale in case of default
for the certain payment of the same on or before the first
day of January 1870 according to Section 1858 of the Revised
Code of Alabama. Witness my hand & seal this 2nd June 1869
John Mose

The within sum satisfied in full
June 1st 1870. J. S. Tanner

Joshua P. Cornum Judge of the Probate Court
Limestone Co. Ala. hereby certify that the foregoing
lien was filed in my office for record June 10 1869 and was
duly recorded same day in Deed Book 13 page 76
Joshua P. Cornum Judge

K. B. Upchurch & Son
of the Sum of One Hundred & fifty Dollars in supplies
this day advanced bona fide to me and to be
advanced to me as they may become necessary by H. J. Cartwright
merchant in the town of Elkmont to enable me to
make and secure my crop for the year of 1869 on the Leather
wood place and without which I could not make and secure
said crop & hereby give them a lien upon said crop except
One Hundred & fifty dollars due J. Leatherwood for a horse
& lot of him and power of sale in case of default for the
certain payment of the same on or before the first day of
Dec 1869 according to Section 1858 of the Revised Code of Alabama
Witness my hand & seal this 11th day of June 1869
K. B. Upchurch

Joshua P. Cornum Judge of the Probate Court
Limestone Co. Ala. hereby certify that the foregoing
lien was filed in my office for record June 11 1869 and was
duly recorded same day in Deed Book 13 page 76
Joshua P. Cornum Judge

Thomas W. Andrews
of the State of Alabama Limestone County
On the 5 day of December 1869 after date I
promise to pay H. J. Cartwright or order Fifty
Dollars and 50 cents. Witness my hand and seal this
5 day of June 1869. Now the condition of the above bond

is that provisions &c so which have been furnished me by
said Cartwright to enable me to make a crop this year
on the place and without which it would be impossible
for me to make a crop. Now therefore a lien is hereby created
on said crops of every kind grown the present year with power
of sale. Witness my hand and seal this 5 day of June 1869 in the
presence of

Thomas W. Andrews
Joshua P. Cornum Judge of the Probate Court for
Limestone Co. Ala. hereby certify that the foregoing lien
was filed in my office for record on the 11th day of June 1869 and
was duly recorded same day in Deed Book 13 page 76 & 77
Joshua P. Cornum Judge

John A. Johnson
of the Sum of One Hundred Dollars in supplies
this day advanced bona fide to me and to be
advanced to me as they may become necessary by Messrs
McKinney & Vaper merchants in the town of Athens to enable me
to make and secure my crop for the year of 1869 on the Ware
place and without which I could not make and secure said
crop & hereby give them a lien upon said crop and also upon
the following described property One bay mare named
Pige & one gray stud horse named Charlie and power
of sale in case of default for the certain payment of the
same on or before the first day of Dec 1869 according to
Section 1858 of the Revised Code of Alabama
Witness my hand & seal this 11th day of June 1869
John A. Johnson

Joshua P. Cornum Judge of the Probate Court
Limestone Co. Ala. hereby certify that the foregoing
lien was filed in my office for record June 11 1869 and was
duly recorded same day in Deed Book 13 page 77
Joshua P. Cornum Judge

H. J. Cartwright admr of the Estate of H. J. Cartwright
of the State of Alabama Limestone County
Whereas the Judge of the Probate Court of
Limestone County Ala. did on
the 11th day November 1867 issue an order to sell the lands belong-
ing to the Estate of H. J. Cartwright died to H. J. Cartwright
Administrator of said Estate by virtue of which order I sold
to the highest at public auction to James B. and Mrs. Sarah
Jane Barnes for the sum of One Hundred and forty four
(144.00) Dollars the said highest and best bidder
Now I H. J. Cartwright do hereby certify that in consideration
of the sum aforesaid have granted bargained and sold

and by these presents do grant bargain and sell unto
Jas and Sarah J Barnes all that tract or parcel of land
lying and being in the county of Limestone and State of
Alabama known as the west half of the north east quarter
and the East half of the north west quarter Section thirty
and Township three Range three west containing one
hundred and sixty acres more or less and the appurtenances
right title and interest that H B Cartwright died had in
and to the above described lands and every part thereof
unto the said Jas and Sarah J Barnes as fully as I as
Administrator aforesaid can and ought to sell and
convey being in no way bound to defend and warrant the
title to the same. Given under my hand and seal this
the 10th day of June 1869

Stamp 30

H B Cartwright Administrator
of Est H B Cartwright died

The State of Alabama J Lewis Morris an acting
Justice of the Peace for said county
thence certify that H B Cartwright (decd) of the Estate
of H B Cartwright decd whose name is signed to
the foregoing Conveyance and who is known to me
acknowledged before me that being informed of the contents
of the conveyance he executed the same voluntarily on
the day the same bears date. Given under my hand this 10th
day of June 1869

Lewis Morris J P

State of Ala J Joshua P Conner Judge of the Probate
Court for said county thence certify that the
foregoing Conveyance was filed in my office for record
June 11 1869 and was duly recorded some day in Dec
Book 10 pages 77 & 78

Joshua P Conner Judge PB

H B Cartwright adm^r State of Alabama Limestone County
Do Decd
Whereas the Judge of the Probate Court
of Limestone County State of Alabama did on
the 11th day November 1867 issue an order to sell the lands
of H B Cartwright decd to H B Cartwright administrator
of said Estate by virtue of which order I sold to the highest
bidder at public auction to Mrs Martha A Cartwright
for the sum of Forty One Dollars she being the highest
and best bidder Now I H B Cartwright adm^r of the Estate
H B Cartwright decd for and in consideration of the
sum aforesaid have granted sold and by these presents
do grant bargain sell and convey unto Mrs Martha
A Cartwright all that tract or parcel of land lying
and being in the county of Limestone State of Alabama
known as a part of the Donaldson place lying
on the west side of what is called the county line road

the said so called county line road being the line more par-
ticularly described as follows: The East half of the South west
quarter of section twenty five and the east half of the north
west quarter Section twenty five Township three Range three
west containing one hundred and sixty acres more or less
and the appurtenances right title and interest that H B Cartwright
might had in and to the above described lands and every
part thereof unto the said Mrs M A Cartwright as fully as I as
Administrator aforesaid can and ought to sell and convey
being in no way bound to warrant or defend the title to the same
Given under my hand & seal this the 10th day June 1869

Stamp 30

H B Cartwright Administrator
Est H B Cartwright decd

The State of Ala J Lewis Morris an acting Justice of the Peace
Limestone Co for said county thence certify that H B Cartwright
(decd) of the Estate of H B Cartwright decd whose name is signed
to the foregoing Conveyance and who is known to me acknowledged
before me that being informed of the contents of the conveyance
he executed the same voluntarily on the day the same bears
date. Given under my hand this 10th day of June 1869

Lewis Morris J P

State of Ala J Joshua P Conner Judge of the Probate Court
Limestone Co for said county thence certify that the foregoing
Conveyance was filed in my office for record June 11 1869 and
was duly recorded some day in Dec Book 10 pages 78 & 79

Joshua P Conner
Judge PB

John D Holt & wife: This Indenture made this Eleventh of June in
the year One thousand Eight hundred and Sixty nine
between John D Holt and Mary D Holt of the County
of Limestone in the State of Alabama of the one part and Peter
Tanner of the County of Limestone and State of Alabama of
the other part Witnessed that the said John D Holt and Mary D Holt
his wife for and in consideration of the sum of Twelve hundred
dollars to them in hand paid the receipt whereof is hereby acknow-
ledged have this day given granted bargained sold aliened conveyed
released conveyed and confirmed and by these presents do give
grant bargain sell alien convey release convey and confirm
unto the said Peter Tanner all that certain tract or parcel
of land lying and being in the County of Limestone and State
of Alabama viz the north east quarter of the north west
quarter of section no Six (6) township no three (3) of range
no three (3) west containing thirty nine and 3/4 acres
more or less also the South half of the south west quarter
of section no thirty one township two (2) of range three
containing Eighty acres more or less also the north
west quarter of the north west fourth of section Six (6)
in township three (3) of range no three (3) west containing

forty acres more or less. Containing in all One Hundred and fifty nine acres and thirty Seven one hundredth acres more or less. to have and to hold the above described tracts or parcels of land with the tenements as appertaining thereto belonging or in anywise appertaining unto the said Peterman Farmer his heirs and assigns forever and the said John D. Holt and Mary J. Holt 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 Peterman Farmer his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said John D. Holt and Mary J. Holt and also against the lawful title claim or demand of all and every person or persons whosoever in testimony whereof the said John D. Holt and Mary J. Holt have hereunto subscribed their names and affixed their seals the day and year above written

Stamp 1.50

John D. Holt

Mary J. Holt

State of Ala 3 & Joshua P. Cowan Judge of the Probate Court
Limestone Co 3 for said County hereby certify that John D. Holt and Mary J. Holt whose names are signed to the foregoing Conveyance and who are known to me acknowledge before me on this day that being informed of the contents of the conveyance they executed the same voluntarily by on the day the same bears date. Given under my hand this the 15th day of June 1869

Joshua P. Cowan Judge P.C.

State of Ala 3 & Joshua P. Cowan Judge of the Probate Court
Limestone Co 3 for said County hereby certify that the foregoing Conveyance was filed in my office for record June 15 1869 and was duly recorded same day in Book 13 pages 79 & 80

Joshua P. Cowan Judge P.C.

Geo M. Newby 3 The State of Alabama Limestone County
Do Lien 3 Six months after date I promised to pay Hester & Coke also at 3 and downward and Michael Six Hundred Dollars and - cents. Witness my hand and seal this 15th day of June 1869. Now the condition of the above bond is for merchandise or provisions such as Queens flour and so which have been furnished me by said Hester & Coke and Michael to enable me to make a crop this year on the Low place and without which it would be impossible for me to make a crop. Now therefore a lien is hereby created on said three black or on three mules to me Black man as well as the entire crop of every kind grown the present year with power of sale

Witness my hand and seal this 15th day of June 1869
in the presence of Geo M. Newby

Geo M. Newby

Stamp 50

State of Ala 3 & Joshua P. Cowan Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing Lien was filed in my office for record June 15 1869 and was duly recorded same day in Book 13 pages 80 & 81

Joshua P. Cowan Judge P.C.

John Canady 3 This instrument witnesseth that I John Canady
Do Lien 3 colored of the county of Limestone State of Alabama
Geo Allen 3 for and in consideration of Three Hundred Dollars this day advanced bona fide to me and to be advanced to me as they become necessary by Geo Allen to enable me to make and secure my crop for the year of 1869 on the Low Place place and without which I could not make and secure said crop I hereby give a lien to said Geo Allen upon said crop and also upon the following stock and black horse mule about 6 years old 1 wagon with power of sale by said Allen in case of default for the certain payment of the same on or before the first day of December 1869 according to Sec 1858 of the Revised Code of Alabama. In testimony whereof I have hereunto set my hand and seal this the 15th day of June 1869

Witness

Stamp 50

Geo Allen R. J. Long

I this day transfer the within Lien to Russell Bros for value recd of them June 9 1869

Witness R. J. Long

Geo Allen

State of Ala 3 & Joshua P. Cowan Judge of the Probate Court
Limestone Co 3 County for said County hereby certify that the foregoing Lien was filed in my office for record June 15 1869 and was duly recorded same day in Book 13 pages 81

Joshua P. Cowan Judge P.C.

John Canin et al 3 Due James L. Cowan Fifty Six dollars with
Do Lien 3 interest from date on 1st Jan 1870 which we have
James L. Cowan 3 recd in even to enable us to make a substantial
a crop for 1869 and without which we could not make said crop - Now a lien is hereby created on the entire crop of every kind made and grown the present year as well on 1 two horse wagon two mules with full power of sale and if the money is not paid by 1 Jan 1870 we agree to work for said Cowan until said debt is paid in full. Witness our hands and seal this 14th June 1869

Stamp 50

John Canin Daniel M. Building

P. L. Allen with
State of Ala 3 & Joshua P. Cowan Judge of the Probate Court
Limestone Co 3 County for said County hereby certify that

the foregoing Lien was filed in my office for record June 16/1869 and was duly recorded same day in Deed Book 18 page 81

Joshua Ploman
Judge P.C.

W. R. P.
Do Lien
Doney Grantland

3 State of Alabama Madison County
3 With interest from date I promise to pay
Doney Grantland 3 Doney Grantland or order Sixty five Dollars
for value received in money advanced to me by them to
purchase necessary provisions to enable me to make
a crop for the present year said advance is obtained
by me bona fide for the purpose of making a crop and
without such advance it would not be in my power
to procure the necessary provisions to make a crop
and said advance is hereby acknowledged as and made
a lien on my crop this year. Witness my hand and
seal this 11th day of June 1869

Attest Stamp 50

Harris Doney

State of Ala 3 I Joshua Ploman Judge of the Probate
Court for said County hereby certify that
the foregoing Lien was filed in my office for record June 16/1869
and was duly recorded same day in Deed Book 18 page 82

Joshua Ploman
Judge P.C.

Lewis Walton

Do Lien

3 State of Alabama Madison County
3 With interest from date I promise to pay Doney Grantland
Doney Grantland 3 land or order One thousand Dollars for value received
in money advanced to me by them to purchase necessary
provisions to enable me to make a crop for the present year.
Said advance is obtained by me bona fide for the purpose
of making a crop and without such advance it would not
be in my power to procure the necessary provisions to
make a crop and said advance is hereby acknowledged as
and made a lien on my crop this year. Witness my
hand and seal this 13th day of May 1869

Attest Stamp 5

Harris Doney

State of Ala 3 I Joshua Ploman Judge of the Probate
Court for said County hereby certify that
the foregoing Lien was filed in my office for record
June 16/1869 and was duly recorded same day in
Deed Book 18 page 82

Joshua Ploman
Judge P.C.

Jerry Thompson 3 State of Alabama Madison County
Do Lien 3 With interest from date I promise to pay Doney
Doney Grantland 3 Grantland or order Sixty Dollars for value received in
money advanced to me by them to purchase necessary provisions
to enable me to make a crop for the present year. Said
advance is obtained by me bona fide for the purpose of making
a crop and without such advance it would not be in my
power to procure the necessary provisions to make a crop and
said advance is hereby acknowledged as and made a lien on
my crop this year. Witness my hand and seal this 20th day of
May 1869

Attest

Stamp 5

Jerry Thompson Seal

Harris Doney

State of Ala 3 I Joshua Ploman Judge of the Probate Court for
Madison County hereby certify that the foregoing Lien
was filed in my office for record June 16/1869 and was duly recorded
same day in Deed Book 18 page 83

Joshua Ploman Judge P.C.

Peter Woodrough

Do Lien

3 State of Alabama Madison County
3 With interest from date I promise to pay Doney Grantland
Doney Grantland 3 land or order Fifty Dollars for value received in money
advanced to me by them to purchase necessary provisions to enable
me to make a crop for the present year. Said advance is
obtained by me bona fide for the purpose of making a crop
and without such advance it would not be in my power
to procure the necessary provisions to make a crop and said
advance is hereby acknowledged as and made a lien on my
crop this year. Witness my hand and seal this 3rd day of June 1869

Attest

Stamp 5

Harris Doney

State of Ala 3 I Joshua Ploman Judge of the Probate Court
for said County hereby certify that the foregoing
Lien was filed in my office for record June 16/1869 and was
duly recorded same day in Deed Book 18 page 83

Joshua Ploman Judge P.C.

W. J. Moody et al 3 State of Alabama Madison County. On the first
day of January 1870 we promise to pay Doney Grantland
Doney Grantland 3 Grantland or order One thousand Dollars (with
interest from date) for value received and to secure the
payment thereof we hereby bargain and sell to them One
large red oxen with a crumple horn and one large speckled
oxen with wide horns now in our possession also our crop
of corn and cotton to be grown this year on the following
condition (viz) until the maturity of said debt we
are to remain in possession and use of said property
and that if said debt is not paid at maturity they
shall have authority to take possession of said property

and sell the same at public sale for cash in the Town of Decatur after first giving notice of the time and place by posting three or more notices in public places in the county ten days before the time of sale. And proceeds of such sale apply first to the payment of the expense of executing and foreclosing this mortgage. Secondly to the payment of what may be due on said debt and the balance of any pay to us (45) that if said debt is paid at maturity then this mortgage to be void and annulled and be null & void. Given under our hands and seals this 31st day of May 1869
Signed sealed and delivered being } Holloway Moody. End
first duly stamped in presence of } W. W. Roush. End

Harrie Doney Stamp 5
State of Ala 3 & Joshua P. Bonum Judge of the Probate Court
Limestone Co 3 for said county hereby certify that the foregoing
lien was filed in my office for record June 16th 1869 and was
duly recorded same day in Deed Book 13 page 84 & 85
Joshua P. Bonum Judge P.C.

Dick Barks 3 State of Alabama Limestone County
Do Lien 3 With interest from date & promise to pay
Doney & Grantland 3 Doney & Grantland or order Fifty Dollars for
value received in money advanced to me by them to
purchase necessary provisions to enable me to make
a crop for the present year said advance is obtained by
me bona fide for the purpose of making a crop and
without such advance it would not be in my power
to procure the necessary provisions to make a crop
and said advance is hereby acknowledged as and made
a lien on my crop this year. Witness my hand and
seal this 31st day of May 1869.

Attest Stamp 5 Dick Barks End
Harrie Doney
State of Ala 3 & Joshua P. Bonum Judge of the Probate Court
Limestone Co 3 for said county hereby certify that the foregoing
lien was filed in my office for record June 16th 1869 and was
duly recorded same day in Deed Book 13 page 84
Joshua P. Bonum Judge P.C.

16th May 3 State of Alabama Limestone County
Do Lien 3 With interest from date & promise to pay Doney
Doney & Grantland 3 & Grantland or order Fifty Dollars for value received
in money advanced to me by them to purchase necessary
provisions to enable me to make a crop for the present
year; said advance is obtained by me bona fide for
the purpose of making a crop and without such
advance it would not be in my power to procure
the necessary provisions to make a crop; and said advance

is hereby acknowledged as and made a lien on my crop this
year. Witness my hand and seal this 22nd day of May 1869
Attest Stamp 5 William L. May End

Harrie Doney
State of Ala 3 & Joshua P. Bonum Judge of the Probate Court for
Limestone Co 3 said county hereby certify that the foregoing lien
was filed in my office for record June 16th 1869 and was duly
recorded same day in Deed Book 13 page 84 & 85
Joshua P. Bonum Judge P.C.

Phil Dade 3 State of Alabama Madison County
Do Lien 3 With interest from date & promise to pay Doney & Grant
Doney & Grantland 3 land or order Twenty five Dollars for value received in
money advanced to me by them to purchase necessary provisions to
enable me to make a crop for the present year; said advance is
obtained by me bona fide for the purpose of making a crop and
without such advance it would not be in my power to procure the
necessary provisions to make a crop and said advance is
hereby acknowledged as and made a lien on my crop this
year. Witness my hand and seal this 22nd day of May 1869
Attest Stamp 5 Phil Dade End

Harrie Doney
State of Ala 3 & Joshua P. Bonum Judge of the Probate Court for
Limestone Co 3 said county hereby certify that the foregoing lien
was filed in my office for record June 16th 1869 and was duly
recorded same day in Deed Book 13 page 85
Joshua P. Bonum Judge P.C.

Wm Johnson 3 State of Alabama Madison County
Do Lien 3 With interest from date & promise to pay Doney &
Doney & Grantland 3 Grantland or order Fifty Dollars for value received
in money advanced to me by them to purchase necessary
provisions to enable me to make a crop for the present year
said advance is obtained by me bona fide for the purpose
of making a crop and without such advance it would not
be in my power to procure the necessary provisions to
make a crop and said advance is hereby acknowledged
as and made a lien on my crop this year. Witness my
hand and seal this 31st day of May 1869.

Attest Stamp 5 Wm Johnson End
Harrie Doney
State of Ala 3 & Joshua P. Bonum Judge of the Probate Court
Limestone Co 3 for said county hereby certify that the
foregoing lien was filed in my office for record June 16th 1869
and was duly recorded same day in Deed Book
13 page 85.

Joshua P. Bonum
Judge P.C.

W H Garrett
Do Lien
Doney Grantland

State of Alabama Madison County
With interest from date I promise to pay
Doney Grantland or order Fifty dollars Dollars
for value received in money advanced to me by them to
purchase necessary provisions to enable me to make a crop
for the present year said advance is obtained by me bona fide
for the purpose of making a crop and without such advance
it would not be in my power to procure the necessary provisions
to make a crop: and said advance is hereby acknowledged as and made a lien on my crop
this year. Witness my hand and seal this 11 day of 1869
J. H. Garrett

James D Lewis
State of Ala 3 Joshua P Coman Judge of the Probate Court
Laristmules for said county hereby certify that the fore
going Lien was filed in my office for record June 16 7869
and was duly recorded same day in Deed Book 13 page 86
Joshua P Coman Judge PB

Willis Tate
Do Lien
Doney Grantland

State of Alabama Limestone County
With interest from date I promise to pay
Doney Grantland or order One Hundred
Dollars for value received in money advanced to
me by them to purchase necessary provisions to
enable me to make a crop for the present year
said advance is obtained by me bona fide for the purpose
of making a crop: and without such advance it would
not be in my power to procure the necessary provisions
to make a crop: and said advance is hereby acknowl
edged as and made a lien on my crop this year
Witness my hand and seal this 18 day of May 1869
J. H. Tate

Thurris Doney
State of Ala 3 Joshua P Coman Judge of the Probate
Court for said County hereby certify that
the foregoing Lien was filed in my office for record June 16
1869 and was duly recorded same day in Deed Book 13 page 86
Joshua P Coman Judge PB

J H Glick et al
Do Lien
Doney Grantland

State of Alabama Madison County
On the first day of January 1870 we
promise to pay Doney Grantland or order Three
Hundred and fifty Dollars (with interest from date)
for value received and to secure the payment thereof
we hereby bargain and sell to them one two three
ways and one coral tree about five years old
and about fourteen hands high now in our possession
also our crop of corn and cotton to be grown
this year on the following conditions viz

1st until the maturity of said debt we are to remain in
the possession and use of said property and that if said debt is
not paid at maturity they shall have authority to take posses
sion of said property and sell the same at public sale for cash
in the town of Decatur after first giving notice of the time
and place by posting three or more notices in public places in
the County ten days before the time of sale and the proceeds of such
sale apply first to the payment of the expense of executing
and foreclosing this mortgage secondly to the payment
of what may be due on said debt and the balance of any
pay over to us and 4th that if said debt is paid at maturity
then this mortgage to be entered satisfied and become null &
void. Given under our hands and seals this 10 day of May 1869
Signed sealed & delivered being first duly J H Glick
stamped in presence of J. H. Tate & J. H. Tate
Thurris Doney

State of Ala 3 Joshua P Coman Judge of the Probate Court
Laristmules for said County hereby certify that the fore
going Lien was filed in my office for record June 16 7869 and
was duly recorded same day in Deed Book 13 page 86 & 87
Joshua P Coman Judge PB

John Tate
Do Lien
Jas M Childs

State of Alabama Madison County
On the first day of November 1869 I promise to pay James
Jas M Childs or order One Hundred and Eighty five Dollars
for value received and to secure the payment thereof I hereby
bargain and sell to him one bay horse about sixteen hands
high and between eight and nine years old also my crop
of corn and cotton to be grown this year on the following
condition viz first that until the maturity of said debt
I am to remain in the possession and use of said property
and that if said debt is not paid at maturity he shall
have authority to take possession of said property and sell
the same at public sale for cash in the town of Decatur
after first giving notice of the time & place by posting three
or more notices in public places in the County ten days before
the time of sale and the proceeds of such sale apply first to the
payment of the expense of executing and foreclosing this mort
gage secondly to the payment of what may be due on said debt
thirdly the balance of any pay over to me and finally that
if said debt is paid at maturity then this mortgage to be
entered satisfied and become null & void. Given under my
hand & seal this 14 day of April 1869
Signed sealed & delivered being first duly John Tate

stamped in presence of Thurris Doney J. H. Tate
State of Ala 3 Joshua P Coman Judge of the Probate Court
Laristmules for said County hereby certify that the foregoing
Lien was filed in my office for record June 16 7869 and was duly
recorded same day in Deed Book 13 page 87 Joshua P Coman
Judge PB

Lewis Landers & Joseph L. Bonum One Hundred dollars for
 Do Lend 3 small furnished me to make a crop for the
 James L. Bonum 1869 without which I could not make said crop
 Now a lien is created on my entire crop made the
 present year with power of sale if this debt is not paid
 in full by Jan'y 1869. With my hand seal this 18 June 1869
 Signed Lewis Landers
 Stamp 50
 Of Morgan Hayes
 State of Ala. 3 Joshua P. Bonum Judge of the Probate Court
 Limestone Co. for said County hereby certify that the
 foregoing Lien was filed in my office for record June 15
 1869 and was duly recorded same day in Deed Book 13 page 88
 Joshua P. Bonum
 Judge P.C.

Of Spalding & wife et al. 3 This Indenture made and concluded
 Do Deed to 3 this 14 day of March A.D. one thousand
 Joe Cowliffe et al. 3 and Eight Hundred and sixty nine by and
 between Benedict J. Spalding Ellen E. Spalding his wife
 John Lucas Ellen Lucas his wife, Austin P. Wagners
 and Sammie E. Wagners his wife all of the County of Limestone
 State of Alabama and the said men heretofore doing business
 as merchants under the name and firm of Spalding
 Lucas & Partners of the first part and Joseph Cowliffe
 of the city of Louisville State of Kentucky and James H.
 Cowliffe of the County of Limestone State of Alabama
 wards of aforesaid John Lucas Guardian for one of
 the second part. Witnesseth that the said Partners of the
 first part for the good and valuable consideration of
 Dollars One Hundred to them duly paid in the following
 manner to wit: By cancelling David's One Hundred Dollars
 of the indebtedness of the aforesaid Spalding Lucas & Co.
 to the said Joseph & James H. Cowliffe by endorsement
 of the said amount of money paid in the note of the
 said Spalding Lucas & Co. drawn out from of the said John
 Lucas Guardian and dated August 10 1866. Have this
 day from granted bargained and sold and by their
 presents do give grant bargain sell release confirm
 and convey unto the said Joseph Cowliffe and James H.
 Cowliffe all that piece parcel or tract of land lying
 and situated in the aforesaid County of Limestone State
 of Alabama and described as follows to wit: (The South
 East 1/4 of the South West one fourth 1/4 of Section
 twenty nine (29) and the North West one fourth 1/4 of Section
 twenty nine (29) of Township three (3) Range fourth (4)
 West of Limestone County State of Alabama containing
 three hundred acres more or less and being the Southern
 three fourths (3/4) of a tract of four hundred acres of
 land purchased by the said Spalding Lucas & Co. of

Jeremiah Murphy administrator by deed bearing date 19th
 day of February A.D. 1869. Do have and to hold the above
 described or intended to be described piece or parcel of land
 together with all the tenements hereditaments and appurtenances
 thereto belonging or in any way appertaining to
 the said Joseph Cowliffe and James H. Cowliffe their
 heirs and assigns executors administrators or other legal
 representatives from and the said Benedict J. Spalding Ellen
 E. Spalding his wife John Lucas Ellen Lucas his wife Austin
 P. Wagners and Sammie E. Wagners his wife each and
 severally do hereby for themselves their heirs executors and
 administrators in consideration of the said premises warrant
 and will forever defend the title of the above described or
 intended to be described tract or parcel of land unto the said
 Joseph and James H. Cowliffe their heirs assigns or other
 legal representatives from the said Benedict J. Spalding Ellen
 E. his wife John Lucas Ellen his wife Austin P. Wagners
 and Sammie E. his wife his wife and also against the lawful
 claim title or demand of all and every person or persons
 whatsoever claiming or holding by grant or holding by
 force or under the Government of the United States. In
 testimony whereof the said Benedict J. Spalding Ellen E.
 Spalding his wife John Lucas Ellen Lucas his wife Austin
 P. Wagners his wife have hereunto signed their names
 and affixed their seals day and year above written
 Signed sealed & delivered
 in presence of Stamp 150
 John Landers
 Ellen E. Spalding Seal
 John Lucas Seal
 Ellen Lucas Seal
 A. P. Wagners Seal
 Sammie E. Wagners Seal

State of Alabama 3 Joshua P. Bonum hereby certify
 Limestone County 3 that Of Spalding Ellen Spalding his
 wife John Lucas Ellen Lucas his wife Austin P. Wagners
 and Sammie E. Wagners his wife whose names are signed
 to the foregoing conveyance and who are known to me
 acknowledged before me on this day that being informed
 of the contents of the conveyance they executed the
 same voluntarily on the day the same bears date
 Given under my hand this 18 day of March A.D. 1869
 Joshua P. Bonum
 Judge P.C.
 State of Ala. 3 Joshua P. Bonum Judge of the Probate
 Limestone Co. Court for said County hereby certify that
 the foregoing conveyance was filed in my office
 for record June 19 1869 and was duly recorded
 same day in Deed Book 13 pages 88 & 89
 Joshua P. Bonum
 Judge P.C.

Parker
 G. B. Cartwright } State of Alabama County of Limestone
 Do Lien } On the 15th day of December 1869 after
 K. B. Cartwright } date I promise to pay K. B. Cartwright or order
 three hundred and twenty five dollars and eighty three
 cents. Value received. Witness my hand and seal this 15th
 day of June 1869. Now the condition of the above bond is
 Provisions and other necessaries of sustenance have been
 furnished me by said K. B. Cartwright to enable me to
 make a crop this year 1869 on the place I am now
 living and without which it would be impossible for
 me to make a crop now therefore a lien is hereby
 created on the entire crops of every kind grown the
 present year except One hundred & thirty five dollars
 payable to Dr. P. D. Amos actum ala who has preference
 to that amount on said above crops. Witness my hand
 and seal this 10th day of June 1869.

Stamp 50
 G. B. Parker
 State of Ala } I Joshua P. Coman Judge of the Probate
 Limestone Co } Court for said County hereby certify that
 the foregoing Lien was filed in my office for record June 7
 1869 and was duly recorded same day in Deed Book 13 page 90
 Joshua P. Coman Judge P. B.

Arthur Matthews } Witnesseth that Luke Matthews has sold to Arthur
 Do Lien } Matthews colored one small mare for the purpose
 Luke Matthews } of making a crop on the Oak land farm in Limestone
 County for the sum of One hundred & twenty five dollars due
 November 15th 1869. For the security of the payment of the above
 sum (One hundred and twenty five dollars) Arthur Matthews
 has this day voluntarily given to Luke Matthews this instru-
 ment of writing to hold and to have an action upon the said
 mare and the entire crop made by him on the said farm in
 the year 1869 and should Arthur Matthews of the second part
 fail to make the above payment when due Luke Matthews
 or his agent is hereby empowered to take charge of the said
 mare and crop and sell until the indebtedness is liquidated
 the balance if any resulting from such sale to be refunded
 to Arthur Matthews colored. This lien to be a preferred
 claim and to have priority over all other. Witness my
 hand and seal this 15th day of May 1869.

Stamp 50
 David P. Matthews
 State of Ala } I Joshua P. Coman Judge of the Probate
 Limestone Co } Court for said County hereby certify that
 the foregoing Lien was filed in my office for record
 June 28th and was duly recorded same day in Deed
 Book 13 page 90
 Joshua P. Coman
 Judge P. B.

O. B. Hayes wife } Recd June 19th 1869 of Nathaniel Brown sold
 Do Lien } One Hundred Dollars in cash and his note for
 Nat Brown col } Eighty Dollars payable on or before the 25th day
 December next in payment for a certain tract or parcel of
 land lying and being in the County of Limestone and State of
 Alabama known and described as follows the west half of
 the north west quarter of Section number Eighteen in Township
 two range four west containing Eighty 1/100 acres more or less.
 The title to the above described tract or parcel of land was
 hereby warrant and defend against all and every person
 or persons whatsoever. We hereby retain a lien upon said
 tract or parcel of land till the purchase money is paid
 Given under our hands & seal the day and date above
 mentioned.

Signed seals delivered in presence of } O. B. Hayes
 J. M. D. Hayes } Stamp 50
 John Street } Callie B. Hayes
 State of Ala } I Joshua P. Coman Judge of the Probate Court
 Limestone Co } for said County hereby certify that O. B. Hayes
 a subscribing witness to the foregoing conveyance known to
 me appeared before me this day and being sworn stated
 that O. B. Hayes & Callie B. Hayes the grantors in the con-
 veyance voluntarily executed the same in his presence
 and in the presence of the other subscribing witness on
 the day the same bears date; that he attested the same in
 the presence of the grantors and of the other witness and
 that such other witness subscribed his name as a witness
 in his presence. Given under my hand this 25th day of June 1869.

Joshua P. Coman Judge P. B.
 State of Ala } I Joshua P. Coman Judge of the Probate
 Limestone Co } Court for said County hereby certify that the
 foregoing conveyance was filed in my office for record June
 28th 1869 and was recorded same day in Deed Book 13 page 91
 Joshua P. Coman Judge P. B.

George B. Houston } This State of Alabama Limestone County. On or
 Do Lien } before the 15th day of December 1869 I promise to pay
 Geo B Houston } George B. Houston three hundred and eighty seven
 dollars for corn and meat and other supplies for farming
 advanced to me by the said Houston and obtained by me
 from him bona fide to enable me to make a crop the
 present year (1869) on the plantation of the said Houston in
 Limestone County known as his white plantation & for the
 purpose of making a crop and without such advance it
 would not be in my power to procure the necessary
 team provisions and farming implements to make a crop
 A lien for said amount is herein & hereby created and
 given by me and retained by the said Houston under
 Section 1858 1859 & 1860 of the Revised Code of Alabama

Probate Court for said County hereby certify that the foregoing Deed was filed in my office for record June 30th 1869 and was duly recorded same day in Deed Book 13 page 93 & 94
 Joshua P. Roman Judge P.C.

Wm C. Seitz 3 This Instrument interpreted that I William C. Seitz 3 County of Limestone County State of Alabama for Dwigty & Walpole 3 and in consideration of Dwigty for Dollars in surplus the day advanced bond fide to me and to be advanced to me as they may become necessary by Dwigty & Walpole to enable me to make and secure my crop for the year of 1869 on the Crumshaw place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following - and power of sale in case of default for the certain payment of the same on or before the first day of January 1869 according to Section 1858 of the Revised Code of Alabama. This June 10th 1869

Wm C. Seitz Stamp 50

State of Ala 3 & Joshua P. Roman Judge of the Probate Court for said County hereby certify that the foregoing Deed was filed in my office for record June 30th 1869 and was recorded same day in Deed Book 13 page 94
 Joshua P. Roman Judge P.C.

Adam Lambkin 3 This Instrument interpreted that I Adam Lambkin 3 of Limestone County State of Alabama for and in an Dwigty & Walpole 3 consideration of One Hundred & twenty five dollars in surplus the day advanced bond fide to me and to be advanced to me as they may become necessary by Dwigty & Walpole to enable me to make and secure my crop for the year of 1869 on the Griggby place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following - and power of sale in case of default for the certain payment of the same on or before the first day of January 1869 according to Section 1858 of the Revised Code of Alabama. This 19th day of June 1869

Adam Lambkin Stamp 50

State of Ala 3 & Joshua P. Roman Judge of the Probate Court for said County hereby certify that the foregoing Deed was filed in my office for record June 30th 1869 and was recorded same day in Deed Book 13 page 94
 Joshua P. Roman Judge P.C.

Samuel Stewell 3 This Indenture made and entered into this the 3rd day of June 1869 between Samuel Stewell of the first part and John D. Stewell of the second part all of the County of Limestone and State of Alabama. Witnesseth that the said Samuel Stewell for and in consideration of the sum of Five Hundred Dollars to him in hand paid the receipt whereof is hereby acknowledged have this day granted bargained sold and conveyed unto the said John D. Stewell all that tract or parcel of land situated lying and being in the County and State aforesaid and known and described as the north half of the fourth half of the South west quarter Section five (5) Township three (3) Range four (4) West containing forty (40) acres more or less to have and to hold the same with tenements and appertanances unto the said John D. Stewell his heirs and assigns forever, and the party of the first part hereby warrant and defend the title to the same against claim of every person whatsoever. In testimony whereof we have hereunto set our hands & seals the day and date above written.

Stamps 50

Samuel Stewell
 This State of Alabama 3 Before me B. Sanders an acting Limestone County 3 Justice of the Peace in and for said County and State personally appeared William C. Stewell of the firm of Samuel Stewell and who is known to me who acknowledged before me on this day that being informed of the contents of the within conveyance he executed the same freely and voluntarily for the purposes therein specified on the day the same bears date. Given under my hand June 30th 1869

B. Sanders J. P.

State of Ala 3 & Joshua P. Roman Judge of the Probate Court for said County hereby certify that the foregoing Conveyance was filed in my office for record June 30th 1869 and was recorded same day in Deed Book page 95.
 Joshua P. Roman Judge P.C.

Ly W. Berry 3 State of Alabama Madison County. With intent to let from date I promise to pay Dwigty Grantland Dwigty Grantland 3 or order One Hundred and twenty five Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year; said advance is obtained bond fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop. and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 14th day of June 1869
 Ly W. Berry Seal
 Harris Doner

State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record July 17 1869 and was duly recorded same day in Deed Book 13 page 95
Joshua P. Cornum Judge P.B.

William Johnson 3 State of Alabama Madison County, With interest from date I promise to pay Doney Grant Doney Grantland 3 land or order fifty Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop. and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 23rd day of June 1869
Attest Stamp 5c William Johnson End

State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record July 17 1869 and was duly recorded same day in Deed Book 13 page 96
Joshua P. Cornum Judge P.B.

Delphi Blackwell 3 State of Alabama Madison County, With interest from date I promise to pay Doney Grant Doney Grantland 3 or order fifty Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop. and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 26th day of June 1869
Attest Stamp 5c Delphi Blackwell End

State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record July 17 1869 and was duly recorded same day in Deed Book 13 page 96
Joshua P. Cornum Judge P.B.

Joseph Williams 3 State of Alabama Madison County, With interest from date I promise to pay Doney Grantland or order fifty Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop. and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 25th day of June 1869.

Attest Stamp 5c Joseph Williams End
Edmund Doney
State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record July 17 1869 and was duly recorded same day in Deed Book 13 page 97
Joshua P. Cornum Judge P.B.

Frank Woodruff 3 State of Alabama Madison County, With interest from date I promise to pay Doney Grantland or order fifty Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop. and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 26th day of June 1869
Attest Stamp 5c Frank Woodruff End

Edmund Doney
State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record July 17 1869 and was duly recorded same day in Deed Book 13 page 97
Joshua P. Cornum Judge P.B.

Hark Doney 3 State of Alabama Madison County, With interest from date I promise to pay Doney Grantland or order fifty Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop. and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 26th day of June 1869
Attest Stamp 5c Hark Doney End

State of Ala 3 Joshua P. Couran Judge of the Probate
 Court for said County. hereby certify that
 the foregoing Lien was filed in my office for record July
 187869 and was duly recorded same day in Dead Book
 13 page 97
 Joshua P. Couran
 Judge P.C.

John S. Tucker 3 This Instrument witnesseth that I John S. Tucker
 of said County State of Alabama for and in consid-
 eration of the sum of One hundred & fifty dollars in
 supplies this day advanced bona fide to me and to be ad-
 vanced to me as they may become necessary by Dr. P. Danner
 merchants in the town of Athens to enable me to make
 and secure my crop for the year of 1869 on the place
 and without which I could not make and secure said
 crop and also upon the following and power of sale in case of
 default for the certain payment of the same on or before the first
 day of January 1870 according to Section 1858 of the Revised
 Code of Alabama. June 187869
 Witness my hand and seal of said County at Athens Ala June 19 187869
 John S. Tucker

State of Ala 3 Joshua P. Couran Judge of the Probate Court
 for said County hereby certify that the foregoing
 Lien was filed in my office for record July 187869 and was
 duly recorded same day in Dead Book 13 page 96
 Joshua P. Couran Judge P.C.

James W. Crawford 3 This Instrument witnesseth that James W. Crawford
 of said County State of Alabama for and in consid-
 eration of the sum of Fifty Dollars in supplies this day
 advanced bona fide to me and to be advanced to me as
 they may become necessary by Dr. P. Danner merchants in
 the town of Athens to enable me to make and secure my
 crop for the year of 1869 on the same place and with-
 out which I could not make and secure said crop. I hereby
 give them a lien upon said crop and also upon the following
 property one bay horse about seven years old one milk cow
 & calf and power of sale in case of default for the certain
 payment of the same on or before the first day of
 January 1870 according to Section 1858 of the Revised Code
 of Alabama. June 11 1869
 James W. Crawford

State of Ala 3 Joshua P. Couran Judge of the Probate
 Court for said County hereby certify that the
 foregoing Lien was filed in my office for record July 187869
 & was recorded same day in Dead Book 13 page 98
 Joshua P. Couran Judge P.C.

The within satisfied in full
 Dec 6th 1869 Dr. P. Danner

John P. Danner 3 This Instrument witnesseth that I John P. Danner
 of said County State of Alabama for and in consid-
 eration of the sum of One hundred & fifty dollars in supplies this
 day advanced bona fide to me and to be advanced to me as
 they may become necessary by Dr. P. Danner merchants in the
 town of Athens to enable me to make and secure my crop for
 the year of 1869 on the place and without which I could not
 make and secure said crop & hereby give them a lien upon said
 crop and also upon the following and power of sale in case of
 default for the certain payment of the same on or before the first
 day of January 1870 according to Section 1858 of the Revised
 Code of Alabama. June 187869
 Witness my hand and seal of said County at Athens Ala June 18 187869
 John P. Danner

State of Ala 3 Joshua P. Couran Judge of the Probate Court
 for said County hereby certify that the foregoing
 Lien was filed in my office for record July 187869 and was duly
 recorded same day in Dead Book 13 page 99
 Joshua P. Couran Judge P.C.

John W. Rainey 3 This Instrument witnesseth that I John W. Rainey of
 said County State of Alabama for and in consideration of
 the sum of Three Hundred Dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they may
 become necessary by Dr. P. Danner merchants in the town of
 Athens to enable me to make and secure my crop for the year
 of 1869 on the same place and without which I could not
 make and secure said crop & hereby give them a lien upon
 said crop and also upon the following and power of sale in
 case of default for the certain payment of the same on or
 before the first day of January 1870 according to Section 1858 of
 the Revised Code of Alabama. June 26 1869
 John W. Rainey

State of Ala 3 Joshua P. Couran Judge of the Probate Court
 for said County hereby certify that the
 foregoing Lien was filed in my office for record July 187869
 & was duly recorded same day in Dead Book
 13 page 99
 Joshua P. Couran Judge P.C.

Jim Payer 3 This Instrument witnesseth that I Jim Payer of
 said County State of Alabama for and in consid-
 eration of the sum of Fifty Dollars in supplies this day
 advanced bona fide to me and to be advanced to me as
 they may become necessary by Dr. P. Danner merchants
 in the town of Athens to enable me to make and secure
 my crop for the year of 1869 on the same place and
 without which I could not make and secure said crop. I

Satisfied in full Nov 5th 1869

Dr. P. Danner

Satisfied in full March 18th 1870

Dr. P. Danner

hereby give them a lien upon said crop and also upon the following property viz one barrel horse aged eight years one cow & calf six head hogs and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama June 26 1869

Witness
 State of Ala 3 I Joshua P. Couran Judge of the Probate Court
 Commissioned for said County hereby certify that the foregoing Lien was filed in my office for record July 17 1869 and was duly recorded same day in Book 13 page 99 or 100
 Joshua P. Couran
 Judge P.C.

Joel B. Pugh 3 This instrument witnesseth that I Joel B. Pugh of
 3 Limestone County State of Alabama for and in consideration
 of the sum of seventy five Dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they
 may become necessary by Dr. P. Couran merchants in the
 town of Athens to enable me to make and secure my crop for
 the year of 1869 on the 1/2 Cor. Lewis Nelson place and without
 which I could not make and secure said crop I hereby give
 them a lien upon said crop and also upon the following
 property viz one yoke oxen one or wagons and power of
 sale in case of default for the certain payment of the
 same on or before the first day of January 1870 according
 to Section 1858 of the Revised Code of Alabama June 26 1869

Witness
 State of Ala 3 I Joshua P. Couran Judge of the Probate
 Commissioned for said County hereby certify that the
 foregoing Lien was filed in my office for record July 17 1869 and
 was duly recorded same day in Book 13 page 100
 Joshua P. Couran Judge P.C.

Wm. J. Green 3 This instrument witnesseth that I Wm. J. Green
 3 of Limestone County State of Alabama for and in
 consideration of the sum of twenty five Dollars in supplies
 this day advanced bona fide to me and to be advanced to me
 as they may become necessary by Dr. P. Couran merchants
 in the town of Athens to enable me to make and secure
 my crop for the year of 1869 on the P. Couran place and
 without which I could not make and secure said crop
 I hereby give them a lien upon said crop and also upon
 the following property. One mare black aged about
 four years one brown mare aged unknown and
 power of sale in case of default for the certain
 payment of the same on or before the first day

of January 1870 according to Section of 1858 of the Revised Code of
 Alabama June 17 1869

Witness
 State of Ala 3 I Joshua P. Couran Judge of the Probate Court
 Commissioned for said County hereby certify that the
 foregoing Lien was filed in my office for record July 17 1869 and was
 duly recorded same day in Book 13 page 100 or 101

Joshua P. Couran
 Judge P.C.

Joel B. Pugh 3 This instrument witnesseth that I Joshua P. Couran
 3 of Limestone County State of Alabama for and in considera-
 tion of the sum of Fifty Dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they
 may become necessary by Dr. P. Couran merchants in the
 town of Athens to enable me to make and secure my crop
 for the present year of 1869 on the Buck Hare place and
 without which I could not make and secure said crop I hereby
 give them a lien upon said crop and also upon the following
 and power of sale in case of default for the certain payment
 of the same on or before the first day of January 1870 according
 to Section 1858 of the Revised Code of Alabama. Athens June 30 1869

Witness
 State of Ala 3 I Joshua P. Couran Judge of the Probate Court
 Commissioned for said County hereby certify that the fore-
 going Lien was filed in my office for record July 17 1869 and was
 duly recorded same day in Book 13 page 101
 Joshua P. Couran Judge P.C.

Wm. B. Raf 3 This instrument witnesseth that I William B. Raf
 3 of Limestone County State of Alabama for and in consid-
 eration of the sum of One Hundred Dollars in supplies
 this day advanced bona fide to me and to be advanced to
 me as they may become necessary by Dr. P. Couran merchant
 in the town of Athens to enable me to make and secure
 my crop for the year of 1869 on the section East place
 and without which I could not make and secure said
 crop and also upon the following property viz one barrel
 horse aged about ten years one barrel colt aged about two
 months 5 head cattle ten head hogs and power of sale in case
 of default for the certain payment of the same on or before
 the first day of January 1870 according to Section 185 of the Revised Code of
 Alabama June 30 1869

Witness
 State of Ala 3 I Joshua P. Couran Judge of the Probate Court
 Commissioned for said County hereby certify that the foregoing
 Lien was filed in my office for record July 17 1869 and was duly
 recorded same day in Book 13 page 101
 Joshua P. Couran Judge P.C.

Arthur Cain 3 This Instrument witnesseth that I Arthur Cain co
Dr Linn 3 of Limestone County State of Alabama for and in consider
of P. Samms 3 of the sum of Twenty five dollars in cash
the day advanced bona fide to me and to be advanced to me as
they may become necessary by Sot Samms merchants in
the town of Athens to enable me to make and secure my
crop for the year of 1869 on the A. C. Cain place and without
which I could not make and secure said crop & hereby
give them a lien upon said crop and also upon the following
property one small fifty aged about six years one one horse
wagon one horse gear and power of sale in case of
default for the certain payment of the same on or
before the first day of Jan 1870 according to Section
1358 of the Revised Code of Alabama June 12 1869

Witness
Robt Chandler Stamp 50
State of Ala 3 & Joshua P. Courman Judge of the Probate Court
Limestone Co 3 for said County hereby certify that the
foregoing Lien was filed in my office for record July 19 1869
and was recorded same day in Deed Book 13 page 102
Joshua P. Courman
Judge P.C.

O. B. Hagood 3 The State of Alabama Limestone County
Dr Linn 3 On the first day of December 1869 I promised
Downs and Nichols 3 to pay Downs and Nichols 3 fifty (\$50) dollars and
cents Witness my hand and seal this 25 day of Jan 1869
Now the condition of the above bond is whenever I have this
day obtained the above amount of Fifty Dollars in provisions
to enable me to feed and pay laborers bona fide to cultivate
and gather a crop which have been furnished me by said
Downs and Nichols 3 to enable me to make a crop this
year on the Caper place and without which it would be
impossible for me to make a crop. Now therefore a lien is
hereby created on said bale of Cotton or so much of the
said crop as will be sufficient to pay the entire amount
as well as the entire crop of every kind grown the present
year with power of sale. Witness my hand and seal this
25 day of Jan 1869

in presence of
O. B. Hagood
J. P. Courman Stamp 50
William C. Nichols
State of Ala 3 & Joshua P. Courman Judge of the Probate Court
Limestone Co 3 for said County hereby certify that the foregoing Lien was filed in my office for
record July 2nd 1869 and was duly recorded same day
in Deed Book 13 page 102
Joshua P. Courman
Judge P.C.

R. J. Meadum 3 This Instrument made this 20 day of November
Dr Linn 3 in the year one thousand eight hundred and
Charles McKinney 3 of the County of Limestone in the State of Alabama of the one part & Charles
McKinney of the other part Witnesseth that said Robert J.
Meadum for and in consideration of the sum of Twenty Eight
Dollars to him in hand paid the receipt whereof is
hereby acknowledged has this day given granted bargained
sold aliened enfeoffed released conveyed and confirmed and
by these presents do give grant bargain sell alien enfeoff
release convey and confirm unto the said Charles McKinney
a lot or parcel of land lying in the County of Limestone
and State of Alabama and known and described as follows
to wit corner out of the north east corner of the South
west 1/4 of the South East 1/4 of Section No 7 Township 20 3
Range 4 west marked out as follows viz beginning at
the north east corner of said described land and running
due west the distance of one acre thence turning due
south the distance of two acres then due east to the boundary
line running north making in all two acres in the
form of a Red angle to have and to hold the described
lot of land with the appurtenances thereto belonging or in
anywise appertaining unto the said Charles McKinney his
heirs & assigns forever and the said Robert J. Meadum for
himself has here executed and administered do hereby in
consideration of the premises warrant & will forever defend
the title to the above described premises unto the said Charles
McKinney his heirs & assigns forever from & against himself
and every person or persons claiming or holding under
him the said Robert Meadum & also against the lawful
title claim of all persons claiming under the Government
of the United States. In testimony whereof the said Robert
J. Meadum hereunto subscribed his name and affixed his
seal the day & year first above written.

Signed sealed & delivered
in presence of
State of Ala 3 & Joshua P. Courman Judge of the Probate Court
Limestone Co 3 of said County hereby certify that R. J. Mea
dum 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 this day the same being date
Given under my hand this 10 day of January 1869
Joshua P. Courman Deed P.C.
State of Ala 3 & Joshua P. Courman Judge of the Probate Court
Limestone Co 3 for said County hereby certify that the foregoing
Conveyance was filed in my office for record July 31 1869 and
was duly recorded same day in Deed Book 13 page 103
Joshua P. Courman Judge P.C.

Peter A Harris of the State of Alabama Limestone County
 To Lien 3 On the 25th Decr 1869 after date I promised to pay
 J. Roberts 3 Hogs the Two Hundred Dollars and - cents with
 my hand and seal this 5th day of July 1869. Now the condition
 of the above bond is for merchandise provisions bagging
 & Rope &c which have been furnished me by said Roberts
 to enable me to make a crop this year on the J. Harris
 place and without which it would be impossible for me to
 make a crop. Now therefore a lien is hereby created on said
 as well as the entire crop of every kind grown the present
 year with grain of oats. Witness my hand and seal this 5th
 day of July 1869
 in presence of
 W. H. Highgate

Peter A Harris
 State of Ala 3 J. Joshua Plummer Judge of the Probate Court
 Limestone Co 3 for said County hereby certify that the foregoing
 Lien was filed in my office for record July 7th 1869 and was
 duly recorded same day in Deed Book 13 page 104
 Joshua Plummer Judge

W. H. Suty Sheriff of Limestone County State of
 To Deed 3 this the 1st day of March 1869 between William
 W. C. Sowell 3 H. Suty Sheriff of Limestone County State of
 Alabama and William C. Sowell Witness that by
 virtue of an order of sale issued from the Circuit Court
 of said State and County to me directed in favor of
 James A. Cornum and against Frederick Sultzner I did
 on this day it being the first Monday of the month
 proceed to sell during first seven more than thirty days
 notice by publication in the Athens Post a public
 newspaper printed in said town to all persons that I
 would on this day sell at public auction in front
 of the Court House door in the town of Athens to the
 highest bidder for cash the following real Estate
 to wit: (lot number forty three and forty six in
 the plan of Athens Limestone County Alabama and
 the same having this day been exposed to sale in
 obedience to law and said order of sale William C.
 Sowell being the last and best bidder at the sum of
 One hundred and fifty Dollars was declared the
 purchaser of said real estate for said sum now in
 consideration of said sum of One hundred and fifty
 Dollars to me in hand paid the receipt whereof
 is hereby acknowledged I bargain sell and convey
 all the right title and interest in and to said
 real estate as I can or may lawfully do by
 virtue of said order of sale and sale thereunder
 not binding myself personally to make
 title thereof. Given under my hand and

seal this 1st day of March 1869
 seal 3 Lumps 50^c Wm. H. Suty Sheriff of
 Limestone County Ala
 Miss M. J. Wells has this day redeemed the property
 covered by the within deed by the payment of the origi-
 nal purchase money say One hundred & fifty Dollars (150.00)
 with 10 per cent added say \$15.00 together with Two Hundred
 Dollars rent for the 4 months time I held the property
 making in all \$355.00 as the agent of Fred Sultzner
 Athens Ala July 1869. W. C. Sowell

State of Ala 3 J. Joshua Plummer Judge of the Probate Court
 Limestone Co 3 for said County hereby certify that the foregoing
 conveyance was filed in my office for record July 7th 1869 and was
 duly recorded same day in Deed Book 13 page 104 & 105
 Joshua Plummer Judge

Thos J Brown & 3 This Indenture made this thirty first of May 1869
 To Mortgage 3 thousand Eight hundred & sixty nine between Thomas
 Babcock & 3 J. Brown & 3 of Giles County Tennessee of the first
 part and Messrs Babcock Brothers & 3 of the City of New
 York of the second part. Witnesseth that the parties of the first
 part in consideration of the sum of five dollars in hand
 paid to them by the parties of the second part before the execution
 and delivery hereof the receipt whereof is hereby acknowledged
 and for other consideration hereinafter mentioned
 have this day bargained and sold and hereby grant and
 convey to the said parties of the second part all and
 singular the crop of cotton and other products of said
 parties of the first part now being raised and to be
 raised on or from during the year One thousand Eight
 hundred and sixty nine the three plantations now under
 lease to said parties of the first: one of them situate
 partly in Giles County aforesaid and in the State of
 Alabama and known as the Elk River plantation one of
 them situate in Giles County aforesaid and known as the
 Upper Hill plantation and the other one situate on the St
 Francis River in the county of Phillips State of Arkansas
 But if the said Thomas J Brown & 3 shall pay or cause
 to be paid to said parties of the second part on demand
 the sum of Fifty thousand dollars with lawful interest
 thereon being a part of the sum in which they said Thomas
 J Brown & 3 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 sum of money with lawful interest
 thereon which said Babcock Brothers & 3 shall advance
 to said firm from this date during the present year not
 exceeding however the sum of Forty thousand dollars then this
 Indenture shall be void otherwise the same shall remain

in full force and effect and in case of non payment
as aforesaid then the said parties of the second part or
the survivor of them their or his assigns as trustees or
trustee after giving thirty days notice in writing at the
Court House door in the counties where such personal
property or any part thereof may be and at the election
grounds in each of the districts where said plantations
are situated and three other public places in the neighbors-
hoods may expose all or any part of said personal property
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 assigns and appropriate the
proceeds first to the payment of the necessary expenses
and costs of such sale or sales secondly to the payment
of said sum of Fifty thousand dollars and interest and
of any indebtedness for such advances or to be made
as aforesaid with interest or of so much of said indebted-
ness and advances as may remain unpaid with interest
and thirdly to pay the balance if any to the said parties
of the first part. In witness whereof the parties of the
first part have hereunto set their hand the day and year
first above written

Signed and Delivered *Thos J Brown* also

in the presence of *Stamps*

Alfred W Lawson

State of Tennessee Personally appeared before me *D A*
Giles County Philborn Clerk of the County Court of said
County the within named bargainors with whom I am per-
sonally acquainted and acknowledged the execution of the
attached instrument for the purposes therein contained
Witness my hand at office in Pulaski this 30 day June 1869

D A Wilborn

Clerk of Giles County Court

State of *Tn* *Joshua P Coman* Judge of the Probate Court
Instructed for said county hereby certify that the foregoing
Conveyance was filed in my office for record July 7 1869
and was duly recorded same day in said Book 13 page 105 & 106

Joshua P Coman Judge PB

No 38 June was read for registration 12 o'clock 2nd June 30
1869 & noted in Note Book B page 262

(accidentally omitted above) *Daniel G Anderson* Register

Thos of Brown wife of *Thos* Agreement made this thirty first day of
Agreement 3 May One thousand Eight Hundred & sixty nine
Saul D Babcock between *Thos J Brown* of Veto. Giles County
Tennessee and *Mary Annanda Brown* his wife of
the same place and *Samuel D Babcock* of Riverdale
West Chester County State of New York and said Samuel

D Babcock survivor of *Benjamin D Babcock* now deceased where-
as the parties of the first part executed to the said Samuel
D Babcock a deed of trust or mortgage dated the first day
of January One thousand Eight Hundred & sixty six and
registered in the Registers office Giles county aforesaid in Book
26 pages 325, 326 & 327 on January the nineteenth Eighteen
hundred & sixty six & filed for record in office of the clerk
of the circuit Court & ex officio Recorder within and for the
County of Phillips & State of Arkansas on twenty eight day
of February Eighteen Hundred & sixty six at eight o'clock
A.M. and recorded in Book D page 13. And also executed to
the said Samuel *D Babcock* and said *Benjamin D Babcock*
composing the firm of *Babcock Bros Co* of the City of New
York a certain other deed of trust or mortgage dated the
second day of January Eighteen and Sixty seven and register-
ed in said Registers office in Book D pages 149, 150 & 151
and filed for record in said office of said clerk on the eight
day of May Eighteen Hundred & sixty seven and recorded in
Book D pages 324, 325, 326, 327. to which deeds of trust reference
is made for a more full description thereof which said deeds
of trust cover certain tracts of land one of them known as the
Elk River plantation situated in Giles county aforesaid. another
known as the Deepen Hill plantation in Giles county aforesaid
and the other lying on the St Francis river in the County
of Phillips State of Arkansas as will more fully appear by
reference to said deeds of trust. And whereas the said tract of
land known as the Deepen Hill plantation was sold under
a decree of the Chancery Court at Pulaski Giles county
Tennessee in the cause of *James D Woods* vs *Thos J Brown*
on the twenty ninth day of May Eighteen Hundred & sixty nine
to the said Samuel *D Babcock* at the price of Seventeen
thousand and one hundred and fifty five Dollars \$17,155.00
at which it was bid off to him and he may desire
to advance his bid by virtue of a portion of the indebtedness
expressed in said deeds of trust or mortgages or expressed
in one of them. Now this agreement Witnesseth that the
parties of the first part in consideration of the premises
and of the sum of five dollars to them paid by the party
of the second part the receipt whereof is hereby acknow-
ledged covenant and agree with the said parties of the
second part that he may advance said bid to such
sum as he may desire by virtue of a portion of the
indebtedness expressed in said deeds of trust or in either
of them and that the said deeds of trust or mortgages
respectively shall remain and continue as valid liens
and securities upon the said Elk River plantation and
upon the said lands in Arkansas for the whole amount
expressed in or secured by said deeds of trust or
mortgages less the amount of such advances bid and that

said trust dies, heirs and securities shall be in no manner prejudiced merged or impaired by said purchase advance bill or otherwise for the amount now due or owing them after deducting the amount of said advance bill. Witness our hands and seals the day and year first above written

Signed & delivered in the presence of
 Alfred W. Lawson Notary Public
 State of Tennessee

J. D. Brown

End

M. A. Brown

End

State of Tennessee Personally appeared before me, Clerk of the County Court of said County, J. D. Brown the within named bargain or with whom I am personally acquainted and who acknowledged that he presented the within attached instrument for the purpose therein contained and M. A. Brown with whom I am also personally acquainted wife of the said J. D. Brown having appeared before me privately and apart from her husband the said J. D. Brown acknowledged the execution of the said attached deed to have been done by her freely voluntarily and understandingly without compulsion or constraint from her said husband and for the purposes therein expressed. Witness D. A. Wilborn Clerk of our said Court at Office this 14 day of June 1869

D. A. Wilborn Clerk

By J. H. Rose D. C.

State of Tennessee Register's Office for Probate
 Giles County This must and clerk certify that the said deed are duly registered in this office in Trust Book 80 and 81 June 30 1869 Daniel G. Anderson Register no 37 June - was read for Registration 12 o'clock on June 21 1869 & noted in Note Book B page 262

Daniel G. Anderson Register
 State of Tennessee J. D. Joshua P. Brown Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed in my office for record July 7 1869 and was duly recorded same day in Trust Book 13 pages 106, 107 & 108

Joshua P. Brown Judge P. C.

John B. Hayes & wife This Indenture made this Eight day of July in the year one thousand eight hundred & six between John B. Hayes and Martha his wife of the County of Sumner in the State of Alabama of the one part and O. B. Hayes & W. H. Bykes partners doing business under the style of O. B. Hayes & Co. of the other part Witnesseth that the said John B. Hayes & Martha his wife for and in consideration of the sum of six hundred & eighty four Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given

granted bargained sold conveyed and confirmed; and by these presents do give grant bargain sell convey and confirm unto the said O. B. Hayes & W. H. Bykes partners as aforesaid all that certain tract or parcels of land lying and being in the County of Sumner and State of Alabama and known and described as follows to wit: Commencing at the N. W. corner of Sec 16 and running South 80 poles thence east 100 poles thence South 120 poles thence West 247 poles to the R. Road thence nearly north to the R. Road 200 poles being the S. 1/2 of the N. W. 1/4 of Sec 16 and the N. 1/2 of the N. 1/2 of the S. W. 1/4 of Sec 16 also the S. 1/2 of the N. E. 1/4 Sec 17, also the N. 1/2 of the S. W. 1/4 of the S. E. 1/4 Sec 17 and also the strip of land west of all the above described land or east of the Rail Road being between the two in Sec 17 containing 8 1/8 acres and all of said land in S. 2. R. 4 West & containing in all Two Hundred and twenty eight 1/8 acres more or less.

To Have and to Hold the above described tracts of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said O. B. Hayes & W. H. Bykes partners as aforesaid their heirs and assigns forever, And the said John B. Hayes & 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 O. B. Hayes & W. H. Bykes their heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said John B. Hayes and Martha his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said John B. Hayes and Martha his wife have subscribed their names and affix their seals the day and year first above written

Signed sealed & delivered in presence of

John B. Hayes

W. H. Bykes

End

W. Morgan Hayes Notary Public
 State of Alabama J. D. Joshua P. Brown Judge of Probate hereby certify that John B. Hayes & W. H. Bykes 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 8 day of July A. D. 1869

Joshua P. Brown Judge P. C.

State of Alabama J. D. Joshua P. Brown Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed in my office for record July 8 1869 and was duly recorded same day in Trust Book 13 pages 108 & 109

Joshua P. Brown Judge P. C.

L. S. Hill wife of this Indenture made the Twenty ninth day of
 To Deed 3 June One thousand Eight hundred and eighty nine
 H. E. Wilson 3 between L. S. Hill and Curina Hill his wife of the
 County of Limestone in the State of Alabama of the one part
 and Curina Hill & Wilson of the other part witnesseth that the
 said L. S. Hill & Curina Hill his wife for and in considera-
 tion of the sum of Seven hundred dollars to them in hand paid
 the receipt whereof is hereby acknowledged hath this day
 given granted bargained sold aliened enfeoffed released
 conveyed and confirmed and by these presents do give grant
 bargain sell alien enfeoff release convey and confirm unto
 the said Curina Hill & Wilson all that certain tract or parcel
 of land lying and being in the county of Limestone in the
 State of Alabama and known as the South west fourth of the
 north east quarter the South east fourth of the north west
 quarter and the north east fourth of the South west quarter
 of Section nine of Town ship No 10 of Range No 10 West containing
 One hundred and Twenty acres. To have and to hold the
 above described land with appurtenances thereto belong-
 ing or in anywise appertaining to the said H. E. Wilson
 his heirs and assigns forever and the said L. S. Hill &
 A. Hill his wife for themselves their heirs executors and
 administrators do warrant and forever defend the title to
 the above described and hereby granted premises unto the
 said H. E. Wilson his heirs and assigns firm and against
 themselves and all and every person claiming or holding
 under them the said L. S. Hill and A. Hill his wife
 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 tes-
 timony the said parties have hereunto set their hands
 and seals the day and date above written

Stamps 1.00

L. S. Hill and
 A. Hill

The State of Alabama 3 I Lewis Morris an acting Justice
 Limestone County 3 of the peace for said county hereby
 certify that L. S. Hill & Curina Hill his wife whose name
 is signed to the foregoing conveyance and who is known
 to me acknowledged before me that being informed of the
 contents of the conveyance they executed the same voluntarily
 on the day the same bears date. Given under my
 hand this 29th day of June 1869

Lewis Morris J.P.

State of Ala 3 I Joshua P. Cornum Judge of the Probate
 Limestone Co 3 Court for said county hereby certify that
 the foregoing conveyance was filed in my office for
 record July 10 1869 and was duly recorded July 12 1869
 in Deed Book 13 page 110

Joshua P. Cornum Judge P.C.

Anderson Maloney 3 This Instrument witnesseth that I Anderson Maloney
 To Deed 3 of Limestone County State of Alabama for and in
 W. H. Herring 3 Consideration of \$600 Sixty Dollars in supp^{ly} this day
 advanced bona fide to me and to be advanced to me as they may
 become necessary by W. H. Herring to enable me to make and
 secure my crop for the year of 1869 on the farm Coffman place
 and without which I could not make and secure said crop I
 hereby give him a lien upon said crop and also upon the
 following and power of sale in case of default for the certain
 payment of the same on or before the first day of December 1869
 according to Section 1858 of the Revised Code of Alabama July 9 1869
 Test Stamps 50 Anderson Maloney
 D. M. Sugg
 State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for
 Limestone Co 3 said county hereby certify that the foregoing Deed
 was filed in my office for record July 10 1869 and was duly recorded
 July 12 1869 in Deed Book 13 page 111

Joshua P. Cornum Judge P.C.

Dede Fletcher 3 This Indenture made and entered into the 16th day of
 To Deed 3 May 1869 between J. Reed of the County of Limestone State
 J. Reed 3 of Alabama of the first part and Dede Fletcher of the
 same county and State witnesseth that said parties of the first
 party have furnished to the said parties of the second party
 the sum of two week wages worth three hundred dollars in
 order to enable said parties of the second party being in the
 cultivation of Cotton and corn in said county in said State to
 proceed in the cultivation of said crops and the said parties of
 the second party for and in consideration of said advance of
 being willing and desirous to secure said parties of the first
 party in the certain and prompt payment for the same hereby
 grant bargain and sell to the said parties of the second party
 the entire crop of cotton corn produce which may be raised and
 cultivated for this year by said parties of the second party togeth-
 er with the mules and hogs in to be that if said parties
 of the second party shall pay off and discharge the indebted-
 ness aforesaid at or before said indebtedness shall become
 due to wit? on the first day December 1869 then the
 conveyance shall be null and void but in the event that the
 parties of the second party shall fail to pay off and discharge
 said indebtedness at the time it becomes due then said
 parties of the first party are hereby authorized and empowered
 to take into their possession the said cotton corn ^{and mules} hogs
 and other property before mentioned and after ^{disposing} ^{the same}
 to said mules hogs and other property before mentioned and
 after ascertaining for 30 days may sell the same to the
 highest bidder for cash at public or private sale in the
 City of Athens and said parties of the first party out
 of the proceeds thereof shall pay the expenses of the sale

and discharge the indebtedness due them as aforesaid and the remainder if any shall be paid over to said parties of the second part, upon demand. In witness whereof the said Judge Fletcher hereunto set his hand and affixed his seal this 16 day of May 1869.

Stamps 50
 J. M. Reed Manager
 State of Ala 3 & Justice of the Peace
 Longtime 3 Court for said County. hereby certify that the foregoing Deed was filed in my office for record July 10 1869 & was duly recorded July 12 1869 in Deed Book 13 pages 111 & 112
 Joshua P. Connor Judge P.C.

E. H. Grigsby et al. 3 This Indenture made this eight day of February in the year One thousand Eight hundred and sixty nine between Margaret Henderson John D. Grigsby and Sarah Bridgeforth of the County of Limestone and State of Alabama also E. H. Grigsby Caroline Garrison Tyrol Reelus and Margaret C. Mason of the County of Giles and State of Tennessee of the one part and Robt L. Bridgeforth of the other part. Witnesseth that the said Margaret Henderson John P. Grigsby Sarah Bridgeforth E. H. Grigsby Caroline Garrison Tyrol Reelus and Margaret C. Mason for and in full satisfaction of the sum of five thousand dollars in gold 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 R. L. Bridgeforth all that certain tract or parcels of land lying and being in the County of Limestone and State of Alabama and known as the north east quarter of Section no 7 Township No 2 Range No 4 west, also north west quarter of Section no 8 Township No 2 Range No 4 west, also south east quarter of Section no 7 Township No 2 Range No 4 west, also the undivided half of the south west quarter of Section no 7 Township No 2 Range No 4 containing One hundred and sixty acres, also fifty seven acres off of South side of the north west quarter of Section 7 being fifty nine poles on the eastern thence west with a lane south of the Brandon house thence degree south of west across said quarter section containing all Two hundred and seven acres, also north west quarter of section 17 Township 2 Range 4 west, to have and to hold the above described tracts and parcels of land with the tenements and appurtenances unto the said R. L. Bridgeforth his heirs and assigns

permanently and the said Margaret Henderson John P. Grigsby Sarah Bridgeforth E. H. Grigsby Caroline Garrison Tyrol Reelus and Margaret C. Mason for themselves their heirs successors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Robt L. Bridgeforth his heirs and assigns firm and against themselves and all and every person or persons claiming or holding under them the said Margaret Henderson John P. Grigsby Sarah Bridgeforth E. H. Grigsby Caroline Garrison Tyrol Reelus and Margaret C. Mason 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 Margaret Henderson John P. Grigsby Sarah Bridgeforth E. H. Grigsby Caroline Garrison Tyrol Reelus and Margaret C. Mason hereunto subscribe their names and affix their seals the day and year first above written

E. H. Grigsby
 P. B. Grigsby
 Caroline Garrison
 Tyrol Reelus
 Margaret Henderson
 Margaret C. Mason
 John P. Grigsby
 Octavia Grigsby
 Sarah Bridgeforth

State of Tennessee 3 Personally appeared before me D. A. Giles County Clerk of the County Court of said County the within named bargainers with whom I am personally acquainted and acknowledged the execution of the attached instrument for the purpose therein contained. Witness my hand at office in Pulaski this 15 day of February 1869
 D. A. Welborn Clerk

State of Tennessee 3 To W. H. Bangs Esquire you are hereby Giles County I am charged and empowered to take the examination of Pamela Grigsby & Caroline Garrison privately and apart from their husbands relative to their free execution of the within attached Deed and the same as taken to certify under your hand and seal. Witness D. A. Welborn Clerk of the County Court at office the 15 day of Feb. 1869
 D. A. Welborn Clerk

State of Tennessee 3 E. H. Grigsby P. B. Grigsby Caroline Garrison Giles County I am Sarah Reelus having personally appeared before me and having by virtue of the authority in me vested been examined privately and apart from said husband and having acknowledged the due execution of the within attached deed by, freely voluntarily and understandingly

without compulsion or constraint by said husband and for the purposes therein expressed the same is therefore certified. Witness my hand and seal this 8th day of July 1869.

W. H. Baugh J. P.
State of Tennessee I certify that W. H. Baugh whose office is in Giles County Tennessee signature appears to the within attached Deed is and was at the time the same was signed a Justice of the Peace in and for said county and that duly commissioned and qualified as such and that said certificate is in due form of law. Witness my hand at office this 13th day of July 1869.

(Seal)

D. A. Welborn
Clerk Giles County Court.
State of Alabama I, D. A. Welborn an acting Justice of the Peace in and for said county of Limestone County hereby certify that Margaret Henderson John & Gregory Octavia Gregory and Sarah 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 signed the same voluntarily on the day the same bears date given under my hand the 1st day of April 1869.

H. Westmoreland J. P.
State of Tennessee I, H. Westmoreland Esquire, Justice of the Peace in and for said county of Giles County hereby authorized and empowered to take the examination of Margaret O'neal wife of Joseph O'neal privately and apart from her husband and the same to certify under your hand and seal. Witness D. A. Welborn Clerk of the county court at office this 12th day of April 1869.

D. A. Welborn Clerk.
State of Tennessee I, Mrs. Margaret O'neal wife of Joseph O'neal having personally appeared before me and having by virtue of the authority in me vested been examined privately and apart from her said husband and she having acknowledged the due execution of the within attached deed by her freely voluntarily and understandingly without compulsion or constraint by her said husband and for the purposes therein expressed the same is therefore certified. Witness my hand and seal this 12th day of April 1869.

Henry M. Stanley J. P.
for Giles County
State of Tennessee I certify that Henry M. Stanley whose signature appears to the within attached certificate is and was at the time the same was signed a Justice of the Peace in and for said county of Giles County and that duly commissioned and qualified as such and that said certificate is in

due form of law. Witness my hand at office in Pulaski this 12th day of April 1869. D. A. Welborn
Clerk of Giles County Court

State of Ala. I, Joshua P. Cowan Judge of the Probate Court for said county hereby certify that the foregoing Deed with certificate attached was filed in my office for record July 12th 1869 and was duly recorded same day in Deed Book 13 page 112 to 115 inclusive.
Joshua P. Cowan Judge P. B.

Lockhart Bibb et al. State of Alabama On the 10th day of December 1869 we promise to pay to the order of George Collett one thousand and no/100 dollars with interest from the 10th day of March 1869 negotiable and payable at the Banking house of Dodge & River at Huntsville Alabama now to secure the payment thereof we bargain and sell to said George Collett and his assigns the crop of cotton to be raised by us during the present year on Columbia & Jackson plantations in said county of Limestone on condition that if said debt and interest is not paid at maturity they or their assigns shall take possession of and sell so much of our said crop of cotton as may be necessary to pay the same and in case said debt is paid at maturity then this mortgage to be entered satisfied or become null and void. Witness our hands & seals this 10th day of June 1869.

Stamps \$1.50
Signed sealed and delivered being
first duly stamped in presence of
us Witnesses James P. Mosely
John Hollingsworth

State of Alabama I, J. N. Martin a Justice of the Peace for said county of Limestone County hereby certify that Lockhart Bibb and Elam Sharpe 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 8th day of July 1869.

Stamps 6^c
State of Ala. I, Joshua P. Cowan Judge of the Probate Court for said county hereby certify that the foregoing Deed was filed in my office for record July 12th 1869 and was duly recorded same day in Deed Book 13 page 115.
Joshua P. Cowan Judge P. B.

Archa Holden of this instrument witnesseth that I Archa. Holden of
 To Lien of Limestone County State of Alabama for and in consideration
 Rice & Donnell of the sum of One Hundred & fifty \$50 dollars in supplies
 this day advanced bona fide to me and to be advanced to me as
 they may become necessary by the firm of Rice & Donnell
 merchants Jones Lane to enable me to make and secure my
 crop for the year of 1869 on the Jones Lane place and without
 which I could not make and secure said crop I hereby give
 them a lien upon said crop and also upon the following -
 and power of sale in case of default for the certain pay-
 ment of the same on or before the first day of Jan'y 1870
 according to the section 1858 of the Revised Code of Alabama

Archa Holden
 State of Ala. I Joshua Ploman Judge of the Probate Court
 Limestone Co. for said county hereby certify that the foregoing Lien
 was filed in my office for record July 12 1869 and was duly
 recorded July 16 1869 in Deed Book 13 page 116
 Joshua Ploman Judge C.

John Jones of this instrument witnesseth that I John Jones of Limestone
 To Lien of Limestone County State of Alabama for and in consideration of the
 Rice & Donnell sum of Fifty Dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become
 necessary by the firm of Rice & Donnell merchants Jones Lane to enable
 me to make and secure my crop for the year of 1869 on the Higgins
 place and without which I could not make and secure said crop
 I hereby give them a lien upon said crop and also upon the following
 property to wit 1 Hog. and power of sale in case of default for
 the certain payment of the same on or before the first day of
 Jan'y 1870 according to Section 1858 of the Revised Code of Alabama

John Jones
 State of Ala. I Joshua Ploman Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing Lien was filed
 in my office for record July 12 1869 and was duly recorded July
 16 1869 in Deed Book 13 page 116.
 Joshua Ploman Judge C.

Currell Anderson of this instrument witnesseth that I Currell Anderson
 To Lien of Limestone County State of Alabama for and in consider-
 Rice & Donnell ation of the sum of Five Hundred dollars in supplies
 this day advanced bona fide to me and to be advanced to me
 as they may become necessary by the firm of Rice & Donnell
 merchants in the town of Athens to enable me to
 make and secure my crop for the year of 1869 on the
 Ches Anderson place and without which I could not make
 and secure said crop I hereby give them a lien upon
 said crop and also upon the following property to wit
 One blk horse named George and power of sale

in case of default for the certain payment of the same on or
 before the first day of January 1870 according to the section
 1858 of the Revised Code of Alabama

Currell Anderson
 State of Ala. I Joshua Ploman Judge of the Probate Court for
 Limestone Co. County hereby certify that the foregoing Lien
 was filed in my office for record July 12 1869 and was duly recorded
 July 16 1869 in Deed Book 13 page 116 & 117
 Joshua Ploman Judge C.

Tom Russell of this instrument witnesseth that I Tom Russell of
 To Lien of Limestone County State of Alabama for and in consideration
 Rice & Donnell of the sum of One Hundred \$100 dollars in supplies
 this day advanced bona fide to me and to be advanced to me as they
 may become necessary by the firm of Rice & Donnell merchants
 at Jones Lane to enable me to make and secure my crop for the
 year of 1869 on the map Anderson place and without which I
 could not make and secure said crop I hereby give them a lien
 upon said crop and also upon the following 1 Bay mare much
 named Turk and power of sale in case of default for the cer-
 tain payment of the same on or before the first day of Jan'y 1870
 according to Section 1858 of the Revised Code of Alabama

Tom Russell
 State of Ala. I Joshua Ploman Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing Lien was
 filed in my office for record July 12 1869 and was duly recorded
 July 16 1869 in Deed Book 13 page 117
 Joshua Ploman Judge C.

Reece Jones of this instrument witnesseth that I Reece Jones of Limestone
 To Lien of Limestone County State of Alabama for and in consideration of
 Rice & Donnell the sum of One Hundred (100) dollars in supplies this
 day advanced bona fide to me and to be advanced to me as they
 may become necessary by the firm of Rice & Donnell merchants
 at Jones Lane to enable me to make and secure my crop for the
 year of 1869 on the James Russell place and without which I
 could not make and secure said crop I hereby give them a
 lien upon said crop and also upon the following - and power
 of sale in case of default for the certain payment of the
 same on or before the first day of Jan'y 1870 according to
 the section 1858 of the Revised Code of Alabama

Reece Jones
 State of Ala. I Joshua Ploman Judge of the Probate Court
 Limestone Co. for said county hereby certify that the foregoing
 Lien was filed in my office for record July 12 1869 and was duly
 recorded July 16 1869 in Deed Book 13 page 117
 Joshua Ploman Judge C.

Fred Anderson of this instrument witnesseth that I Fred Anderson of
 Christian County State of Alabama for and in consideration
 of the sum of One Hundred (100) dollars in supplies
 this day advanced bona fide to me and to be advanced to me as
 they may become necessary by the firm of Rice & Donnell
 merchants at Jones Lane to enable me to make and secure my
 crop for the year of 1869 on the John Higgins place and without
 which I could not make and secure said crop I hereby give them
 a lien upon said crop and also upon the following to wit: one
 and a quarter ling & also annette head of hogs. and power of sale
 in case of default for the certain payment of the same on
 or before the first day of Jan'y 1870 according to the Section
 1858 of the Revised Code of Alabama

Attest
 E. H. Gregory
 State of Ala. Joshua P. Brown Judge of the Probate Court for
 Christian County hereby certify that the foregoing
 Lien was filed in my office for record July 12 1869 and was
 duly recorded July 16 1869 in Deed Book 13 page 118
 Joshua P. Brown Judge P.B.

Shandy Jones of this instrument witnesseth that I Shandy Jones col of
 Christian County State of Alabama for and in consideration
 of the sum of \$100.00 dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become
 necessary by the firm of Rice & Donnell merchants Jones Lane
 to enable me to make and secure my crop for the year of 1869
 on the Pitkin place and without which I could not make
 and secure said crop I hereby give them a lien upon
 said crop and also upon the following property to wit: one
 and a half yearling 1 dark bay horse male 18 mos & 2 pigs
 and power of sale in case of default for the certain pay-
 ment of the same on or before the first day of December 1869
 according to the Section 1858 of the Revised Code of Alabama

Attest
 Shandy Jones
 E. H. Gregory
 State of Ala. Joshua P. Brown Judge of the Probate Court
 for Christian County hereby certify that the foregoing
 Lien was filed in my office for record July 12 1869 and
 was duly recorded July 16 1869 in Deed Book 13 page 118
 Joshua P. Brown Judge P.B.

George Wallace of this instrument witnesseth that I George Wallace
 of Christian County State of Alabama for and in
 consideration of the sum of Two hundred & 20-
 dollars in supplies this day advanced bona fide to me and to
 be advanced to me as they may become necessary by the firm
 of Rice & Donnell merchants Jones Lane to enable me to
 make and secure my crop for the year of 1869 on the John Lane

place and without which I could not make and secure said
 crop I hereby give them a lien upon said crop and also upon
 the following - and power of sale in case of default for the certain
 payment of the same on or before the first day of Jan'y 1870 according
 to the Section 1858 of the Revised Code of Alabama.

Attest
 E. H. Gregory
 State of Ala. Joshua P. Brown Judge of the Probate Court for said
 Christian County hereby certify that the foregoing Lien was filed
 in my office for record July 12 1869 and was duly recorded same
 day in Deed Book 13 page 118 & 119
 Joshua P. Brown Judge P.B.

Fred Anderson of this instrument witnesseth that I Fred Anderson of
 Christian County State of Alabama for and in consideration
 of the sum of \$100.00 dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become neces-
 sary by the firm of Rice & Donnell merchants Jones Lane to enable
 me to make and secure my crop for the year of 1869 on the major
 Anderson place and without which I could not make and secure
 said crop I hereby give them a lien upon said crop and also upon
 the following 1 Bay horse and power of sale in case of default
 for the certain payment of the same on or before the first day of
 Jan'y 1870 according to the Section 1858 of the Revised Code of
 Alabama

Attest E. H. Gregory
 State of Ala. Joshua P. Brown Judge of the Probate Court for said
 Christian County hereby certify that the foregoing Lien was
 filed in my office for record July 12 1869 and was recorded July 16 1869
 in Deed Book 13 page 119
 Joshua P. Brown Judge P.B.

Zack Hatcher of this instrument witnesseth that I Zack Hatcher of Christian
 County State of Alabama for and in consideration of the sum of Two
 hundred (200) dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary by the
 firm of Rice & Donnell merchants Jones Lane to enable me to make
 and secure my crop for the year of 1869 on the John Hatcher
 place and without which I could not make and secure said crop I hereby
 give them a lien upon said crop and also upon the following
 property to wit: 1 bay horse named Charley 1 cow & calf & 1 pig & 1 hog
 and power of sale in case of default for the certain payment of the
 same on or before the first day of Jan'y 1869 according to the Section
 1858 of the Revised Code of Alabama

Attest E. H. Gregory
 State of Ala. Joshua P. Brown Judge of the Probate Court
 for Christian County hereby certify that the foregoing
 Lien was filed in my office for record July 12 1869 and was duly
 recorded July 16 1869 in Deed Book 13 page 119
 Joshua P. Brown

Phil Anderson 3 This instrument witnesseth that I Phil Anderson
 Do Linn 3 of Limestone County State of Alabama for and in
 Rice & Donnell 3 consideration of the sum of One hundred & fifty
 150⁰⁰ dollars in supplies this day advanced bona fide
 to me and to be advanced to me as they become necessary
 by the firm of Rice & Donnell merchants in the town of Athens
 to enable me to make & secure my crop for the year of 1869
 on the map Anderson place and without which I could not
 make and secure said crop I hereby give them a lien upon
 said crop and also upon the following 1 Clay bank named
 named Bonds and power of sale in case of default for the
 certain payment of the same on or before the first day of
 Jan'y 1870 according to Section 1858 of the Revised Code of Alabama
 Witness my hand & seal this 12th day of July 1869
 Phil Anderson
 State of Ala 3 I Joshua P. Brown Judge of the Probate Court for
 Limestone Co 3 for said county hereby certify that the foregoing
 Lien was filed in my office for record July 12 1869 and was duly
 recorded July 16 1869 in Deed Book 13 page 120
 Joshua P. Brown Judge P.C.

Wm Anderson 3 This instrument witnesseth that I William Anderson
 Do Linn 3 of Limestone County State of Alabama for and in con-
 Rice & Donnell 3 sideration of the sum of One hundred & fifty 150⁰⁰
 dollars in supplies this day advanced to me ~~as they~~ bona
 fide and to be advanced to me as they become necessary by the
 firm of Rice & Donnell at Jones Lane Ala to enable me to make
 and secure my crop for the year of 1869 on the map Anderson
 place and without which I could not make and secure said
 crop I hereby give them a lien upon said crop and also upon
 the following 1 black River named below and power of
 sale in case of default for the certain payment of the same
 on or before the first day of Jan'y 1870 according to the Section
 1858 of the Revised Code of Alabama
 Witness my hand & seal this 12th day of July 1869
 Wm Anderson
 State of Ala 3 I Joshua P. Brown Judge of the Probate
 Limestone Co 3 Court for said county hereby certify that the
 foregoing Lien was filed in my office for record July 12 1869 and was
 duly recorded July 16 1869 in Deed Book 13 page 120
 Joshua P. Brown Judge P.C.

Geo Malone 3 This instrument witnesseth that I George Malone
 Do Linn 3 of Limestone County State of Alabama for and in
 H. F. Cartwright 3 consideration of Two Hundred dollars in supplies
 this day advanced to me bona fide and to be advanced to me
 as they may become necessary by H. F. Cartwright merchant
 in the town of Fort Hampton to enable me to make
 and secure my crop for the year of 1869 on the Malone
 place and without which I could not make and secure
 said crop I hereby give him a lien upon said crop

and power of sale in case of default for the certain payment
 of the same on or before the first day of December 1869 according
 to Section 1858 of the Revised Code of Alabama

Witness

George Malone Seal

H. F. Cartwright

State of Ala 3 I Joshua P. Brown Judge of the Probate Court for
 Limestone Co 3 said county hereby certify that the foregoing Lien
 was filed in my office for record July 14 1869 and was duly recorded
 July 16 1869 in Deed Book 13 page 120 & 121

Joshua P. Brown Judge P.C.

Chas. H. Jones 3 This instrument witnesseth that I — of Limestone
 Do Linn 3 County State of Alabama for and in consideration of Fourteen
 H. F. Cartwright 3 or 90⁰⁰ dollars in supplies this day advanced bona fide
 to me and to be advanced to me as they may become necessary
 by H. F. Cartwright merchant in the town of Fort Hampton to
 enable me to make and secure my crop for the year of 18. on the
 White place and without which I could not make and secure said
 crop I hereby give them a lien upon said crop and also upon
 the following — and power of sale in case of default for the certain
 payment of the same on or before the first day of 18 accor-
 ding to Section 1858 of the Revised Code of Alabama

Chas. H. Jones Seal

State of Ala 3 I Joshua P. Brown Judge of the Probate Court for
 Limestone Co 3 said county hereby certify that the foregoing Lien
 was filed in my office for record July 14 1869 and was duly recor-
 ded July 16 1869 in Deed Book 13 page 121

Joshua P. Brown Judge P.C.

R. E. Upchurch 3 This instrument witnesseth that I R. E. Upchurch of Linn
 Do Linn 3 County State of Alabama for and in consideration
 H. F. Cartwright 3 of Sixty dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become neces-
 sary by H. F. Cartwright merchant in the town of Fort Hampton to
 enable me to make and secure my crop for the year of 1869 on
 the McWilliams place and without which I could not make and
 secure said crop I hereby give him a lien upon said crop and
 also upon the following one bond and power of sale in case
 of default for the certain payment of the same on or before the first
 day of December 1869 according to section 1858 of the Revised
 Code of Alabama

Wm R. E. Upchurch Seal

Witness Sarah M. Bize

State of Ala 3 I Joshua P. Brown Judge of the Probate Court for
 Limestone Co 3 said county hereby certify that the foregoing
 Lien was filed in my office for record July 14 1869 and was
 duly recorded July 16 1869 in Deed Book 13 page 121

Joshua P. Brown
 Judge P.C.

Geo Williams 3 This instrument witnesseth that I George Williams of
Do Linn 3 Limestone County State of Alabama for and in consideration
of Fifty Dollars in cash this day advanced bona fide
to me and to be advanced to me as they may become necessary
by J. P. Cartwright merchant in the town of Port Humpston to enable
me to make and secure my crop for the year of 1869 on the
meadows place and without which I could not make and
secure said crop I hereby give him a lien upon said crop
and power of sale in case of default for the certain payment
of the same on or before the first day of December 1869 according
to Section 1858 of the Revised Code of Alabama

George Williams (Seal)
State of Ala 3 I Joshua Ploman Judge of the Probate
Limestone Co 3 Court for said county hereby certify that the
foregoing Lien was filed in my office for record July 14 1869 and
was duly recorded July 16 1869 in Deed Book 13 page 122
Joshua Ploman Judge P

Samuel A. Allen 3 This instrument witnesseth that I Samuel A. Allen
Do Linn 3 of Limestone County State of Alabama for and in consid-
eration of Fifty nine dollars in cash this day
advanced bona fide to me and to be advanced to me as they
may become necessary by J. P. Cartwright merchant in the town
of Port Humpston to enable me to make and secure my crop
for the year of 1869 on the Curry Home place and without which
I could not make and secure said crop I hereby give him a lien upon
said crop and power of sale in case of default for the certain
payment of the same on or before the first day of December 1869
according to Section 1858 of the Revised Code of Alabama

Samuel A. Allen
State of Ala 3 I Joshua Ploman Judge of the Probate Court for said
Limestone Co 3 county hereby certify that the foregoing Lien was
filed in my office for record July 14 1869 and was duly
recorded July 16 1869 in Deed Book 13 page 122
Joshua Ploman Judge P

R. A. Rogers 3 Received Altho Ala July 15 1869 of Samms & Swell
Do Linn 3 Two Hundred & Sixteen 20/100 Dollars being an advance
Samms & Swell 3 upon my present growing crops of corn & cotton
also nine mules and three horses which advance I accept
and acknowledge as a Lien upon said crops mules and
horses said advance enabling me to make and secure my crop

R. A. Rogers
State of Ala 3 I Joshua Ploman Judge of the Probate Court
Limestone Co 3 for said county hereby certify that the foregoing
Lien was filed in my office for record July 15 1869 and was
duly recorded same day in Deed Book 13 page 122
Joshua Ploman
Judge P

Jesse Lacy 3 Received Altho Ala July 15 1869 of Samms & Swell Fifty five
Do Linn 3 Dollars being an advance upon my present growing crops
Samms & Swell 3 of corn and cotton which I accept and acknowledge as a
lien upon the same and without which I could not make and
secure said crops.
Jesse Lacy

State of Ala 3 I Joshua Ploman Judge of the Probate Court for said
Limestone Co 3 county hereby certify that the foregoing Lien was filed
in my office for record July 16 1869 and was duly recorded same day
in Deed Book 13 page 123

Joshua Ploman Judge P

John Blair 3 Received Altho Ala June 21 1869 of Samms & Swell Sixty
Do Linn 3 nine Dollars being an advance upon my present crop of
Samms & Swell 3 cotton which I accept and acknowledge as a lien upon
said crop and without which I could not cultivate and secure the
same.
John Blair

State of Ala 3 I Joshua Ploman Judge of the Probate Court for said
Limestone Co 3 county hereby certify that the foregoing Lien was
filed in my office for record July 16 1869 and was duly recorded
same day in Deed Book 13 page 123 Joshua Ploman Judge P

J. D. Lugg 3 Received Altho Ala June 19 1869 of Samms & Swell
Do Linn 3 Fifty Seven 70/100 Dollars being an advance upon
Samms & Swell 3 my present growing crops of corn and cotton which
I accept and acknowledge as a lien upon said crops of corn
and cotton said advance enabling me to cultivate and secure the
same.
J. D. Lugg

State of Ala 3 I Joshua Ploman Judge of the Probate Court for
Limestone Co 3 said county hereby certify that the foregoing Lien
was filed in my office for record July 16 1869 and was duly recorded
same day in Deed Book 13 page 123 Joshua Ploman
Judge P

Loril Lugg 3 Received Altho Ala June 24 1869 of Samms & Swell
Do Linn 3 Seventy 70/100 Dollars being an advance upon my
Samms & Swell 3 present growing crops of cotton and corn which I
accept and acknowledge as a lien upon said crops and
without which I could not make & secure the same
Loril Lugg

State of Ala 3 I Joshua Ploman Judge of the Probate Court
Limestone Co 3 for said county hereby certify that the fore-
going Lien was filed in my office for record July 16 1869 and
was duly recorded same day in Deed Book 13 page 123
Joshua Ploman Judge P

J. L. Martin 3 Received Altho Ala July 5 1869 of Samms & Swell
Do Linn 3 Thirty five Dollars being an advance upon my
Samms & Swell 3 present growing crops of corn and cotton which
I accept and acknowledge as a lien upon said crops and

which is necessary to enable me to make and secure the same
 24 State of Ala 3 I Joshua Bonum Judge of the Probate Court
 Limestone Co 3 for said county hereby certify that the foregoing
 Lien was filed in my office for record July 16 1869 and was
 duly recorded same day in Deed Book 13 pages 123 & 124
 Joshua Bonum Judge PB

John P. Turner 3 Received Athens Ala July 8 1869 of Darius Howell
 30 Lien 3 Security Eight 7/10 Dollars being an advance upon
 Darius Howell 3 my present growing crops of corn and cotton also
 one Rockaway and stock of hogs and which advance I
 accept and acknowledge as a lien upon said crops of corn
 and cotton Rockaway and stock of hogs said advance enabling
 me to make and secure said crops

John P. Turner
 State of Ala 3 I Joshua Bonum Judge of the Probate Court
 Limestone Co 3 for said county hereby certify that the foregoing
 Lien was filed in my office for record July 16 1869 and was
 duly recorded same day in Deed Book 13 page 124
 Joshua Bonum Judge PB

Adam Lamphkin 3 July 16 1869. This instrument witnesses that I
 30 Lien 3 Adam Lamphkin of Limestone County State of Alabama
 J. K. Gayley 3 for and in consideration of One hundred and fifty
 Dollars in cash this day advanced to me and to be
 advanced to me as they may become necessary by J. K.
 Gayley of Limestone County State of Alabama to enable
 me to make and secure my crop for the year 1869 on the
 E. W. Gayley farm and without which I could not make
 and secure said crop I hereby give him a lien upon said
 crop and power of sale in case of default for the certain
 payment of the same on or before the first day of January
 1870 according to Section 1858 of the Revised Code of Alabama
 Witness my hand and seal
 Adam Lamphkin (Seal)
 J. K. Gayley

State of Ala 3 I Joshua Bonum Judge of the Probate Court
 Limestone Co 3 for said county hereby certify that
 the foregoing Lien was filed in my office for record July
 22 1869 and was duly recorded July 22 1869 in Deed Book
 13 page 124
 Joshua Bonum Judge PB

W. A. McWilliams 3 Limestone County Alabama
 30 Lien 3 I know all men by their presents that I have
 Vaughn & Brooks 3 this day relinquished unto J. C. Vaughn and F. M.
 Brooks all right title claim and interest whatever
 upon my stock and growing crop viz One bay horse
 9 years old and one bay mare 3 years old and 2
 mules one mare and one colt horse mules 6 years old

growing crop upon the widow Betty Reden farm situated
 lying and being in Limestone County Ala consisting of cotton
 corn wheat or all of which I voluntarily agree and bind
 myself not to trade or dispose of in any way until a certain
 note is satisfied upon which they are my securities note given
 to W. K. Vaughn for four hundred and two dollars and 27/100
 of a dollar. I further agree and bind myself to willingly
 allow them without a process of law to privately dispose of
 a sufficient amount of said stock and crop to fully satis-
 fy said note in testimony whereof I have hereunto set
 my hand and seal this July 16 1869

W. A. McWilliams (Seal)
 State of Ala 3 I Joshua Bonum Judge of the Probate Court
 Limestone Co 3 for said county hereby certify that the foregoing
 Lien was filed in my office for record July 17 1869 and was duly
 recorded July 22 1869 in Deed Book 13 pages 124 & 125
 Joshua Bonum Judge PB

Richard Dutton 3 The State of Alabama Limestone County
 30 Lien 3 On the 25 Dec 1869 after date I promised to pay
 Hoke Lee 3 Hoke Lee Two hundred dollars and 1/2 cents. Witness
 my hand and seal this 13 day of July 1869. Now the condition
 of the above bond is for merchandise which have been
 furnished me by said Hoke Lee to enable me to make a crop
 this year on the Harris place and without which it would
 be impossible for me to make a crop. Now therefore a lien
 is hereby created on said crop of all every description grown
 the present year with power of sale. Witness my hand and seal
 this 13 day of July 1869
 in the presence of Richard Dutton (Seal)
 State of Ala 3 I Joshua Bonum Judge of the Probate Court
 Limestone Co 3 for said county hereby certify that the foregoing
 Lien was filed in my office for record July 17 1869 and was duly
 recorded July 22 1869 in Deed Book 13 page 125
 Joshua Bonum Judge PB

W. S. Henderson 3 The State of Alabama Lauderdale County
 30 Lien 3 Whereas W. S. Henderson has furnished me the sum of
 W. S. Henderson 3 One hundred and Ten Dollars in consideration
 of the said sum I promise to furnish cotton sufficient
 to satisfy said debt by the first of Nov 1869 or pay said
 debt in money on or before the first day of Nov 1869
 I also agree that this obligation be a lien on sufficient
 quantity of cotton to satisfy said debt. Given under my
 hand this 17 July 1869
 W. S. Henderson (Seal)

State of Ala 3 I Joshua Bonum Judge of the Probate Court
 Lauderdale Co 3 for said county hereby certify that the foregoing
 Lien was filed in my office for record July 20 1869 and was

130

duly recorded July 22nd 1869 in Deed Book 13 page 125 & 126
Joshua P. Cornum Judge

J. S. James & Son
Deed
Received Arthur A. July 17 1869 of James & Son
Fifty five Dollars being an advance upon my
present growing crop of cotton which I accept
and acknowledge as a lien upon said advance
enabling me to cultivate and secure the same
J. S. James

State of Ala. & Joshua P. Cornum Judge of the Probate
Court for said county hereby certify that
the foregoing Lien was filed in my office for record July 20th
1869 and was duly recorded July 22nd 1869 in Deed Book 13 page 126
Joshua P. Cornum Judge

J. S. Lugg
Deed
Received Arthur A. July 17 1869 of James &
Son Fifty five Dollars being an advance
upon my present growing crops of corn and
cotton which I accept and acknowledge as a lien upon
same it being necessary to enable me to cultivate and
secure said crops of corn and cotton
Johnathan S. Lugg

State of Ala. & Joshua P. Cornum Judge of the Probate
Court for said county hereby certify that the
foregoing Lien was filed in my office for record July 20th
1869 and was duly recorded same day in Deed Book 13 page
126
Joshua P. Cornum Judge

Woodford & Haffley
Deed
Received Arthur A. July 16 1869 of James
& Son One hundred & thirteen and 1/2 Dollars
being an advance upon our present growing
crops of corn and cotton which we accept and acknowledge
as a lien upon the same said advance enabling
us to make and secure the same
Woodford & Haffley

State of Ala. & Joshua P. Cornum Judge of the Probate
Court for said county hereby certify that
the foregoing Lien was filed in my office for record July
20 1869 and was duly recorded July 22 1869 in Deed Book 13
page 126
Joshua P. Cornum Judge

Jas M. Bailey
Deed
Received Arthur A. July 20 1869 of James &
Son Fifty five and 2/3 Dollars being an advance
upon my present growing crops of corn and
cotton which I accept and acknowledge as a lien
upon same said advance being necessary to enable me
to cultivate and secure said crops. Jas M. Bailey
State of Ala. & Joshua P. Cornum Judge of the Probate
Court for said county hereby certify that the

B1

foregoing Lien was filed in my office for record July 20 1869 and
was duly recorded July 22 1869 in Deed Book 13 page 126
Joshua P. Cornum Judge

Jas M. Bailey & Son
Deed
Received Arthur A. July 20 1869 of James &
Son One hundred & Eleven and 2/3 Dollars being an advance
upon our present growing crops of corn and cotton
which I accept and acknowledge as a lien upon said crops
same being necessary to enable us to cultivate and secure
the same
James M. Bailey & Son

State of Ala. & Joshua P. Cornum Judge of the Probate Court
for said county hereby certify that the foregoing
Lien was filed in my office for record July 20 1869 and was duly
recorded July 22 1869 in Deed Book 13 page 127
Joshua P. Cornum Judge

L. E. Taylor et al
Deed
State of Alabama Limestone County June 10 1869
On or before the 25 day of December next we or
either of us promise to pay Wm M. Carley for money
received of him in money advanced to us by him to
procure the necessary provisions to enable us to make
a crop the present year said advance is obtained by us
from his bond paid for the purpose of making a crop and
without said advance it would not be in our power to
make a crop therefore said advance is hereby acknowledged
as a made a loan on my crop this year. Witness my
hand and seal date above written
L. E. Taylor
E. S. Liger

J. R. Mullings
State of Ala. & Joshua P. Cornum Judge of the Probate
Court for said county hereby certify that
the foregoing Lien was filed in my office for record July 20 1869
and was recorded July 22 1869 in Deed Book 13 page 127
Joshua P. Cornum Judge

W. H. Harris
Deed
State of Alabama Limestone County June 20 1869
On or before the 25th day of December next I promise
to pay James & W. B. M. Carley or order the amount
received of them value received of them in money to enable
me to make a crop the present year said advance is obtained
by me from their bond paid for the purpose of making a crop
without such advance it would not be in my power
to make a crop therefore said advance is hereby acknowledged
as made a loan on my crop this year and one paid
with corn about eight years old. Witness my hand and
seal date above written
W. H. Harris

J. R. Mullings
State of Ala. Limestone Co. & Joshua P. Cornum Judge of the

Probate Court for said County hereby certify
that the foregoing deed was filed in my office for
record July 22nd 1869 and was recorded July 22nd 1869 in
Deed Book 12 page 127
Joshua P. Conner Judge P.C.

John Strub wife & This indenture made this second day of
July in the year One thousand Eight
Hundred and sixty nine between John Strub
and Eliza A his wife of the county of Limestone in the
State of Alabama of the one part and Moses Henderson
of the other part witnesseth that the said John
Strub & Eliza A his wife for and in consideration of
the sum of Two Hundred and fifty dollars to them in
hand paid the receipt whereof is hereby acknowledged
have this day given granted bargained sold conveyed and
confirmed and by these presents do give grant bargain
sell convey and confirm unto the said Moses Henderson
all that certain tract or parcel of land lying and
being in the county of Limestone and State of Alabama
known and described as follows: To wit 1/2 of the
S.E. quarter of Section 18 in Township 2 of Range 20
N. west containing Eighty acres more or less. To have
and to hold the above described land with the ten-
ements and appurtenances thereto belonging or in
anywise appertaining unto the said Moses Henderson
his heirs and assigns forever And the said John Strub
& Eliza A his wife for themselves their heirs executors
and administrators do hereby and in consideration of
the foregoing warrant and wife herein defend the title
to the above described and hereby grant bargain
sell unto the said Moses Henderson his heirs and assigns
from and against himself themselves and all and every
person or persons claiming or holding under them the
said John Strub & Eliza his wife and also against the
lawful title claim or demand of all and every person or
persons whatsoever. In testimony whereof the said
John Strub & Eliza A his wife have hereunto subscribed
their names and affix their seals the day and year
above written. Stamps 25

Signed sealed & delivered in presence of John Strub (Seal)
E. A. Strub (Seal)
Wm. H. Hayes

State of Ala. I Joshua P. Conner Judge of the
Limestone Probate Court for said County hereby
certify that Wm. H. Hayes a subscribing witness
to the foregoing conveyance known to me
appeared before me this day and being sworn
stated that John Strub and E. A. Strub the grantors

in the conveyance voluntarily executed the same in
his presence and in the presence of the other subscribing
witness on the day the same bears date: that he attested the
same in the presence of the grantors and of the other witness
and that each other witness subscribed his name as a witness
in his presence. Given under my hand at Office in Athens
this 21st day of July 1869. Joshua P. Conner Judge P.C.
State of Ala. I Joshua P. Conner Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing
Conveyance was filed in my office for record July 21st 1869 and
was duly recorded July 22nd 1869 in Deed Book 12 page 128
129 Joshua P. Conner Judge P.C.

Artemus Yarborough & This instrument witnesseth that I Artemus
Yarborough of the County of Limestone State
of Alabama for and in consideration of \$100.00 One
Hundred Dollars in supplies this day advanced bona fide
to me and to be advanced to me as they may become necessary
by Russell Bros merchants in the town of Athens to enable
me to make and secure my crop for the year of 1869 on the
B & B place and without which I could not make and
secure said crop. I hereby give them a lien upon my entire
interest (it being one half) of said crop of every kind and
power of sale in case of default for the certain payment of
the same on or before the first day of December 1869 according
to Section 1858 of the Revised Code of Alabama
Artemus Yarborough
Stamps 50
I Artemus Yarborough
State of Ala. I Joshua P. Conner Judge of the Probate
Limestone Co. Court for said County hereby certify
that the foregoing deed was filed in my office for record
July 22nd 1869 and was duly recorded same day in Deed
Book 12 page 129 Joshua P. Conner Judge P.C.

John Sumner admsr State of Alabama Limestone County
To Deed Whereas John Sumner the administrator of
John A. Tillman the estate of James D. Callier deceased duly appoin-
ted by and qualified in the probate Court of said County hereto
fore applied for and on the first day of January 1869 obtained
an order and decree of said Court for the sale of the land
described as follows: To wit 1/2 of the S.E. 1/4 of the S.W. 1/4 of the S.W. 1/4 of Section 20 of Range 20 N. west containing sixty acres more
or less which land was sold by said administrator under and in
pursuance of said decree on the first day of February 1869 at
public outcry between the hours of eleven m and four o'clock
P.M. at the Court House door in the town of Athens State
of Alabama to J. A. Tillman for the sum of One Hundred

and fifty one dollars (all cash instead of one half cash & but on twelve months credit which money was paid to said administrator by mutual consent of parties and creditors) that being the highest and best bid for the same after the time place and terms of the sale together with a description of the said property had been advertised for the period of thirty days in the Athens Post a newspaper published in said county; and whereas said sale was duly reported by said administrator on the 31st day of May 1869 the same was confirmed by an order of said Court; and whereas the whole of said purchase money has been paid and said Court upon the application of said administrator hath ordered a conveyance of said land to be made by said administrator to said purchaser thereof according to law. Now therefore this instrument witnesseth that the said Tennessee as such administrator as aforesaid doeth in accordance with the order of said Court last referred to conveyed and confirmed and by this instrument doeth convey and confirmed unto the said John A. Williamson his heirs and assigns forever all claim right title and interest which the said James J. Collins deceased had at the time of his death in and to said land. In witness whereof the said administrator hath hereunto affixed his hand and seal this the 21st day of June 1869.

Stamp 50
John Tennessee
Administrator of the Estate of James J. Collins deceased
State of Ala. J. Joshua R. Roman Judge of the Probate Court for said county hereby certify that John Tennessee administrator of the estate of James J. Collins deceased whose name is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date, given under my hand this 21st day of June 1869.
Joshua R. Roman Judge P.C.

State of Ala. J. Joshua R. Roman Judge of the Probate Court for said county hereby certify that the foregoing conveyance was filed in my office for record July 23rd 1869 and was duly recorded August 3rd 1869 in Book 13 page 131.

Joshua R. Roman Judge P.C.

See in Green of
Limestone County State of Alabama for and in consideration of
Sum of Fifty Dollars in supplies this day advanced
bonafide to me and to be advanced to me as they may
become necessary by Dr. P. Fanner merchants in the town
of Athens to enable me to make and secure my crop
for the year of 1869 on the P. Fanner place and without

which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz One horse mule blk aged five years one brown mare aged about ten or twelve years and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama July 17th 1869.

Witness my hand & seal this 21st day of June 1869.
Joshua R. Roman Judge P.C.

State of Ala. J. Joshua R. Roman Judge of the Probate Court for Limestone Co. said county hereby certify that the foregoing lien was filed in my office for record July 23rd 1869 and was duly recorded August 4th 1869 in Book 13 page 131.

Joshua R. Roman Judge P.C.

J. H. Nesbit et al. This instrument witnesseth that we J. H. Nesbit et al. of Limestone County State of Alabama for and in consideration of the sum of Five Hundred dollars in supplies this day advanced bona fide to us and to be advanced to us as they may become necessary by Dr. P. Fanner merchants in the town of Athens to enable us to make and secure our crop for the year of 1869 on the Robert Mason place and without which we could not make and secure said crop we hereby give them a lien upon said crop and also upon the following one two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama July 24th 1869.

Witness my hand & seal this 21st day of June 1869.
J. H. Nesbit et al.
J. H. Nesbit et al.
State of Ala. J. Joshua R. Roman Judge of the Probate Court for Limestone Co. said county hereby certify that the foregoing lien was filed in my office for record July 24th 1869 and was duly recorded Aug. 4th 1869 in Book 13 page 131.

Joshua R. Roman Judge P.C.

Lewis Mason This instrument witnesseth that I Lewis Mason of Limestone County State of Alabama for and in consideration of the sum of One Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr. P. Fanner merchants in the town of Athens to enable me to make and secure my crop for the year of 1869 on the Mason (Bob) place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property 1 mule about six years old 2 horses one bay horse about 7 years old 1 brown cow about 9 years old 1 cow & calf and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama Athens Ala July 19th 1869.

Lewis Mason
Witness my hand & seal this 21st day of June 1869.
Joshua R. Roman Judge P.C.

The within Lien is satisfied
in full Dec 21st 1869
Dr. P. Fanner

Satisfied in full
Dec 21st 1869
Dr. P. Fanner

Satisfied in full
Dr. P. Fanner

State of Ala 3 I Joshua P. Bowman Judge of the Probate Court
 Limestone Co for said County hereby certify that the foregoing
 Lien was filed in my office for record July 24 1869 and was duly
 recorded Aug 4 1869 in Deed Book 13 page 131
 Joshua P. Bowman Judge PB

James M. Map 3 This instrument witnesses that I James M. Map of Limestone
 Co Limestone County State of Alabama for and in consideration of the
 sum of One hundred dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they may become
 necessary by Dr. P. Sumner merchants in the town of Athens to
 enable me to make and secure my crop for the year of 1869
 on the Murphy Bruce & Mrs. Lepland places and without
 which I could not make and secure said crop I hereby give
 them a lien upon said crop and also upon the following property
 viz One bay mare aged seven years this ten head of hogs and
 power of sale in case of default for the certain payment of the
 same on or before the first day of January 1870 according to section
 1858 of the Revised Code of Alabama July 17 1869

Witness My hand and seal of office at Athens Ga July 24 1869
 Joshua P. Bowman Judge PB

Benjamin 3 This instrument witnesses that I Benjamin 3 of
 Limestone County State of Alabama for and in consideration
 of Twenty five dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they may become necessary
 by Dr. P. Sumner merchants in the town of Athens to enable
 me to make and secure my crop for the year of 1869 on the
 Green B. Parker place and without which I could not make and
 secure said crop I hereby give them a lien upon said crop and
 also upon the following and power of sale in case of default
 for the certain payment of the same on or before the first day
 of January 1870 according to the Statute of 1858 of the Revised
 Code of Alabama July 10 1869

Witness My hand and seal of office at Athens Ga July 24 1869
 Joshua P. Bowman Judge PB

W. J. Horton 3 This instrument witnesses that I William J. Horton
 of Limestone County State of Alabama for and in
 consideration of the sum of Twenty five dollars

in supplies this day advanced bona fide to me and to be advanced
 to me as they may become necessary by Dr. P. Sumner merchants
 in the town of Athens to enable me to make and secure my
 crop for the year of 1869 on the M. G. Leoffman place and without
 which I could not make and secure said crop I hereby give them
 a lien upon said crop and also upon the following and power
 of sale in case of default for the certain payment of the same
 on or before the first day of January 1870 according to section 1858
 of the Revised Code of Alabama July 7 1869

Witness My hand and seal of office at Athens Ga July 24 1869
 Joshua P. Bowman Judge PB

State of Ala 3 I Joshua P. Bowman Judge of the Probate Court for said
 Limestone Co for said County hereby certify that the foregoing Lien was
 filed in my office for record July 24 1869 and was duly recorded Aug 4
 1869 in Deed Book 13 page 132 & 133
 Joshua P. Bowman Judge PB

Jas. F. Landtroop 3 This instrument witnesses that I James F. Landtroop of
 Limestone County State of Alabama for and in consideration
 of Fifty dollars in supplies this day advanced bona fide
 to me and to be advanced to me as they may become necessary by
 Dr. P. Sumner merchants in the town of Athens to enable me to
 make and secure my crop for the year of 1869 on the P. T. Sumner
 and Mrs. Lepland's places and without which I could not
 make and secure said crop I hereby give them a lien upon
 said crop and also upon the following property viz Six head
 cattle six head hogs and power of sale in case of default
 for the certain payment of the same on or before the first
 day of January 1870 according to section 1858 of the Revised
 Code of Alabama July 8 1869

Witness My hand and seal of office at Athens Ga July 24 1869
 Joshua P. Bowman Judge PB

John G. Maples 3 This instrument witnesses that I John G. Maples of
 Limestone County State of Alabama for and in consideration
 of One hundred fifty dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they may
 become necessary by Dr. P. Sumner merchants in the town of
 Athens to enable me to make and secure my crop for the year of 1869
 on the David Gordon place and without which I could not
 make and secure said crop I hereby give them a lien upon said
 crop and also upon the following property One bay mare
 five years One bay mare aged about six years One mare and
 mare five years and power of sale in case of default for the

The within Lien is
 satisfied in full Dec 10 1869
 Dr. P. Sumner

certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama July 18 1869

John G. Maples
State of Ala & Joshua Roman Judge of the Probate Court
Limestone Co for said County hereby certify that the foregoing
Deed was filed in my office for record July 24 1869 and was
recorded in Deed Book 13 page 133 & 134 August 4 1869
Joshua Roman Judge P.C.

W. D. & B. Gilbert & this instrument witnesseth that we W. D. & B. Gilbert
of Limestone County State of Alabama for and
in consideration of the sum of Three hundred dollars in
supplies this day advanced bona fide to me and to be advanced
to us as they may become necessary by J. P. & J. M. merchants
in the town of Athens to enable us to make and secure our
crop for the year of 1869 on the Decatur place and without
which I could not make and secure said crop I hereby give
them a lien upon said crop and also upon the following
property viz W. D. Gilbert & his wife as owners of the town of
Limestone County for the present year also one gray mare
aged about eight years one bay mare aged about ten years
one two three year old and several horses aged about eight years
W. D. Gilbert and power of sale in case of default for the
certain payment of the same on or before the first of
Jan. 1870 according to Section 1858 of the Revised Code of
Alabama July 21 1869
W. D. Gilbert
J. P. & J. M. Merchants
State of Ala & Joshua Roman Judge of the Probate Court
Limestone Co for said County hereby certify that the fore-
going Deed was filed in my office for record July 24 1869
and was duly recorded August 4 1869 in Deed Book 13 page 134
Joshua Roman Judge P.C.

Yes & Allen & the State of Alabama Limestone County On the 25th
of Decr 1869 after date & promises to pay to the
Two hundred & twelve dollars and 25 cents. Witness
my hand and seal this 27th day of July 1869, Now the con-
dition of the above obligation bond is for cash and mearse
which have been furnished me by said State also to enable
me to make a crop this year on the same Ben Pitt place
and without which it would be impossible for me to
make a crop. Now therefore a lien is hereby created on
2 black horse mules 1 mule one bay horse mule
one gray mule and all the farming implements as well
as the entire crop of every kind grown the present year with
power of sale on said property. Witness my hand & seal this 27th day of July 1869
in the presence of
J. P. & J. M. Merchants
Yes & Allen (S)

State of Ala & Joshua Roman Judge of the Probate Court for
Limestone Co said County hereby certify that the foregoing lien was
filed in my office for record July 27 1869 and was duly recorded Aug
4 1869 in Deed Book 12 page 134

Joshua Roman Judge P.C.

R. G. Stone
to him
Taunier & Newell
Received of them Ala July 24 1869 of Taunier & Newell
One hundred and thirty 2/10s Dollars being an advance
upon my present growing crops of corn and cotton
which I accept and acknowledge as a lien upon said crops
said advance being necessary to enable me to cultivate and
develop the same
Stamps 30

R. G. Stone
State of Ala & Joshua Roman Judge of the Probate Court
Limestone Co of said County hereby certify that the foregoing lien
was filed in my office for record July 28 1869 and was duly re-
corded August 4 1869 in Deed Book 13 page 135
Joshua Roman Judge P.C.

A. J. Falkner & wife & this Indenture made this 22nd day of July in
the year One thousand Eight hundred and sixty nine
between A. J. Falkner and Mary Falkner his wife of the
County of Limestone in the State of Alabama of the one part
and Charles B. Hayes of the other part. Witnesseth that the
said A. J. Falkner and Mary his wife for and in consideration
of the sum of One hundred and fifty Dollars to them in
hand paid the receipt whereof is hereby acknowledged have this
day given granted bargained sold conveyed and confirmed
and by their presents do give grant bargain sell convey and
confirm unto the said Charles B. Hayes all that certain
tract or parcel of land lying and being in the County of
Limestone and State of Alabama known and described as the
West half of the fourth west quarter of Sec 18 Township 2
Range four west containing Eighty acres more or less.
To have and to hold the above described tract or parcel of land
with the tenement and appurtenances thereto belonging
or in any wise appertaining unto the said Charles B. Hayes
his heirs and assigns forever. And the said A. J. Falkner and
Mary Falkner his wife for themselves their heirs executors
and administrators do hereby and in consideration of
the premises warrant and will forever defend the title
to the above described and hereby granted premises unto
the said Charles B. Hayes his heirs and assigns from and
against themselves and all and every person or persons
claiming or holding under them the said A. J. Falkner
and Mary Falkner his wife and also against the lawful
title claim or demand of all and every person or persons
whomsoever claiming or holding by force or under the
Government of the United States. In testimony whereof

the said A. J. Falkner and Mary his wife have hereunto
subscribed their name and affixed their seals the day and
year first above written. *June 50* A. J. Falkner *End*
Signed Sealed and delivered *June 50* Mary *End*
in presence of

Wm D Hayes John W Holt
State of Ala & Joshua P. Coman Judge of the Probate
Court for said County hereby certify that
W D Hayes a subscribing witness to the foregoing conveyance
known to me appeared before me on this day and being sworn
stated that A. J. Falkner and Mary Falkner 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 pres-
ence of the grantors and of the other witness and that each
other witness subscribed his name as a witness in his presence
Given under my hand this the 28th day of July 1869

Joshua P. Coman Judge P.B.
State of Ala & Joshua P. Coman Judge of the Probate Court
for said County hereby certify that the foregoing
Conveyance was filed in my office for record July 28th 1869 and was
duly recorded same day in Book 13 pages 135 & 136

Joshua P. Coman Judge P.B.

C. B. Hayes wife & This Indenture made this 20th day of July in the
20th year One thousand Eight hundred and sixty eight between
Joseph Brown and C. B. Hayes and Sarah to his wife of the
County of Limestone in the State of Alabama of the one part
and Joseph Brown and C. B. Hayes and Sarah to his wife of the
County of Limestone in the State of Alabama of the other part. Witnesseth that the
said C. B. Hayes and Sarah to his wife for and in consideration of
the sum of Two Hundred dollars to them in hand paid the
receipt whereof is hereby acknowledged have this day given
granted bargained sold conveyed and confirmed and by their
present do give grant bargain sell convey and confirm unto the
said Joseph Brown all that certain tract or parcel of land lying
and being in the County of Limestone and State of Alabama known
and described as the west half of the fourth west quarter
of Sec 18 Township 2 Range 4 west containing Eighty acres
more or less. To have and to hold the above described tract
or parcel of land with the tenements and appurtenances
thereunto belonging or in any wise appertaining unto the said
Joseph Brown his heirs and assigns forever and the said C. B.
Hayes and Sarah to 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 Joseph Brown his heirs and assigns forever and
against themselves and all and every person or persons
claiming or holding under them the said C. B. Hayes and

Sarah to his wife and also against the lawful title claim or
demand of all and every person or persons whomsoever. In
Testimony Whereof he said C. B. Hayes and Sarah to his wife
have hereunto subscribed their name and affixed their seals the
day and year first above written

Signed Sealed and delivered in presence *June 50* C. B. Hayes *End*
of Wm D Hayes John W Holt Sallie to Hayes *End*

State of Alabama & Joshua P. Coman Judge of the Probate Court
for said County hereby certify that Wm D Hayes a
subscribing witness to the foregoing conveyance known to me
appeared before me on this day and being sworn stated that that
C. B. Hayes and Sarah to his wife the grantors in the conveyance volun-
tarily executed the same in his presence and in the presence of the
other subscribing witness on the day the same bears date: that he
attested the same in the presence of the grantors and of the other
witness and that each other witness subscribed his name as a witness
in his presence. Given under my hand this the 28th day of July 1869

Joshua P. Coman Judge P.B.
State of Ala & Joshua P. Coman Judge of the Probate Court for
Limestone County hereby certify that the foregoing conveyance
was filed in my office for record July 28th 1869 and was duly recorded
Aug 5 1869 in Book 13 pages 136 & 137

Joshua P. Coman Judge P.B.

W. E. Malone wife & This Indenture made this the 6th day of November in the
20th year One thousand Eight hundred and sixty eight between
C. B. Hayes and W. E. Malone and Willy to Malone his wife of the County
of Limestone in the State of Alabama of the one part and Charles
B. Hayes of the other part. Witnesseth that the said William E. Malone
and Willy to Malone his wife for and in consideration of the
sum of Sixty Dollars to them in hand paid the receipt whereof
is hereby acknowledged have this day given granted bargained
sold aliened enfeoffed released conveyed and confirmed and by
their presents do give grant bargain sell alien enfeoff released
convey and confirm unto the said Charles B. Hayes all that certain
tract or parcel of land lying and being in the County of Limestone
State of Alabama and known and described as follows: The west
half of the north west quarter of Section number eighteen in
Township two Range four west containing Eighty 1/100 acres to
have and to hold the above described tract of land with the
tenements and appurtenances thereunto belonging or in any wise
appertaining unto the said Charles B. Hayes his heirs and assigns
forever and the said William E. Malone and Willy to Malone his
wife for themselves their heirs executors and administrators do
hereby and in consideration of the premises warrant and will
forever defend the title to the above described and hereby granted
premises unto the said 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 E.

Maline & Milly M. Maline his wife and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said William E. Maline & Milly M. Maline his wife have hereunto subscribed their names and affixed their seals the day and year above written.

Signed sealed and delivered
in the presence of
J. D. Hughes R. D. Willt
William E. Maline
Milly M. Maline

State of Ala. J. Joshua P. Coman Judge of the Probate Court for Limestone Co. hereby certify that Wm. E. Maline & Milly M. Maline his wife being with me to the foregoing conveyance known to me appeared before me on this day and being sworn stated that William E. Maline and Milly M. Maline the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date; that he attested the same in the presence of the grantors and of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this the 28th day of July 1869.

Joshua P. Coman Judge P.C.

State of Ala. J. Joshua P. Coman Judge of the Probate Court for Limestone Co. hereby certify that the foregoing conveyance was filed in my office for record July 28th 1869 and was duly recorded August 5th 1869 in Book 13 pages 137 & 138.

Joshua P. Coman Judge P.C.

C. S. Roscoe wife of this Indenture made this June the Twenty sixth in the year One thousand eight hundred and sixty nine between C. S. Roscoe and N. A. Roscoe his wife of the County of Limestone in the State of Alabama of the one part and Magalen H. Seamans of the County and State of Indiana of the other part Witnesseth that the said C. S. Roscoe and N. A. Roscoe his wife for and in consideration of the sum of nine hundred dollars to them in hand paid the receipt whereof is hereby acknowledged for this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and to their heirs the said grant bargain sell alien enfeoff release convey and confirm unto the said Magalen H. Seamans all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known and described as follows to-wit: The north half of the south east quarter and the south west quarter of the south east quarter of Section twenty two township two range five west containing in all one hundred and eighty acres more or less the exact number not known. Also the East half of the south east quarter of Section twenty two township two range five west containing fifty acres more or less. Also all that part of the south west quarter of Section twenty two township two Range five west that lays south of Big Creek

making the center of the creek at low water tide the line containing in all sixty acres more or less. To have and to hold the above described tract of land together with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Magalen H. Seamans her heirs and assigns forever and the said C. S. Roscoe and N. A. Roscoe 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 Magalen H. Seamans her heirs and assigns from and against themselves and all persons holding or claiming under them the said C. S. Roscoe and N. A. Roscoe 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 C. S. Roscoe and N. A. Roscoe hereunto subscribe their names and affix their seals the day and year first above written.

Stamps 1.00

C. S. Roscoe

N. A. Roscoe

State of Ala. J. Joshua P. Coman Judge of the Probate Court for Limestone Co. hereby certify that C. S. Roscoe and N. A. Roscoe 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 29th day of June 1869.

Joshua P. Coman Judge P.C.

State of Ala. J. Joshua P. Coman Judge of the Probate Court for Limestone Co. hereby certify that the foregoing conveyance was filed in my office for record July 28th 1869 and was duly recorded August 5th 1869 in Book 13 pages 138 & 139.

Joshua P. Coman

Judge P.C.

J. P. Bates of this Instrument witnesseth that I J. P. Bates of Limestone County State of Alabama for and in consideration of the sum of One hundred dollars in supplies the said J. P. Bates advanced bonafide to me and to be advanced to me as they may become necessary by J. P. Bates merchants on the term of a year to enable me to make and secure my crop for the year of 1869 on the N. A. Bates place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz four head cattle 22 head hogs one two horses wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to the Revised Code of Alabama.

Witness
J. P. Bates Stamp 50

Satisfied on full
J. P. Bates
Feb 10 1871

State of Ala. ³ Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record July 20 1869 and was duly recorded Aug 6 1869 in Deed Book 13 page 139
Joshua P. Coman Judge P.

M. A. Foote ³ This Instrument witnesses that I Margaret A. Foote of Limestone County State of Alabama for and in consideration of the sum of Seven hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Geo. Mason & Co. merchants in the town of Athens to enable me to make and secure my crop for the year of 1869 on the Foote place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property 1 Blue mule 1 gray mule and one wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to the Section 1858 of the Revised Code of Alabama July 20 1869
Attest Stamps 50 Margaret A. Foote

E. W. Pluckburn
State of Ala. ³ Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 2 1869 and was duly recorded August 6 1869 in Deed Book 13 page 140
Joshua P. Coman Judge P.

Robt Anderson ³ This Instrument witnesses that I Robt Anderson of Limestone County Alabama for and in consideration of the sum of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by the firm of Rice & Donnell merchants at Jones Lane enable me to make and secure my crop for the year of 1869 on the Higgins place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following - and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to the Section 1858 of the Revised Code of Alabama
E. W. Gregory
State of Ala. ³ Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 2 1869 and was duly recorded August 6 1869 in Deed Book 13 page 140
Joshua P. Coman Judge P.

Joshua P. Coman
Judge P.

Alb Matthews ³ This Instrument witnesses that I Alb Matthews of Limestone County Alabama for and in consideration of the sum of \$100.00 One Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by the firm of Rice & Donnell merchants at Jones Lane to enable me to make and secure my crop for the year of 1869 on the Jones Lane place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following three head of cattle and twelve stork hogs and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to the Section 1858 of the Revised Code of Alabama
Alb Matthews
Attest E. W. Gregory

State of Ala. ³ Joshua P. Coman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record Aug 2 1869 and was duly recorded August 6 1869 in Deed Book 13 page 141
Joshua P. Coman Judge P.

Amos Edwards ³ State of Alabama Limestone County This Instrument witnesses that I Amos Edwards have this day received R. B. Peebles of said County for provisions and other goods to the amount of two hundred Dollars which advance was obtained by me bona fide for the purpose of making a crop for the present year on a portion of the land commonly known as the white place said land belonging to Jas. W. Woodrough and without such advance it would not be in my power to procure the necessary provisions and goods to make such crop. Now it is expressly agreed that a lien upon or crop lien under Section 1858 of the Revised Code of Alabama is hereby created upon all the crop of whatever description raised by myself and family (enough to satisfy the rent being excepted) during the present year also upon a certain blue horse quite large and about 5 or 6 years old also upon a certain red cow & calf the above stock being now in my possession and my property as security for the full payment of said advance with power of sale hereby guaranteed to said Robert B. Peebles of said County. In testimony of all of which I hereby sign my name and affix my seal this the fourth day of June Eighteen hundred and sixty nine
Test Stamps 50 Amos Edwards and R. B. Peebles

State of Ala. ³ Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 4 1869 and was duly recorded Aug 6 1869 in Deed Book 13 page 141
Joshua P. Coman Judge P.

Lawful in full
Jan 2 1871
R. B. Peebles & Son

Wm Foster
To Lien
R B Peebles of

State of Alabama Limestone County
This instrument witnesseth that I William Foster
have this day received of Robt B Peebles of the provisions
and other supplies to the amount of two hundred dollars
which advance was obtained by me bona fide for the purpose
of making a crop for the year Eighteen hundred and sixty
nine on a portion of the land known as Luke Matthews Oakland
tract and without such advance it would not be in my
power to procure the provisions and supplies necessary to
enable me to make such crop. Now it is expressly agreed
that a statutory or crop lien under section 1858 of the
revised code of Alabama is hereby created upon two bales
of lint cotton of 50th weight each of the crop of the
present year raised by myself and family to secure the
payment for said advance with power of sale hereby guaran-
tee to said Robt B Peebles of. In testimony of all of
which I hereby sign my name and affix my seal this the
Seventeenth day of June Eighteen hundred and sixty nine
Test
Stump 50 William Foster

State of Ala 3 I Joshua P. Cowan Judge of the Probate Court
Limestone Co for said County hereby certify that the foregoing
Lien was filed in my office for record Aug 4 1869 and was duly
recorded August 6 1869 in Deed Book 13 page 142
Joshua P. Cowan Judge

J M McKinney
To Lien
R B Peebles of

State of Alabama Limestone County
This instrument witnesseth that I John McKinney
of the Limestone County State of Alabama for and in
consideration of One hundred and fifty dollars in supplies
this day advanced bona fide to me and to be advanced to
me as they may become necessary by Robt B Peebles of to
enable me to make and secure my crop for the year of 1869 on
the East Shos Pih place and without which I could not make
and secure said crop I hereby give them a lien upon said crop
and also upon the following property viz: One very large bay
horse said to be about eleven years old and one single horse
spring wagon and power of sale in case of default for the
certain payment of the same on or before the first day of
December 1869 according to Section 1858 of the Revised Code
of Alabama
Stump 50 John M McKinney

State of Ala 3 I Joshua P. Cowan Judge of the Probate Court
Limestone Co for said County hereby certify that the foregoing
Lien was filed in my office for record Aug 4 1869 and was duly
recorded August 6 1869 in Deed Book 13 page 142
Joshua P. Cowan
Judge

J B Nation
To Lien
R B Peebles of

State of Alabama Limestone County
This instrument witnesseth that I Thomas B
Nation of Limestone County State of Alabama for and in
consideration of One hundred and fifty dollars in supplies
this day advanced bona fide to me and to be advanced to me as
they become necessary by R B Peebles of to enable me to make
and secure my crop for the year of 1869 on the Walter King place
and without which I could not make and secure said crop. I hereby
give them a lien upon said crop and also upon the following
July 16 1869 and power of sale in case of default for the
certain payment of the same on or before the first day of November
1869 according to section 1858 of the Revised Code of Alabama
Witness
R B Rodgers Stamp 50

State of Ala 3 I Joshua P. Cowan Judge of the Probate Court
Limestone Co for said County hereby certify that the foregoing
Lien was filed in my office for record August 4 1869 and was
duly recorded same August 6 1869 in Deed Book 13 page 143
Joshua P. Cowan Judge

Thos G Morgan et al
To Lien
R B Peebles of

State of Alabama Limestone County
This instrument witnesseth that we Thos G Morgan
et al of Limestone County State of Alabama
for and in consideration of the sum of four hundred
and dollars in supplies this day advanced bona fide to us
and to be advanced to us as they may become necessary
by Robt B Peebles of to enable us to make and secure
our crop for the year of 1869 on the Mary Walter place and
without which we could not make and secure said crop. We
hereby give them a lien upon said crop and also upon the
following property viz: One medium sized bay horse male
supposed to be about 12 years old one medium sized bay
horse said to be four years old and power of sale in case of
default for the certain payment of the same on or before the
first day of December 1869 according to section 1858 of the
Revised code of Alabama Given under our hands and seals at
Morgansville Ala July twelfth Eighteen hundred and sixty nine
Witness
Stump 50 J G Morgan et al

State of Ala 3 I Joshua P. Cowan Judge of the Probate Court
Limestone Co for said County hereby certify that the foregoing
Lien was filed in my office for record Aug 4 1869 and was duly
recorded August 6 1869 in Deed Book 13 page 143
Joshua P. Cowan Judge

C Gannett
To Lien
R B Peebles of

State of Alabama Limestone County
This instrument witnesseth that I Cornelius Gannett
of Limestone County State of Alabama for and in con-
sideration of the sum of One hundred and fifty dollars
in supplies this day advanced bona fide to me and to be advanced
to me as they may become necessary by Robt B Peebles of
to enable me to make and secure my crop for the year of 1869

Satisfied in full July 31 1870
D.D. Overman

on the O'macklin place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: One black horse medium size and said to be about seven years old and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to Section 1858 of the Revised Code of Alabama, Given under my hand and seal at Morrisville Ala this the tenth day of July Eighteen hundred and sixty nine
Stamps 50 *Garrett* *End*

Witness H. S. Peck
State of Ala. Joshua Roman Judge of the Probate Court for said County hereby certify that the foregoing deed was filed in my office for record Aug 4 1869 and duly recorded Aug 6 1869 in Deed Book 13 page 144
Joshua Roman Judge P.C.

Thomas Pette
To Lien
P.C. Public for
Satisfied in full
Recd 30 1869
D.D. Overman

This instrument witnesseth that I Thomas Pette of Limestone County State of Alabama for and in consideration of One Hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Robt P. Peckles of me to make and secure my crop for the year of 1869 on the James Pette place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property: One steer wagon One iron gray horse medium size and about six years old One cow and calf and four work oxen and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to Section 1858 of the Revised Code of Alabama, Given under my hand and seal at Morrisville Ala this the thirteenth day of June Eighteen hundred and sixty nine
Witness H. S. Peck Stamps 50 Thomas Pette *End*
State of Ala. Joshua Roman Judge of the Probate Court for said County hereby certify that the foregoing deed was filed in my office for record Aug 4 1869 and was duly recorded August 6 1869 in Deed Book 13 page 144
Joshua Roman Judge P.C.

Gordon John Daily
To Lien
H. S. Peck
Witness
L. H. Taylor

On or before the first day of December next we or either of us promise to pay H. S. Peck (in a spring wagon) one bird one sheep and stock horses or to make the above payment bona fide Given under our hands and seals this 31st day July 1869
Gordon John Daily *End*
John Daily *End*
Stamps 50

State of Ala. Joshua Roman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record August 6 1869 and was duly recorded same day in Deed Book 13 page 144
Joshua Roman Judge P.C.

James Atkinson
To Lien
H. S. Peck
Witness
Stamps 50

This instrument witnesseth that I James Atkinson of Limestone County State of Alabama for and in consideration of Twenty five Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by H. S. Peckles to enable me to make and secure my crop for the year of 1869 on the Malone place and without which I could not make and secure said crop I hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to Section 1858 of the Revised Code of Alabama 1st July 1869
James Atkinson *End*

State of Ala. Joshua Roman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record August 6 1869 and was duly recorded same day in Deed Book 13 page 145
Joshua Roman Judge P.C.

Peter Malone
To Lien
H. S. Peck
Witness
Stamps 50

This instrument witnesseth that I Peter Malone of Limestone County State of Alabama for and in consideration of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by H. S. Peckles to enable me to make and secure my crop for the year of 1869 on the Malone place and without which I could not make and secure said crop I hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to Section 1858 of the Revised Code of Alabama 20 July 1869
Peter Malone *End*

State of Ala. Joshua Roman Judge of the Probate Court for said County hereby certify that the foregoing deed was filed in my office for record August 6 1869 and was duly recorded same day in Deed Book 13 page 145
Joshua Roman Judge P.C.

Sanders Register
To Deed
D. Moore
Witness
Stamps 50

This indenture made this 19th day of April in the year of our Lord One thousand Eight hundred and sixty nine between Sanders Register of the fourth Chancery District of the State of Alabama of the first part and Letitia Moore of the second part. Whereas in pursuance of decree of the Chancery Court for the fourth District of the Northern Division of the State of Alabama rendered at the May term thereof begun and held on the twenty sixth day of

may 1868 in a cause then pending therein between Letitia O'more Estate of John E. Moore dead complainant and Bayle O. Humphrey defendants the said Austin Sanders Register of said Chancery District and party of the first part to these presents in pursuance of the said order and decree of the said Court of Chancery having first given notice of the time and place of sale by advertisement published for thirty days in the "Athens Weekly Post" a weekly news paper printed and published in the town of Athens in said District did on Monday the nineteenth day of April 1869 proceeded to sell the lands hereinafter particularly described at public auction at the Court House in Athens to the highest bidder for cash at which sale the same was struck off to Letitia O'more party of the second part to these presents at and for the sum of Eight thousand Dollars that being the highest sum bid for the same.

Now therefore this Indenture witnesseth that the said Austin Sanders Register in Chancery do advise in order to carry into effect said sale so made as aforesaid in consideration of the premises and of the said sum of Eight thousand paid at the time of the execution thereof by the said party of the second part the receipt whereof is hereby acknowledged first granted bargain and sold released released conveyed and confirmed and by these presents doth grant bargain and sell alien release convey and confirm unto the said party of the second part and to her heirs and assigns forever all the right title and interest at law or in equity which the parties to said sale had or have in and to the following described lands to wit: The S.W. 1/4 of the N.W. 1/4 of Section one containing 40 acres, the whole of Section two containing 640 acres, the E. 1/2 of the S.E. 1/4 of Section three containing 80 acres, the W.E. 1/4 of Section eleven containing 160 acres and the N. 1/2 of the N.W. 1/4 of Section eleven containing 120 acres making in all 1040 acres all in Township 4 Range 5 West 6 in the county of Limestone State of Alabama together with all and singular the rights members and privileges hereditaments and appurtenances together with all and singular thereto belonging or in anywise appertaining to her and to hold the same unto the said party of the second part her heirs and assigns forever. In witness whereof the said Austin Sanders Register in Chancery as aforesaid hath hereunto set his hand and seal the day and year first above written.

Stamps \$8.00

A. Sanders Esq.
Register Chancery Court

The State of Alabama Before me Joseph O'more
Limestone County Clerk of the Circuit Court for
said County and State personally appeared Austin Sanders

Register of the 4th Chancery District of the Northern Chancery Division of the State of Alabama composed of the County of Limestone and who is known to me and who acknowledged before me on this day that having informed of the contents of the within conveyance he executed the same freely and voluntarily for the purposes therein specified on the day the same were date. Given under my hand April 19th 1869

J. O'more Clerk
State of Ala. J. Joshua Ploman Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing conveyance was filed in my office for record Aug 9th 1869 and was duly recorded same day in Dec Book 13 pages 145-146 & 147
Joshua Ploman Judge Prob

J. W. Robertson of this Instrument witnesseth that I Jos W. Robertson of Limestone County State of Alabama for and in consideration of the sum of two hundred and fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Robt B. Peables of the same to enable me to make and secure my crop for the year of 1869 on the Fitch Fitcher place and without which I could not make and secure said crop I hereby give them a lien upon the following property to wit: one bale of cotton of the crop of 1869 and one small horse known as Chester eight years old and about seven hands high and one mare colored mare made about fifteen hands high and about eight or nine years old and power of sale in case of default for the certain payment of the same on or before the fifteenth day of November 1869 according to Section 1858 of the Revised Code of Alabama. Witness my hand and seal this the fourth day of August 1869

Stamps 50
Robt B. Peables
Jos W. Robertson

State of Ala. J. Joshua Ploman Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing Lien was filed in my office for record Aug 9th 1869 and was duly recorded Aug 17th 1869 in Dec Book 13 page 147
Joshua Ploman Judge Prob

Wm. J. Warren of this Instrument witnesseth that we William Jordan & Linn Warren of Limestone County State of Alabama for and in consideration of the sum of seven hundred and fifty (750) dollars in supplies this day advanced bona fide to us and to be advanced to us as they become necessary by Robt B. Peables of the same to enable us to make and secure our crop for the year of 1869 on the Woodroof place and without which we could not make and secure said crop we hereby give them a lien upon said crop and also upon the following - and power of sale

Satisfied July 31st 1870
J. W. Robertson

Satisfied in full
July 14 1871
J. W. Robertson

in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama. Done at Morrisville Ala Aug 6th 1869

Wm Woodroof Stamp 50^c Joshua Ploman
He & Peble

State of Ala I Joshua Ploman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 9th 1869 and was duly recorded Aug 17th 1869 in Deed Book 13 page 147 & 148
Joshua Ploman Judge PB

Cargo & Reid I This instrument witnesseth that we Williamson & Co
To Lien I Cargo & R. A. Reid of Limestone County State of
R. B. Peble I Alabama for and in consideration of the sum of two hundred dollars in supplies this day advanced bona fide to us and to be advanced to us as they became necessary by Robt B Peble & for merchants in the town of Morrisville to enable us to make and secure our crop for the year of 1869 on the Walton Spring place and without which we could not make and secure said crop we hereby gave them a lien upon said crop and also upon the following - And power of sale in case of default for the certain payment of the same on or before the first day of November 1869 according to the Section 1858 of the Revised Code of Alabama Witness our hands and seals this the thirtieth day of July Eighteen hundred and sixty nine
R. B. Peble seal
Williamson & Co seal
Cargo seal

State of Ala I Joshua Ploman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 9th 1869 and was duly recorded Aug 17th 1869 in Deed Book 13 page 148.
Joshua Ploman Judge PB

E. V. Williams I Received Athens Ala August 10th 1869 of Turner & Sturtevant
To Lien I Turner & Sturtevant Forty Dollars being an advance upon my present growing crops of cotton and corn which I accept and acknowledge as a lien upon said crops same being necessary to enable me to cultivate and develop said crops.

Stamp 50^c E. V. Williams
State of Ala I Joshua Ploman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 10th 1869 and was duly recorded Aug 17th 1869 in Deed Book 13 page 148
Joshua Ploman Judge PB

Thomas Gilbert I Received Athens Ala August 10th 1869 of Turner & Sturtevant
To Lien I Turner & Sturtevant One hundred & thirty four 37.00 Dollars being an advance upon my present growing crops of corn and cotton which I accept and acknowledge as a lien upon said crops same being necessary to enable me to cultivate and develop said crops.

Stamp 50^c Thomas Gilbert
State of Ala I Joshua Ploman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 10th 1869 and was duly recorded Aug 17th 1869 in Deed Book 13 page 149
Joshua Ploman Judge PB

H. C. Pitt I Received Athens Ala August 9th 1869 of Turner & Sturtevant
To Lien I Turner & Sturtevant One hundred and fifty six 156.00 Dollars being an advance upon my present growing crops of cotton which I accept and acknowledge as a lien upon said crop same being necessary to enable me to cultivate and develop said crops of cotton.

Stamp 50^c H. C. Pitt
State of Ala I Joshua Ploman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 10th 1869 and was duly recorded Aug 17th 1869 in Deed Book 13 page 149
Joshua Ploman Judge PB

P. G. Malcom I Received Athens Ala August 9th 1869 of Turner & Sturtevant
To Lien I Turner & Sturtevant Fifty six 56.00 Dollars being an advance upon my present growing crops of corn and cotton which I accept and acknowledge as a lien upon said crops same being necessary to enable me to cultivate and develop said crops.

Stamp 50^c P. G. Malcom
State of Ala I Joshua Ploman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record August 10th 1869 and was duly recorded Aug 17th 1869 in Deed Book 13 page 149
Joshua Ploman Judge PB

P. Henderson I Received Athens Ala August 8th 1869 of Turner & Sturtevant
To Lien I Turner & Sturtevant One hundred and Eleven 111.00 Dollars being an advance upon my present growing crops of corn and cotton which I accept and acknowledge as a lien upon said crops said advance being necessary to enable me to cultivate and secure the same.

Stamp 50^c P. Henderson
State of Ala I Joshua Ploman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 10th 1869 and was duly recorded August 17th 1869 in Deed Book 13 page 149.
Joshua Ploman Judge PB

Satisfied in full
March 3, 1870
R. B. Peble

J. W. Owen
To Him
Received Altho Aug August 4th 1869 of Farmer
Stewell Two Hundred and sixty four \$264.00 Dollars
being an advance upon my present growing crop of
cotton which I accept and acknowledge as a lien upon
the same said advance being necessary to enable me to
cultivate and secure said crop

9

Stamp 50
I, Joshua Ploman Judge of the Probate Court for
State of Ala. & Limestone County hereby certify that the foregoing
lien was filed in my office for record Aug 11th 1869 and was duly
recorded Aug 17th 1869 in Deed Book 13 page 150
Joshua Ploman Judge P.C.

J. W. Owen
To Him
Received Altho Aug August 8th 1869 of Farmer
Stewell Fifty Six \$56.00 Dollars being an advance
upon my present growing crop of cotton which
I accept and acknowledge as a lien upon said crop said
advance being necessary to enable me to cultivate and
secure said crop.

Stamp 50
I, Joshua Ploman Judge of the Probate Court
for said County hereby certify that the
foregoing lien was filed in my office for record Aug 10th 1869
and was duly recorded Aug 14th 1869 in Deed Book 13 page 150.
Joshua Ploman Judge P.C.

A. C. Hime
To Him
Received Altho Aug August 9th 1869 of Farmer
Stewell Eighty three \$83.00 Dollars being an advance
upon my present growing crops of corn and cotton
which I accept and acknowledge as a lien upon said crops
said advance being necessary to enable me to cultivate and develop
same

Stamp 50
I, Joshua Ploman Judge of the Probate Court
for said County hereby certify that the foregoing
lien was filed in my office for record Aug 9th 1869 and was
duly recorded Aug 14th 1869 in Deed Book 13 page 150
Joshua Ploman Judge P.C.

Robert Donnell
To Him
Received Altho Aug August 11th 1869 of Farmer Stewell
Five Hundred & thirty eight \$538.00 Dollars being an
advance upon my present growing crops of corn and
cotton which I accept and acknowledge as a lien upon
said crops same being necessary to enable me to cultivate and
develop them

Stamp 50
I, Joshua Ploman Judge of the Probate Court for said
County hereby certify that the foregoing lien was filed in
my office for record Aug 11th 1869 and was recorded Aug 17th 1869 in Deed
Book 13 page 150 Joshua Ploman Judge P.C.

J. G. Huley
To Him
State of Alabama Limestone County June 13th 1869
On or before the 1st day of December next I promise
to pay to J. W. Donnell or order the sum of Forty Dollars
for value received of them in money advanced to me by them to procure
the necessary provisions to enable me to make a crop the present
year said advance is obtained by me bona fide for the
purpose of making a crop and without such advance it would not be
in my power to make a crop. Therefore said advance is hereby acknow-
ledged and made a lien on my crop for the present year. Witness
my hand and seal date above written J. G. Huley Seal

Stamp 50
I, Joshua Ploman Judge of the Probate Court for said
County hereby certify that the foregoing lien was filed in
my office for record August 11th 1869 and was duly recorded Aug 17th
1869 in Deed Book 13 page 151

Joshua Ploman Judge P.C.

Ben Robinson
To Him
State of Alabama Limestone County August 2nd 1869
On or before the 1st day of December next I promise to
pay to J. W. Donnell or order fifty Dollars value
received of them in money advanced to me by them to procure the
necessary provisions to enable me to make a crop for the present
year said advance is obtained by me bona fide for the purpose
of making a crop and without said advance it would not be in
my power to make a crop therefore said advance is hereby acknow-
ledged and made a lien on my crop this year. Witness my hand and
seal date above written Ben Robinson Seal

Stamp 50
I, Joshua Ploman Judge of the Probate Court for
said County hereby certify that the foregoing lien
was filed in my office for record August 11th 1869 and was duly
recorded August 17th 1869 in Deed Book 13 page 151
Joshua Ploman Judge P.C.

Randal Hime
To Him
J. W. Donnell
This Instrument witnesses that I Randal Hime and
J. W. Donnell of Limestone County State of Alabama for and in consideration
of Two Hundred dollars in supplies this day advanced
bona fide to me and to be advanced to me as they may become
necessary by J. W. Donnell to enable me to make and secure my
crop for the year of 1869 on the Poplar Mount place and with-
out which I could not make and secure said crop I hereby give
them a lien upon said crop and also upon the following property
a certain Clay bank near about five years old & my share of
crop grown this year on the said Poplar Mount place and power
of sale in case of default for the entire payment of the same
on or before the first day of January 1870 according to
the Section 1858 of the Revised Code of Alabama. Witness
my hand and seal this 30th day of July 1869
Randal Hime Seal
E. P. Rice

State of Ala. 3 Joshua P. Roman Judge of the Probate Court
 Louisiana Co 3 for said County hereby certify that the foregoing
 Lien was filed in my office for record Aug 11th 1869 and was duly
 recorded Aug 14th 1869 in Deeds Book 13 page 151
 Joshua P. Roman Judge P.C.

Wm J Davidson 3 State of Alabama Madison County.
 To Lien 3 With interest from date I promise to pay Toney &
 Toney & Grantland 3 Grantland or order Twenty five dollars for value
 received in money advanced to me by them to purchase necessary
 provisions to enable me to make a crop for the present
 year. said advance is obtained by me bona fide for the
 purpose of making a crop and without such advance
 it would not be in my power to procure the necessary
 provisions to make a crop and said advance is hereby
 acknowledged as and made a lien on my crop this
 year. Witness my hand and seal this 17th day of July 1869
 Attest Stamp 5c William J Davidson Esq

Harrie Toney 3
 State of Ala 3 Joshua P. Roman Judge of the Probate Court
 Louisiana Co 3 for said County hereby certify that the foregoing
 Lien was filed in my office for record Aug 11th 1869 and was duly
 recorded Aug 18th 1869 in Deeds Book 13 page 152
 Joshua P. Roman Judge P.C.

Chas Binfred 3 State of Alabama Madison County. With interest
 To Lien 3 from date I promise to pay Toney & Grantland or order
 Toney & Grantland 3 Fifty Dollars for value received in money advanced
 to me by them to purchase necessary provisions to enable me
 to make a crop for the present year. said advance is obtained
 by me bona fide for the purpose of making a crop and without
 such advance it would not be in my power to procure
 the necessary provisions to make a crop and said advance is
 hereby acknowledged as and made a lien on my crop
 this year. Witness my hand and seal this 17th day of July 1869
 Attest Stamp 5c Charles Binfred Esq

Harrie Toney 3
 State of Ala 3 Joshua P. Roman Judge of the Probate Court
 Louisiana Co 3 for said County hereby certify that the foregoing
 Lien was filed in my office for record Aug 11th 1869 and was duly
 recorded Aug 18th 1869 in Deeds Book 13 page 152
 Joshua P. Roman Judge P.C.

Wm Teynell 3 State of Ala Madison County. With interest from
 To Lien 3 date I promise to pay Toney & Grantland or order
 Toney & Grantland 3 One hundred & fifty Dollars for value received in
 money advanced to me by them to purchase necessary provisions
 to enable me to make a crop for the present year said
 advance is obtained by me bona fide for the purpose of

making a crop and without such advance it would not be in
 my power to procure the necessary provisions to make a crop and
 said advance is hereby acknowledged as and made a lien on my
 crop this year. Witness my hand and seal this 24th day of July 1869
 Attest Stamp 10c Wm Teynell Esq

Harrie Toney 3
 State of Ala 3 Joshua P. Roman Judge of the Probate Court for said
 Louisiana Co 3 County hereby certify that the foregoing Lien was filed
 in my office for record August 11th 1869 and was duly recorded Aug
 18th 1869 in Deeds Book 13 page 153
 Joshua P. Roman Judge P.C.

John F Shore 3 State of Alabama Madison County. With interest from
 To Lien 3 date I promise to pay Toney & Grantland or order Twenty
 Toney & Grantland 3 five dollars for value received in money advanced to me
 by them to purchase necessary provisions to enable me to make
 a crop for the present year said advance is obtained by me bona
 fide for the purpose of making a crop and without such advance
 it would not be in my power to procure the necessary provisions
 to make a crop and said advance is hereby acknowledged as and
 made a lien on my crop this year. Witness my hand
 and seal this 26th day of July 1869
 Attest Stamp 5c John F Shore Esq

State of Ala 3 Joshua P. Roman Judge of the Probate Court for said
 Louisiana Co 3 County hereby certify that the foregoing Lien was filed
 in my office for record August 11th 1869 and was duly recorded Aug 18th
 1869 in Deeds Book 13 page 153
 Joshua P. Roman Judge P.C.

Edmund Woodrough 3 State of Alabama Madison County. With interest from
 To Lien 3 date I promise to pay Toney & Grantland or order
 Toney & Grantland 3 Fifty Dollars for value received in money advanced
 to me by them to purchase necessary provisions to enable me to
 make a crop for the present year said advance is obtained by
 me bona fide for the purpose of making a crop and without
 such advance it would not be in my power to procure the necessary
 provisions to make a crop and said advance is hereby acknowledged
 as and made a lien on my crop this year. Witness my hand
 and seal this 7th day of August 1869
 Attest Stamp 5c Edmund Woodrough Esq

Harrie Toney 3
 State of Ala 3 Joshua P. Roman Judge of the Probate Court
 Louisiana Co 3 for said County hereby certify that the foregoing
 Lien was filed in my office for record August 11th 1869 and was
 duly recorded August 18th 1869 in Deeds Book 13 page 153
 Joshua P. Roman Judge P.C.

W A Russell 3 Contract between W A Russell and laborers on farm
 Contract with 3 for 1869 1st W A Russell agrees to furnish land tools
 &c

or team the laborers to feed themselves & the team
 2. undersigned laborers agree to do good and faithful work
 to cultivate the crop well & to gather it in reasonable
 season - & if they fail so to do then said Russell shall employ
 the necessary help at their expense. Crops to be housed & cotton
 ginned & prepared for market by the 25th December
 and all stock dying or being injured by neglect or bad treat-
 ment to be paid for out of their share of the crop & for the
 first security of said Russell a lien with power of sale is
 hereby created on our share of the crop to pay for all such
 supplies as said Russell has advanced & will advance to enable
 us to make a crop & we moreover certify that without such
 advances we could not have made or gathered the crop
 & all articles of this contract being completed each one
 half of every thing made goes to said Russell & one half
 to the undersigned laborers. Witness our hands & seals

Alfred	3	George W. Shannon	W. H. Russell
J. P. Donnell	3	Wm. Jones	J. H. Davis
	3	Robt. Smith	Edd. Davis
	3	Frank Smith	Samuel H. Myatt
	3	John Lawrence	Edd. Davis
	3	Tom Jones	Charles Edwards
	3	John Jones	Grandison Jones
	3	Adam Jones	Henry H. Howard
	3	Fred Jones	Wiley Jones
	3	Richard Jones	Samuel McDonald
	3	James Allison	Wm. Whitlock
	3	Wm. Jones	John Thompson
	3	Wm. Jones	Pier Jones
	3	Wm. Jones	Buck Jones

State of Ala. 3 I Joshua P. Roman Judge of the Probate
 Court for said County hereby certify that the
 foregoing Contract was filed in my office for record Aug 18th 1869
 & was duly recorded August 18th 1869 in Book 13 page
 153 & 154
 Joshua P. Roman
 Judge

J. G. Brackeen 3 This instrument witnesseth that I J. G. Brackeen
 of Limestone County State of Alabama for and in consid-
 eration of sum of Twenty five dollars in supplies this
 day advanced bona fide to me and to be advanced to me
 as they may become necessary by Twitty & Walpole to enable
 me to make and secure my crop for the year of 1869 on
 the Johnson place & Common place and without which I
 could not make and secure said crop & hereby give them a lien
 upon said crop and also upon the following - and power of
 sale in case of default for the certain payment of
 the same on or before the first day of January 1870

according to section 1858 of the Revised Code of Alabama This the
 5th July 1869 Stamp 50 J. G. Brackeen Seal
 Witness W. H. Russell
 State of Ala. 3 I Joshua P. Roman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing Lien was filed
 in my office for record August 18th 1869 and was duly recorded Aug 19th
 1869 in Book 13 page 154 & 155
 Joshua P. Roman Judge

W. C. Lundy 3 This instrument witnesseth that I W. C. Lundy of Limestone
 County State of Alabama for and in consideration of Forty
 Twitty & Walpole 3 dollars in supplies this day advanced bona fide to me and
 to be advanced to me as they may become necessary by Twitty &
 Walpole to enable me to make and secure my crop for the year of
 1869 on the Murchison place and without which I could not make
 and secure said crop & hereby give them a lien upon said crop and
 also upon the following - and power of sale in case of default
 for the certain payment of the same on or before the first day of
 January 1870 according to Section 1858 of the Revised Code of Alabama
 June 19th 1869 Stamp 50 W. C. Lundy Seal
 Witness W. C. Lundy
 State of Ala. 3 I Joshua P. Roman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing Lien was filed
 in my office for record August 18th 1869 and was duly recorded August
 19th 1869 in Book 13 page 155
 Joshua P. Roman Judge

John Lundy 3 This instrument witnesseth that I John Lundy of
 Limestone County State of Alabama for and in consideration
 of Forty Twitty & Walpole 3 dollars in supplies this day advanced bona fide
 to me and to be advanced to me as they may become necessary
 by Twitty & Walpole to enable me to make and secure my crop
 for the year of 1869 on my own place and without which I
 could not make and secure said crop & hereby give them a
 lien upon said crop and also upon one wagon and power of sale
 in case of default for the certain payment of the same on or
 before the first day of January 1870 according to Section 1858 of
 the Revised Code of Alabama This July 5th 1869
 Witness Solomon Lundy Seal
 Thomas E. Murchison

State of Ala. 3 I Joshua P. Roman Judge of the Probate Court
 for said County hereby certify that the foregoing
 Lien was filed in my office for record Aug 18th 1869 and was
 duly recorded Aug 19th 1869 in Book 13 page 155
 Joshua P. Roman Judge

J. Piper 3 This instrument witnesseth that I Phillip Piper
 of Limestone County State of Alabama for and in consid-
 eration of 34.95 dollars in supplies this day advanced bona

file to me and to be advanced to me as they may become necessary by Twitty & Walpole to enable me to make and secure my crop for the year of 1869 on the John place and without which I could not make and secure said crop. I hereby give them a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama this 9th day of July 1869. *Stump 50* Phillips *in* Pipes *and* Walpole *clerk* *Stump*

State of Ala. Joshua P. Roman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record Aug 13 1869 and was duly recorded Aug 19 1869 in Deed Book 13 page 155 & 156. Joshua P. Roman Judge *clerk*

Pleasant Lundy This Instrument witnessed that I Pleasant Lundy of Limestone County State of Alabama for and in consideration of the sum of Forty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Twitty & Walpole to enable me to make and secure my crop for the year of 1869 on the Limestone place and without which I could not make and secure said crop. I hereby give them a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama this 21st day of June 1869. *Stump 50* Pleasant Lundy *and* Walpole *clerk*

State of Ala. Joshua P. Roman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record Aug 13 1869 and was duly recorded Aug 19 1869 in Deed Book 13 page 156. Joshua P. Roman Judge *clerk*

Amos Hult This Instrument witnessed that I Amos Hult of Limestone County State of Alabama for and in consideration of the sum of Thirty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Twitty & Walpole to enable me to make and secure my crop for the year of 1869 on the Townsend place and without which I could not make and secure said crop. I hereby give them a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama this 7th day of July 1869. *Stump 50* Amos Hult *and* Walpole *clerk*

State of Ala. Joshua P. Roman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record Aug 13 1869 and was duly recorded Aug 19 1869 in Deed Book 13 page 156. Joshua P. Roman Judge *clerk*

W. P. Starnett This Instrument witnessed that I W. P. Starnett of Limestone County State of Alabama for and in consideration of the sum of Thirty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Twitty & Walpole to enable me to make and secure my crop for the year of 1869 on the Johnson place and place and without which I could not make and secure said crop. I hereby give them a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama this 8th July 1869. *Stump 50* W. P. Starnett *and* Walpole *clerk*

State of Ala. Joshua P. Roman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record Aug 13 1869 and was duly recorded Aug 19 1869 and was duly recorded in Deed Book 13 page 157. Joshua P. Roman Judge *clerk*

The State of Alabama. This agreement made and entered into this 10th day of Limestone County April A.D. 1869 between William M. Byrd Trustee for Benjamin L. Allen, Maria L. Allen, Sallie Allen, and James M. Allen under a Deed made by their Father William F. Allen, deceased, late of said County, now deceased, and S. Roseman & Brother of said County, Witnesseth that the said William M. Byrd as Trustee as aforesaid has this day leased unto the said Roseman & Brother, all the lands owned by him as Trustee as aforesaid in Lot number fourteen in the Town of Athens in said County and commonly known as the "Malone Drug Store lot" for the term of six years at the rate of Two Hundred Dollars per annum to be paid quarterly in advance in equal installments; and the said Roseman & Brother on their part agree to pay said rent punctually as above stated and stipulated and to put up on said lot of land a Brick Store House; and at the expiration of this lease the said William M. Byrd as Trustee as aforesaid shall have the privilege of taking said store house at the cost of building, the cost to be reduced to the value of said lot at the time said house is built; and if the said William M. Byrd as Trustee or in case of his death or absence, the said Children of William F. Allen, dec'd or any of them, should be unable to take said Store House and shall decline to do so for thirty days after the expiration of this lease at the cost as above set forth and to pay the same to the said Roseman & Brother within said thirty days then the said S. Roseman & Brother shall be entitled to said lot and house upon the payment of Twelve Hundred Dollars in gold to the said Trustee or in his absence to said Children. It is agreed that the first payment for rent shall be due and payable as soon as the lot is vacated or possession is delivered to said Roseman & Brother and quarterly thereafter as above provided, and said Roseman & Brother agree to pay all taxes and

changes on said lot and house that may be assessed against the same during the term of this lease and it is agreed that the said lot & house shall stand as a security for the payment of said rent and said twelve hundred dollars and a lien on them is hereby retained for the payment of said sums of money; and upon the payment of said rent and said twelve hundred dollars in case said Trustee or Children shall fail to pay for the Store House as above stipulated then the said Trustee or said Children agree to carry back title as is noted in them by said deed of Wm Allen deed to said William M Byrd Trustee. The cost of the building of said Store House shall be agreed on as soon as the same is built and if the parties hereto should disagree as to the value thereof in gold then the parties shall choose two disinterested persons & they shall choose a third and a majority of the three agreeing on the value shall be conclusive on the parties & the referee shall furnish each party with a copy of their award signed by them or a majority of them and if either of the parties should fail for ten days to appoint a referee under this agreement after the other party has given notice of the appointment of one on his part, then the referee appointed shall appoint one for such defaulting party and the two shall appoint a third referee and the award of all or a majority of such referees shall be conclusive on the parties. In witness whereof we have hereunto set our hands and seals this day and year above written.

Stamp 40c
J. Roseman & Co. Secy
Wm Byrd as Trustee as aforesaid

State of Ala. I Joshua R. Brown Judge of the Probate Court for Limestone County hereby certify that the foregoing agreement was filed in my office for record August 16th 1869 and was duly recorded August 19th 1869 in Deed Book 13 page 158.

Joshua R. Brown Judge P.B.

John M. Flannigan & This Instrument witnesses that John M. Flannigan of Limestone County State of Alabama for and in consideration of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. Farmer to enable me to make and secure my crop for the year of 1869 on the Luck Poyer place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz 1 bay mare aged about eight years three hind cattle and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to section 1558 of the Revised Code of Alabama August 10th 1869.

Witness
Stamp 50 John M. Flannigan

The within Lien is satisfied in full Dec 10th 1869.
J. P. Farmer

State of Ala. I Joshua R. Brown Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record August 17th 1869 and was duly recorded August 19th 1869 in Deed Book 13 page 158.

Joshua R. Brown Judge P.B.

Calvin Martin & This Instrument witnesses that I Calvin Martin of Limestone County State of Alabama for and in consideration of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. Farmer to enable me to make and secure my crop for the year of 1869 on the Capt. Bann place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one yoke new aged about five years one or waggon two cows & calves and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1558 of the Revised Code of Alabama August 12th 1869.

Witness J. P. Roseman Stamp 50 Calvin Martin
State of Ala. I Joshua R. Brown Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record Aug 17th 1869 and was duly recorded August 19th 1869 in Deed Book 13 page 159.

Joshua R. Brown Judge P.B.

D. H. Chambers & This Instrument witnesses that I D. H. Chambers of Limestone County Alabama for and in consideration of the sum of Twenty five Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. Farmer to enable me to make and secure my crop for the year of 1869 on the Stafford place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1870 according to Section 1558 of the Revised Code of Alabama.

Witness J. P. Farmer Stamp 50 D. H. Chambers
State of Ala. I Joshua R. Brown Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record August 17th 1869 and was duly recorded Aug 19th 1869 in Deed Book 13 page 159.

Joshua R. Brown Judge P.B.

The within Lien is paid in full Dec 10th 1869.
J. P. Farmer

Geo. L. Lupton & This Instrument witnesses that I George L. Lupton of Limestone County State of Alabama for and in consideration of the sum of Fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Farmer my client.

Satisfied in full Dec 3rd 1869

S. P. Tanner

in the town of Athens to enable me to make good secure my crop for the year of 1868 on the McQueen place and without which I could not make and secure said crop and also upon the following following property viz One horse mule bay 12 years old 2 hogs and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to the Section 1858 of the Revised Code of Alabama Athens Ala July 30th 1869

Witness Stamp 50 George H. Lindbrook

State of Ala 3 Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 15th 1869 and was duly recorded Aug 20th 1869 in Deed Book 13 pages 159 & 160

Joshua P. Coman Judge P.B.

Joseph Holbert

To Lien

S. P. Tanner

This Instrument, witnesseth that I Joseph Holbert of Limestone County State of Alabama, for and in consideration of One Hundred Dollars in cash this day advanced bona fide to me, and to be advanced to me, as they may become necessary, by S. P. Tanner, Merchants in the town of Athens, to enable me to make and secure my crop for the year of 1869 on the — — — place, and without which I could not make and secure said crop. I hereby give them a lien upon said crop and also on the following property one grey mare and colt mare eight years old one dark brown grey fully aged four years, one bay horse aged six years one 2nd horse wagon, and power of sale, in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama, August 4th 1869

Witness

S. P. Tanner Stamp 50

State of Alabama 3 Joshua P. Coman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed in my Office for records August 16th 1869 and was duly recorded August 20th 1869 in Deed Book 13 Page 160

Joshua P. Coman Prob. Judge

J. W. Raney

To Lien

S. P. Tanner

This instrument witnesseth that I John W. Raney of Limestone County State of Alabama for in consideration of the sum of One hundred & fifty Dollars in cash this day advanced bona fide to me and to be advanced to me as they may become necessary by S. P. Tanner Merchants in the town of Athens, to enable me to make and secure my crop for the year 1869 on the — — — place and without which I could not make and secure said crop. I hereby give them a lien upon said crop and also upon the following property one bay mare mule aged seven years old and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama August 16th 1869

Witness

S. P. Tanner

Stamp 50

J. W. Raney

State of Alabama 3 Joshua P. Coman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed in my office for record August 16th 1869 and was duly recorded Aug 20th 1869 in Deed Book 13 Page 160

Joshua P. Coman

Prob. Judge

John A. West 3
To Lien
S. P. Tanner

The within satisfied in full
Dec 24th 1869

S. P. Tanner

This Instrument witnesseth that I John A. West of Limestone County Alabama for and in consideration of Fifty Dollars in cash this day advanced bona fide to me and to be advanced to me as they may become necessary by S. P. Tanner Merchants in the town of Athens to enable me to make and secure my crop for the year of 1869 on the J. C. Hunter place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz One bay mule aged three years one grey mare aged about thirteen years and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama July 31st 1869

Witness S. P. Tanner Stamp 50 John A. West

State of Ala 3 Joshua P. Coman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed in my office for record Aug 16th 1869 and was duly recorded Aug 20th 1869 in Deed Book 13 pages 161

Joshua P. Coman Judge P.B.

Jim Wood

To Lien

S. P. Tanner

This Instrument witnesseth that I Jim Wood of Limestone County State of Alabama for and in consideration of One Hundred Dollars in cash this day advanced bona fide to me and to be advanced to me as they may become necessary by S. P. Tanner Merchants in the town of Athens to enable me to make and secure my crop for the year of 1869 on the J. C. Hunter place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property two brown mules 4 & 6 years one two horse wagon power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama Aug 7th 1869

Witness S. P. Tanner Stamp 50

State of Ala 3 Joshua P. Coman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed in my office for record Aug 16th 1869 and was duly recorded Aug 20th 1869 in Deed Book 13 page 161

Joshua P. Coman Judge P.B.

This Instrument witnesseth that I Arthur Penning of Limestone County State of Alabama for and in consideration of Fifty Dollars in cash this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Tanner Merchants in the town of Athens to enable me to make and secure my crop for the year of 1869 on the Vafers place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz one grey mule aged about ten years one sorrel mule about ten years and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama August 15th 1869

Witness S. P. Tanner Stamp 50

Arthur Penning

State of Ala. Joshua P. Cornum Judge of the Probate Court for
Limestone County hereby certify that the foregoing Lien
was filed in my office for record August 16th 1869 & was duly recorded
August 20th 1869 in Deed Book 13 page 161

Joshua P. Cornum Judge P.C.

A. L. Hargrove of Limestone County State of Alabama for and in consideration
To him of One Hundred dollars in supplies this day advanced bona
fide to me and to be advanced to me as they may become necessary
by H. F. Cartwright to enable me to make and secure my crop
for the year of 1869 on the Hargrove place and without which
I could not make and secure said crop I hereby give him a lien
upon the following one bale of lint cotton say to weigh 4 or
500 lbs and power of sale in case of default for the certain
payment of the same on or before the first day of December
1869 according to section 1858 of the Revised Code of Alabama
August 12th 1869 Stamp 50 Abner L. Hargrove End

Witness H. F. Cartwright
State of Ala. Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed
in my office for record Aug 19th 1869 & was duly recorded Aug 21st
1869 in Deed Book 13 page 162

Joshua P. Cornum Judge P.C.

Thomas Rochell of Limestone County State of Alabama for and in consideration
To him of Twenty dollars in supplies this day advanced bona
fide to me and to be advanced to me as they may become necessary
by H. F. Cartwright to enable me to make and secure my crop
for the year of 1869 on the Henderson place and without which
I could not make and secure said crop I hereby give him a
lien upon said crop and power of sale in case of default for
the certain payment of the same on or before the first day
of December 1869 according to section 1858 of the Revised Code of
Alabama August 11th 1869 Stamp 50 Thomas Rochell End

Witness H. F. Cartwright
State of Ala. Joshua P. Cornum Judge of the Probate Court
Limestone County hereby certify that the foregoing
Lien was filed in my office for record Aug 19th 1869 and was duly
recorded Aug 21st 1869 in Deed Book 13 page 162

Joshua P. Cornum Judge P.C.

A. L. Hargrove of Limestone County State of Alabama for and in consideration
To him of Three hundred thirty dollars in supplies this day
advanced bona fide to me and to be advanced to me as they may become necessary
by H. F. Cartwright of Limestone County State of Ala to enable me to make and

secure my crop for the year of 1869 on my place known
as the mill place in Limestone County State of Alabama & b
without which I could not make and secure said crop I hereby
give him a lien upon crop and power of sale in case of
default for the certain payment of the same on or before the
first day of December 1869 according to section 1858 of the
Revised Code of Ala Stamp 50 A. L. Hargrove End

Witness H. F. Cartwright
State of Ala. Joshua P. Cornum Judge of the Probate Court for
Limestone County hereby certify that the foregoing Lien
was filed in my office for record August 19th 1869 and was duly
recorded August 21st 1869 in Deed Book 13 page 162 & 163

Joshua P. Cornum Judge P.C.

A. L. Hargrove of Limestone County State of Alabama for and in consideration
To him of Two Hundred dollars in supplies this day advanced
bona fide to me and to be advanced to me as they may
become necessary by Jas. D. McWilliam to enable me to make
and secure my crop for the year of 1869 on the Hargrove place
and without which I could not make and secure said crop I
hereby give him a lien upon the following Two (2) Bales of
lint cotton each weighing four or five hundred lbs apiece
and power of sale in case of default for the certain payment
of the same on or before the first day of December 1869
according to section 1858 of the Revised Code of Alabama
August 5th 1869 Stamp 50 Abner L. Hargrove End

Witness H. F. Cartwright
State of Ala. Joshua P. Cornum Judge of the Probate Court
Limestone County hereby certify that the foregoing
Lien was filed in my office for record Aug 19th 1869 and was duly
recorded Aug 21st 1869 in Deed Book 13 page 163

Joshua P. Cornum Judge P.C.

E. P. Leatherwood of Limestone County State of Alabama for and in consideration
To him of (\$30.00) Thirty dollars in supplies this day advanced
bona fide to me and to be advanced to me as they may become
necessary by Russell Bros merchants in the town of Athens
to enable me to make and secure my crop for the year of
1869 on the same place and without which I could not make
and secure said crops I hereby give him a lien upon upon the
following (1) One bay mule 7 years old - Sound mare mule
(2) One & Horse wagon small and power of sale in case of default
for the certain payment of the same on or before the 15th day of December
1869 according to the Statute of 1858 of the Revised Code of Alabama
Athens Ala Aug 14th 1869 Stamp 50 E. P. Leatherwood
State of Ala. Joshua P. Cornum Judge of the Probate Court for
Limestone County hereby certify that the foregoing Lien

was filed in my office for record Aug 19th 1869 and was
duly recorded Aug 21st 1869 in Deed Book 13 page 163

Joshua P. Brown Judge P.

Geo W McKimney of the County of Limestone State of Alabama
do hereby certify that I know all men by these presents that I George W
McKimney of the County of Limestone State of Alabama
for and in consideration of the natural love and affection
I bear to my mother Mary R McKimney and for her better
maintenance support and comfort in her declining years
and under pecuniary necessities do this day give grant
assign transfer and confirm unto her the said Mary R
McKimney the following real and personal property to wit:
all that certain tract or parcel of land lying and being
in the town of Athens County of Limestone and State of Alabama
and known and described as follows to wit: bounded on the
north and west by the lands of Elizabeth Coleman on the
north by the Brown Ferry road and on the east by the lands
of R J Meacham and supposed to contain seven or eight acres
more or less one two horse wagon and harness one light
bay horse one dark brown mare and all
my interest in and claim to the accounts and evidences
of debt due the late firm of Kerenshaw and McKimney and
Kerenshaw McKimney & Vafar successors of the first men-
tioned firm and both mercantile firms heretofore doing
business in the town of Athens in said County and State
to have and hold the same to her sole and separate
use benefit and behoof free from and unincumbered with
the habitation claim or claims of all person or persons
or manner of person or persons whomsoever during her
natural life and after her death to the heirs of her body
upon condition however that the said Mary R McKimney
will pay off and discharge all just and lawful demands
and debts that are now outstanding against me the said
George W McKimney as a member of the aforesaid firms of
Kerenshaw McKimney and Kerenshaw McKimney & Vafar upon
a fair and proper settlement and coming up of the same
according to the terms and stipulations agreed upon and entered
into at the time the said mercantile partnerships commenced
or testimony whereof I the said George W McKimney
do hereby sign my name and affix my seal this the
18th day of August 1869

Stamp \$1
State of Alabama
Limestone County
I Joshua P. Brown Judge of the Court
of said County and State hereby
certify that Geo W McKimney who is known to me acknowl-
edged before me on this day that being informed of the
contents of the foregoing instrument he executed the same
freely and voluntarily on this day the same being duly given
under my hand this August 18th 1869 Joshua P. Brown Judge
of the Probate Court

State of Ala I Joshua P. Brown Judge of the Probate Court for
Limestone Co do hereby certify that the foregoing conveyance
was filed in my office for record Aug 19th 1869 and was duly recorded
Aug 21st 1869 in Deed Book 13 page 164 & 165
Joshua P. Brown Judge P.

Lands sold for Taxes on the 4th day of August
for Taxes 1869 by D A Cannon Tax Collector of Limestone Co

acres	Taxes	Costs	Per money
80 acres SE 1/4 of Sec 18 T1 R6 west of Sec 18 of Dec 18 T1 R6 west of Sec 18 Rufus Jackson and purchased by Wm B Walker	\$3.15	\$4.50	\$7.65
620 acres N 1/2 of SE 1/4 of Dec 33 T1 R6 west of of Dec 33. N 1/2 of SE 1/4 of Dec 4 T1 R6 of SE 1/4 of Dec 4 T1 R6 west of 118 acres off N part of SE 1/4 of Dec 34 SE 1/4 of of Dec 34 T1 R6 west with the exception of 20 acres off of SE corner of SE 1/4 of Dec 34 appraised to Geo W McGowan and purchased by J C Brown for	495	525	1020
80 acres SE 1/2 of SE 1/4 of Dec 24 T1 R3 west of Sec 24 T1 R3 appraised to C. J. Forbes and pur- chased by the State of Ala for	208	425	633
80 acres SE 1/2 of SE 1/4 of Dec 9 T1 R4 west of Sec 9 T1 R4 appraised to Rebecca Davis and purchased by R D Bridgforth	247 1/2	425	672 1/2
160 acres SE 1/4 of Dec 15 T1 R2 west of to J B Murrell purchased by J D B Elliot for	133	425	558
80 acres N 1/2 of SE 1/4 of Dec 9 T2 R3 west of Sec 9 T2 R3 appraised to Houston Morgan pur- chased by - Stroud for	83	325	408
240 acres SE 1/4 of Dec 15 T3 R6 N 1/2 of SE 1/4 of Dec 14 T3 R6 west of Sec 14 R B Allen & for by S. B. Harding & Hoke for	488	450	938
80 acres N 1/2 of SE 1/4 of Dec 9 T2 R6 west of Sec 9 T2 R6 appraised to Roland Davis & for by State of Ala for	233	425	758

D A Cannon Tax Collector of
Limestone County

State of Ala. Before me Joshua P. Coman Judge of Probate
 Limestone County I certify that said County personally appeared
 Daniel H. Cannon Tax Collector for said Co. and make
 oath that the within sheet contains a correct list of the
 property sold in said Co. for Taxes for the year 1868

Subscribed given to
 before me this Aug 21st 1869

D. H. Cannon T. C.

Joshua P. Coman Judge P. B.

State of Ala. Before me Joshua P. Coman Judge of the Probate Court
 Limestone County I hereby certify that the foregoing
 list of lands sold for Taxes for the year 1868 was duly recorded
 in my office August 21st 1869 in Deed Book 13 pages 165 & 166

Joshua P. Coman Judge P. B.

Thos. S. Tacey & wife This Indenture made the twentieth day of
 To Deed August in the year One thousand Eight Hundred
 St. C. Tacey and sixty nine between Thomas S. Tacey of the
 County of Limestone in the State of Alabama of the one part
 and Ann Catherine Tacey of the other part. Witnesseth
 that the said Thomas S. Tacey for and in consideration
 of the sum of four thousand (\$4000.00) Dollars received by
 him as trustee in trust for the said Ann Catherine Tacey
 his wife and as her own separate Estate in hand paid the receipt
 whereof is hereby acknowledged has this day given granted
 bargained sold conveyed and confirmed and by these presents
 do give grant bargain sell convey and confirm unto the said
 Ann Catherine Tacey all that certain tract or tracts of land
 lying and being in the County of Limestone State of Alabama
 and known and described as follows viz: the north half of
 Section No 20 and the north 1/2 of the south west 1/4 and
 the north 1/2 of the south east 1/4 of the same section (20.30)
 in Township No 3 of Range No 3 west and in all containing
 four hundred and eighty acres (480) more or less. To Have and
 to hold the above described lands with the tenements and
 appurtenances thereto belonging or in anywise appertaining
 unto the said Ann Catherine Tacey her heirs and assigns
 forever and the said Thomas S. Tacey 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 Ann Catherine Tacey her heirs and assigns forever and
 against himself and all and every person or persons claiming
 or holding under him the said Thomas S. Tacey and also
 against the lawful title claim or demand of all and every
 person or persons whatsoever. In testimony whereof the said
 Thomas S. Tacey hereunto subscribes his name and affixes
 his seal this day and year first above written

Stamps given

Thomas S. Tacey

the State of Alabama Before me Joshua P. Coman Judge Probate Court hereby
 Limestone County I certify that Thomas S. Tacey whose name
 is signed to the foregoing conveyance and who is known to me
 acknowledged before me on this day that being informed of the contents
 of the conveyance he executed the same voluntarily on the day the
 same bears date. Given under my hand this 20th day of August 1869

Joshua P. Coman Judge P. B.

State of Ala. Before me Joshua P. Coman Judge of the Probate Court for
 Limestone County hereby certify that the foregoing conveyance
 was filed in my office for record Aug 20th 1869 and was duly recorded
 Aug 25th 1869 in Deed Book 13 pages 166 & 167

Joshua P. Coman Judge P. B.

Chas. B. Hayes & wife This Indenture made the 20th day of August in the
 To Deed year One thousand Eight Hundred and nine between
 W. H. Sykes Charles B. Hayes & Sarah B. Hayes his wife of the County
 of Limestone in the State of Alabama of the one part and William
 H. Sykes of the other part Witnesseth that the said Charles B.
 Hayes and Sarah B. Hayes his wife for and in consideration of
 the sum of Two hundred and forty dollars to them in hand
 paid the receipt whereof is hereby acknowledged have this
 day given granted bargained sold conveyed and confirmed
 and by these presents do give grant bargain sell convey
 and confirm unto the said W. H. Sykes one undivided half
 interest in all that certain tract or parcels of land lying
 and being in the County of Limestone State of Alabama and
 known as the 1/2 of S 1/4 of Sec 9 and the 1/2 of N 1/4
 of section 16 Township 2 Range 4 west containing Eighty
 acres more or less. To Have and to hold the above described undi-
 vided interest of land with the tenements and appurtenances
 thereto belonging or in anywise appertaining unto the said
 W. H. Sykes his heirs and assigns forever and the said Chas. B. Hayes
 & wife Sarah B. Hayes for themselves their heirs executors and admin-
 istrators do hereby and in consideration of the premises warrant
 and will forever defend the title to the above described and
 hereby granted premises unto the said William H. Sykes his heirs
 and assigns forever and against themselves and all and every person
 or persons claiming or holding under them the said Charles B. Hayes
 & wife Sarah B. Hayes and also against the lawful title claim or demand
 of all and every person or persons whatsoever. In testimony
 whereof the said Charles B. Hayes & wife Sarah B. Hayes hereunto
 subscribe their names and affix their seals this day and year
 first above written

Stamps given & delivered in

presence of

W. H. Sykes
 The State of Alabama Before me Joshua P. Coman Judge Probate hereby
 Limestone County I certify that Chas. B. Hayes & Sarah B. Hayes whose
 names are signed to the foregoing conveyance and who are known

to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date given under my hand this 23rd day of August A.D. 1869.

Joshua P. Cornum Judge P.C.

State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone Co. for said County hereby certify that the foregoing conveyance was filed in my office for record Aug 23rd 1869 and was duly recorded Aug 25th 1869 in Deed Book 13 pages 167 & 168.

Joshua P. Cornum Judge P.C.

Green Blackburn This instrument witnesseth that I Green Blackburn of Limestone County State of Alabama for and in consideration of the sum of (\$175) Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by W. H. Walker to enable me to secure my crop for the year of 1869 on the Newman & Fletcher place and without which I could not secure said crop & hereby give them a lien upon said crop and also upon the following 1 mare colored male and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to the Section 1858 of the Revised Code of Alabama Aug 16th 1869 Green Blackburn

State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone Co. for said County hereby certify that the foregoing lien was filed in my office for record Aug 23rd 1869 and was duly recorded August 25th 1869 in Deed Book 13 page 168.

Joshua P. Cornum Judge P.C.

W. Carver This instrument witnesseth that I Wash Carver Col of the County of Limestone State of Alabama for and in consideration of \$250. Two hundred & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. D. Fletcher & Co. merchants in the town of Madison Glavin to enable me to make & secure my crop for the year 1869 on the Sam Morris Chambers place & without which I could not make & secure said crop & hereby give them a lien upon said crop and also upon the following one bay mare named purchased from Sam Morris one big bay horse named Joe, little may a medium size sorrel mare with horn colt 2 months old & little Sam gray mare mare another purchased about three years from date and power of sale in case of default for the certain payment of the same on or before the first day of December 1869 according to the Section 1858 of the Revised Code of Alabama June 30th 1869 Witness my hand & seal

Wash Carver

Witness
J. D. Delong
H. Harris

Stamp 50

State of Alabama I John D. Tamm & P. hereby certify that J. S. Madison County & Delong a subscribing witness to the within conveyance known to me appeared before me this day & being sworn stated that Wash Carver the grantor in the conveyance voluntarily executed the same in his presence & in the presence of the other subscribing witness this the 31st July 1869.

J. D. Tamm J.P.

State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone Co. for said County hereby certify that the foregoing lien was filed in my office for record August 25th 1869 and was duly recorded August 26th 1869 in Deed Book 13 pages 168 & 169.

Joshua P. Cornum Judge P.C.

J. Woodruff 95.13 July 31st 1869 One day after date I promise to pay R. A. Rogers twenty five dollars for the R. A. Rogers better security of payment of the same I do hereby give him a lien on my crop of cotton & corn.

Witness H. G. Martin Stamp 50 Pompey Woodruff
State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone Co. for said County hereby certify that the foregoing lien was filed in my office for record Aug 25th 1869 and was duly recorded August 26th 1869 in Deed Book 13 page 169.

Joshua P. Cornum Judge P.C.

R. A. Rogers Received Altho Alabama August 1869 of Tamm & Stewart One Hundred & Sixty Dollars being an advance upon my present growing crop of cotton which I accept and acknowledge as a lien upon same, said advance being necessary to enable me to cultivate and develop said crop.

R. A. Rogers Stamp 50

State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone Co. for said County hereby certify that the foregoing lien was filed in my office for record Aug 25th 1869 and was duly recorded Aug 26th 1869 in Deed Book 13 page 169.

Joshua P. Cornum Judge P.C.

Parker Pitt Received Altho Ala August 16th 1869 of Tamm & Stewart One Hundred & Eleven Dollars being an advance upon my present growing crop of cotton which I accept and acknowledge as a lien upon said crop same being necessary to enable me to cultivate and develop said crop.

Parker Pitt Stamp 50

State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone Co. for said County hereby certify that the foregoing lien was filed in my office for record August 25th 1869 and was duly recorded Aug 26th 1869 in Deed Book 13 page 169.

Joshua P. Cornum Judge P.C.

E. V. Williams
To Lien
James & Newell
Received Arthur O. August 16th 1869 of
James & Newell Twenty three dollars
being an advance upon my for rent growing crops
of corn and cotton which I accept and acknowledge as
a lien upon said crops same being necessary to enable
me to cultivate and develop same
E. V. Williams

Stamp 50
State of Ala. J. Joshua P. Bonum Judge of the Probate
Court for said County hereby certify that the foregoing
Lien was filed in my office for record Aug 25th 1869 and was
duly recorded Aug 26th 1869 in Deed Book 13 page 171
Joshua P. Bonum Judge P. B.

Wm. J. Koch
To Lien
Rufell Bros
This instrument witnesseth that I Wm. J. Koch of Limestone County State of Alabama
for and in consideration of the sum of \$50.00 Fifty dollars
in full for this day advanced bona fide to me and to be advanced
aid to me as they become necessary by Rufell Bros merchants
in Athens Ala to enable me to make and secure my crop for
the year of 1869 on the Parkham Tract place and without which
I could not make & secure said crop. I hereby give them
a lien upon said crop and also upon the following One bay
horse 10 years old 16 hands high sound - 1 mile legs &
years old and power of sale in case of default for the
certain payment of the same on or before the first day of
December 1869 according to Section 1858 of the Revised Code of Alabama
Witness my hand and seal this 24th day of
Aug 1869
Stamp 50 Wm. J. Koch

E. P. Leatherwood
State of Ala. J. Joshua P. Bonum Judge of the Probate Court for
Limestone Co. for said County hereby certify that the foregoing Lien
was filed in my office for record Aug 26th 1869 and was duly
recorded same day in Deed Book 13 page 170
Joshua P. Bonum Judge P. B.

Charlie Keil
To Lien
W. D. Allison
This instrument witnesseth that I Charlie Keil colored
of the State of Alabama Limestone County for and in con-
sideration of one a note of hand this day executed
to me for one hundred and fifty dollars due on or before
the first day of December 1869 said note was executed
for one Bay mare with a nick off the right ear supposed
to be eight or nine years old and I Charlie Keil hereby
give a lien upon said mare to W. D. Allison and also upon
five hundred pounds lint cotton baled and with power
of sale by said Allison in case of default for the certain
payment of the same when due. In testimony whereof I
have hereunto subscribed my name and affixed my seal
this 28th day of Aug 1869
Witness
Geo. Callen Stamp 50 Charlie Keil End

State of Ala. J. Joshua P. Bonum Judge of the Probate Court for
Limestone Co. for said County hereby certify that the foregoing Lien
was filed in my office for record Aug 28th 1869 and was duly recorded
Sept 1st 1869 in Deed Book 13 page 170
Joshua P. Bonum Judge P. B.

Don. Pette
To Lien
W. D. Allison
This instrument witnesseth that I Don. Pette colored of
Limestone County State of Alabama and in consideration
of a note of hand for one hundred and fifty five dollars
this day given by me for one Bay mare three years old
for and from William Allison of said County of State and I do
said Don. Pette hereby give a lien upon said mare to secure
the payment of the above mentioned note of hand on or
before the first day of December 1869 also in case of default
of the certain payment of the said note the said Allison
has power of sale & possession of the said mare at the above
specified time. In testimony whereof I have hereunto
set my hand and affixed my seal this 24th day of
Aug 1869
Stamp 50 Thomas Pette End

Witnessed by J. W. Calvin Geo. Allen
State of Ala. J. Joshua P. Bonum Judge of the Probate Court
for said County hereby certify that the foregoing Lien
was filed in my office for record Aug 28th 1869 and was duly recorded
Sept 1st 1869 in Deed Book 13 page 171
Joshua P. Bonum Judge P. B.

King Parrott
To Lien
J. D. Fletcher
This instrument witnesseth that I King Parrott of
Limestone County State of Alabama for and in consider-
ation of \$200.00 two hundred dollars in full for this day
advanced bona fide to me and to be advanced to me as they
become necessary by J. D. Fletcher & Bros merchants in the town of
Meadow Station to enable me to make & secure my crop for the
year of 1869 on the J. D. Fletcher place and without which I could
not make and secure said crop I hereby give them a lien upon
said crop and also upon the following One horse named Pete
and one bull faced small horse named Charlie and power of
sale in case of default for the certain payment of the same
on or before the first day of December 1869 according to the
Section 1858 of the Revised Code of Alabama. Witness my hand
& seal this 28th day of July 1869
Witnessed by
Jas. B. Price Stamp 50 King Parrott End

W. H. Leslie
State of Ala. J. Joshua P. Bonum Judge of the Probate Court
for said County hereby certify that the foregoing
Lien was filed in my office for record Aug 30th 1869 and was
duly recorded Sept 9th 1869 in Deed Book 13 page 171
Joshua P. Bonum Judge P. B.

Spot Anderson of this instrument witnesseth that I Spot Anderson
 To him of Limestone County State of Alabama for and in
 J. D. Fletcher & Co. consideration of \$100.00 One Hundred Dollars in
 supplies this day advanced bona fide to me and to be advanced
 to me as they become necessary by J. D. Fletcher & Co. merchants
 in the town of Madison Station to enable me to make & secure
 my crop for the year 1869 on the Anderson place & without
 which I could not make & secure said crop I hereby give them
 a lien upon said crop & also upon the following: One gray
 mule (small) and power of sale in case of default for
 the certain payment of the same on or before the first day
 of December 1869 according to the section 1858 of the Revised
 Code of Alabama. Witness my hand & seal this 15th day
 of July 1869.

Witnessed by Spot Anderson

J. W. Pike

Judge of Ala. & Joshua P. Brown Judge of the Probate Court
 for said County. hereby certify that the foregoing
 Lien was filed in my office for record Aug 25 1869 and was duly
 recorded Sept 9 1869 in Book 13 page 172

Joshua P. Brown Judge of the Probate Court

Wash Carreng of this instrument witnesseth that I Wash Carreng
 To him of the County of Limestone State of Alabama
 J. D. Fletcher & Co. for and in consideration of \$25.00 Two hundred
 & Fifty Dollars in supplies this day advanced bona fide
 to me and to be advanced to me as they become necessary
 by J. D. Fletcher & Co. merchants in the town of Madison Station
 to enable me to make & secure my crop for the year
 1869 on the Saw Moore place & without which
 I could not make & secure said crop I hereby give them a
 lien upon said crop and also upon the following: One bay mare
 named Joan named from Saw Moore one big bay horse mule
 doe. Hattie May a medium size sorrel mare with horns
 colt 2 month old & little donkey mare mule small dun named
 about three years from date and power of sale in case of
 default for the certain payment of the same on or before the
 first day of December 1869 according to the section 1858 of
 the Revised Code of Alabama June 25 1869. Witness my
 hand & seal.

This was left for record the second time & I wrote this
 much before I saw it had been recorded. See pages
 168 & 169 of this Book

Wash

Perry Ware of this instrument witnesseth that I Perry Ware of Limestone
 To him County State of Alabama for and in consideration of
 J. D. Fletcher & Co. Forty five dollars in supplies this day advanced to me
 bona fide to me and to be advanced to me as they become
 necessary by J. D. Fletcher & Co. merchants in the town of

Madison Station to enable me to make & secure my crop for the
 year 1869 on the Saw Moore place & without which I could not
 make & secure said crop I hereby give them a lien upon said crop
 and power of sale for the certain payment of the same on or before
 the first day of December 1869 according to the section 1858 of the
 Revised Code of Alabama. Witness my hand & seal this 14th August
 1869

Witnessed by

J. W. Pike

Judge of Ala. & Joshua P. Brown Judge of the Probate Court for
 Limestone Co. hereby certify that the foregoing Lien
 was filed in my office for record Aug 25 1869 and was duly recorded
 Sept 9 1869 in Book 13 page 172

Joshua P. Brown Judge of the Probate Court

Rodney Fletcher of this instrument witnesseth that I Rodney Fletcher
 To him of Limestone County State of Alabama for and in considera-
 J. D. Fletcher & Co. tion of One Hundred dollars in supplies this day advan-
 ced bona fide to me and to be advanced to me as they become
 necessary by J. D. Fletcher & Co. merchants in the town of Madison
 Station to enable me to make & secure my crop for the year 1869
 on the Humphrey place & without which I could not make
 & secure said crop I hereby give them a lien upon said crop
 & also upon the following and power of sale in case of
 default for the certain payment of the same on or before
 the first day of December 1869 according to the section
 1858 of the Revised Code of Alabama. Witness my hand & seal
 this 7th day of August 1869. Rodney Fletcher

Witnessed by

J. W. Pike

Judge of Ala. & Joshua P. Brown Judge of the Probate Court
 for said County. hereby certify that the foregoing
 Lien was filed in my office Aug 25 1869 and was duly recorded
 Sept 9 1869 in Book 13 page 173

Joshua P. Brown Judge of the Probate Court

Warren Pickens of this instrument witnesseth that I Warren Pickens
 To him of Limestone County State of Alabama for and in
 J. D. Fletcher & Co. consideration of \$25.00 worth supplies this day advanced
 bona fide to me and to be advanced to me as they become
 necessary by J. D. Fletcher & Co. merchants in the town of Madison
 Station to enable me to make and secure my crop for the
 year 1869 on the Saw Moore place & without which I could
 not make & secure said crop I hereby give them a lien on
 said crop and also upon the following and power of sale
 in case of default for the certain payment of the same on
 or before the first day of December 1869 according to the
 section 1858 of the Revised Code of Alabama. Witness my hand & seal
 this 15th day of August 1869

Witnessed by J. W. Pike

Warren Pickens

State of Ohio
County of Lorain
I, Joshua P. Corman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Aug 20-1869 and was duly recorded Sept 9-1869 in Deed Book 13 Page 173
Joshua P. Corman
Judge

Joshua P. Gorman
Judge P.C.

14
 Every Anderson
 To Linn
 L. Fletcher & Co
 This Instrument witnesseth that I Essex Anderson
 of Limestone County State Alabama for & in consid-
 eration of \$100.00 dollars in supplies this day
 advanced bona fide to me and to be advanced to me as
 they become necessary by J. D. Fletcher & Co merchants in the
 town of Madison Glendon to enable me to make and secure
 my crop for the year 1869 on the Anderson place & interest
 which I could not make & secure my crop. I hereby give
 them a lien upon said crop and also upon the following
 and power of sale in case of default for the certain payment
 of the same on or before the first of December 1869 according
 to the Statute 1858 of the Revised Code Alabama
 Witness my hand & seal July 10th 1869

[illegible]

John Pike M. Puryear


His Anderson Seal
Cicero X
mark

State of New York I Joshua P. Coman Judge of the Probate Court
County of Lewis for said County hereby certify that the foregoing
Deed was filed in my office for record Aug 20 1869 and was duly
recorded Sept 9th 1869 in Book 13 Page 174
Joshua P. Coman Judge PC

Joshua P. Brown Judge P.C.

Nick Anderson & Thos. Anderson
 To Linn
 D. Fletcher & Co. of \$100.00 One hundred & fifty dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they
 become necessary by J. D. Fletcher & Co. merchants in the
 town of Madison Station to enable me to make and secure my
 crop for the year 1869 on the Anderson place & without
 which I could not make and secure my crop I thereby gave
 them a lien upon said crop and also upon the following
 one bay horse Bill and power of sale in case of
 default for the certain payment of the same on or before
 the first day of December 1869 according to the section 1858
 of the Revised Code of Alabama, Witness my hand & seal
 July 10th 1869

July 10 7 869
Witness B. A. Armet

Stamp 50 Nick ^{his} ~~the~~ Anders 

W. A. Russell
State of Ohio, Joshua Plummer Judge of the Probate
Court for said County hereby certify that the
 foregoing Will was filed in my office for record Aug 28 1869
 & was duly recorded Sept 9 1869 in Ord Book 18 page 174
 Joshua Plummer
 Judge P. B.

Joshua Plummer
Isaac Pl.

Charles Yearbrough of this instrument witnesseth that I Charles Yearbrough
Do hereby certify that Robert Griffiths of Limestone County State of Alabama for and on consideration of One grey horse 1400 and 100.00 dollars in
supplies this day advanced to me as they may become necessary
by Robert Griffiths of Limestone County State of Alabama to enable
me to make and secure my crop for the year of 1869 on the
S. R. Griffiths place and without which I could not make and
secure said crop I hereby give them a lien upon said crop
and also upon the following One gray horse about eight years
of age 15 or 15 1/2 hands. Light good eyes apparently sound
in limb and wind and shaver of sale in case of default
for the certain payment of the same on or before the first
day of January 1870 according to Section 1855 of the Revised
code of Alabama
Witness my hand and seal this 1st day of January 1870
Charles Yearbrough

Witness
J. F. Griffith

Stamps 50c

State of Ark. I Joshua P. Brown Judge of the Probate Court for
Lincoln Co. said County hereby certify that the foregoing Lien
was filed in my office on second Aug 30 1869 and was duly recorded
Sept 9 1869 in Ord Book 13 Page 175
Joshua P. Brown Judge P. B.

Foshew P. Brennan July 1 P.B.

W. T. Hargrove of this Instrument Witnesseth that I W. T. Hargrove of
 By John Lawrence County State of Alabama for and in Consideration
 of John Lawrence County State of Alabama Eight dollars in full for this day advanced
 bona fide to me and to be advanced to me as they may become
 necessary by John Lawrence County State of Alabama to enable me to make and secure
 my crop for the year of 1869 on the Home place and without
 which I could not make and secure said crop. I hereby give him
 a lien upon said crops and power of sale in case of default
 for the certain Payment of the same on or before the first day
 of December 1869 according to Section 1858 of the Revised Code
 of Alabama. Witness my hand and seal this 1st day of October 1869
W. T. Hargrove Seal

State of Ala. ^{Book 30} Joshua P. Bonham Judge of the Probate Court for
 said County hereby certify that the foregoing
 Deed was filed in my office for record Aug 27 1869 and was duly
 recorded Sept 9 1869 in Book 10 Page 175
 Joshua P. Bonham Judge P.C.

Joshua P. Bowen Judge P. B.

India Creek
To him
H. J. Carburight

2 This instrument witnesseth that I Indian Colonel of
3 Louistone County, State of Alabama for and in considera-
4 tion of Seventy five dollars in supplies this day advanced
5 bona fide to me and to be advanced to me as they may become
6 necessary by H. J. Carburight merchant in the town of Elkmont
7 to enable me to make and secure my crop for the year of 1869
8 on the Tamee place and without which I could not make and
9 secure said crop I hereby give him a lien upon said crop
10 and power of sale in case of default for the certain payment
11 of the same on or before the first day of Decr 1869 as per

To Him

State of Alabama & I Joshua P. Courman Judge of the Probate Court for said County hereby certify that R. H. Harghey whose name is signed to the foregoing Conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the Conveyance he executed the same voluntarily on the day the same bears date, given under my hand this 6th day of September 1869.

Joshua P. Courman Judge P.C.
State of Ala. & I Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing Conveyance was filed in my office for record Sept 6th 1869 and was duly recorded Sept 10th 1869 in Book 13 Page 177 & 178
Joshua P. Courman Judge

H. J. Wathcock & On or before the 1st day of January 1870 I
To Linn & I promise to pay W. H. Draper & Ors on order fifty
W. H. Draper & Ors dollars value received of them and to secure the
payment thereof I hereby bargain and sell to them in fee simple one yoke of oxen one a white with specks on him 8 or 9 years old the other brown about the same age now in my possession on the following conditions viz: that until the maturity of said debt I am to remain in possession and use of said property and that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Oran after first giving notice of time and place by posting three or more notices in public places in the county ten days before the time of sale and the proceeds of said sale apply first to the payment of the expenses of executing and foreclosing this mortgage secondly to the payment of what may be due on said debt and thirdly the balance if any pay over to me; and that if said debt is paid at maturity then this mortgage to be entered satisfied and become null & void given under my hand and seal this July 16th 1869
Signed sealed and delivered in presence of
H. J. Wathcock & Ors
J. H. Doyle

State of Ala. & I Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing Conveyance was filed in my office for record Sept 6th 1869 and was duly recorded Sept 10th 1869 in Book 13 Page 178
Joshua P. Courman Judge

James Lambart & This instrument witnesseth that I James Lambart of
To Linn & I Limestone County State of Alabama for and in consideration
for P. Tamm of the sum of One hundred & fifty dollars in supplies the
day advanced bona fide to me and to be advanced to me as they
become necessary by S. P. Tamm to enable me to make and
secure my crop for the year of 1869 on the - place to

without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: One 2 horse wagon one Bay mare aged about seven years and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama August 23rd 1869

Witness
J. H. Tamm
Stamps 50
James Lambart
made

State of Ala. & I Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Sept 6th 1869 and was duly recorded Sept 10th 1869 in Book 13 Page 178 & 179
Joshua P. Courman

James J. Coffman & This instrument witnesseth that I James J. Coffman of
To Linn & I Limestone County State of Alabama for and in consideration of
for P. Tamm the sum of Three Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Tamm to enable me to make and secure my crop for the year of 1869 on the R. H. Malone place and without which I could not make & secure said crop I hereby give them a lien upon said crop and also upon the following property viz: 1 bay horse aged 10 years old one bay colt aged 5 months 16 head sheep 12 head hogs 1 two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1st 1870 according to Section 1858 of the Revised Code of Alabama Sept 2nd 1869

Witness J. H. Davis
Stamps 50
J. J. Coffman

State of Ala. & I Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Sept 6th 1869 and was duly recorded Sept 10th 1869 in Book 13 Page 179
Joshua P. Courman Judge P.C.

Lucy A. McGinnis & This instrument witnesseth that I Lucy A. McGinnis of
To Linn & I Limestone County State of Alabama for and in consideration
for P. Tamm of Two Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Tamm to enable me to make and secure my crop for the year of 1869 on the - place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one yellow mare aged about fourteen years four head cattle and fifteen head hogs and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to Section 1858 of the Revised Code of Alabama August 21st 1869
Witness J. H. Ramsey
Stamps 30
Lucy A. McGinnis
made

State of Ala. & I Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing

Rec^d on the within Lien One hundred & fifty dollars & six cents in full of the within crop 20th 1870
J. H. P. Tamm

Satisfied in full
J. H. P. Tamm

Satisfied in full
J. H. P. Tamm

Lein was filed in my office for record Sept 6th 1869 and was
duly recorded Sept 10th 1869 in Book Prob 13 Page 179
Joshua P. Cornum Judge P.C.

H. C. McCormack of this instrument. that I H. C. McCormack of Louisa
County State of Alabama for and in consideration of One
Hundred & Thirty Dollars & fifty cents dollars in supplies
this day advanced bona fide to me and to be advanced to me as
they become necessary by P. Tammes to enable me to make and
secure my crop for the year of 1869 on the - place and without
which I could not make and secure said crop I hereby give them
a lien upon said crop and also upon the following property
say one acre of cult aged about four years old and flowers
of sale in case of default for the certain payment of the same
on or before the first day of 21st August 1870 according to
Section 1858 of the Revised Code of Alabama Act August 20th 1869
Witness my hand and seal this 5th day of May 1870
H. C. McCormack
John H. Elliott Stamp 50

State of Ala. I Joshua P. Cornum Judge of the Probate Court
Louisa County hereby certify that the foregoing
Lein was filed in my office for record Sept 6th 1869 and was
duly recorded Sept 10th 1869 in Book Prob 13 Page 180
Joshua P. Cornum Judge P.C.

And J. Faulkner wife of this indenture made this 5th day of January
in the year One thousand Eight hundred and
sixty nine between Andrew J. Faulkner & Mary Faulkner
his wife of the county of Louisa in the State of Alabama
of the one part and John Street of the other part Witnesses
that the said Andrew J. Faulkner & Mary Faulkner his wife
for and in consideration of the sum of Two Hundred Dollars
to them in hand paid the receipt whereof is hereby acknowledged
have this day given granted bargained sold aliened conveyed
released conveyed and confirmed and by these presents do
give grant bargain sell alien convey and confirm
into the said John Street all that tract or parcel of land
lying and being in the county of Louisa State of Alabama
and known and described as follows. To wit 1/2 of SE 1/4 of
Sec 18 in Township No 2 of Range No 4 west containing
Eighty acres more or less. To have and to hold the above
described tract or parcel of land with the tenements and
appurtenances thereto belonging to in any wise appertaining
unto the said John Street his heirs and assigns forever and the
said Andrew J. Faulkner and Mary Faulkner his wife for themselves
their heirs executors and administrators do hereby and in
consideration of the premium warrant and well given defend
the title to the above described and hereby granted premises unto
the said John Street his heirs and assigns forever and against
himself and all and every person or persons claiming

or holding under the said Andrew J. Faulkner and Mary Faulkner
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 United States. In testimony whereof the said Andrew J. Faulkner
and Mary Faulkner his wife have hereunto subscribed their names
and affix their seals the day and year above written
Test
A. J. Faulkner
Mary Faulkner
Wm. D. Hayes Stamp 50

State of Ala. I Joshua P. Cornum Judge of the Probate Court for said
Louisa County hereby certify that W. D. Hayes is a subscribing witness
to the foregoing conveyance known to me appeared before me on this day
& being sworn stated that A. J. Faulkner and Mary J. Faulkner the grantors
in the conveyance voluntarily executed the same in his presence and
in the presence of the other subscribing witness on the day the
same bears date; that he attested the same in the presence of
the grantors and of the other witness and that such other witness
subscribed his name as a witness in his presence. Given under
my hand this the 9th day of September 1869

Joshua P. Cornum Judge P.C.
State of Ala. I Joshua P. Cornum Judge of the Probate Court
Louisa County hereby certify that the foregoing Con
veyance was filed in my office for record Sept 9th 1869 and was
duly recorded Sept 10th 1869 in Book Prob 13 Page 180 & 181
Joshua P. Cornum Judge P.C.

Peter Trisley admr of this instrument made this 5th day of January
in the year One thousand Eight hundred and
sixty nine between Peter Trisley as the administrator of
the estate of Rebecca Boone died duly appointed and qualified
in the Probate Court of Louisa County State of
Alabama heretofore appointed for and on the 8th day of April
1867 obtained an order and decree of said Court for the
sale of the land described as follows. To wit the west fourth
of the North west fourth of Section 20 Township 1 Range
4 west containing forty acres (40) and was sold by said
administrator under and in pursuance of said decree on the
13th day of May 1867 at public outcry before the hours
of 12 o'clock M and 5 o'clock P.M for the sum of fifty
dollars to William Trisley that being the highest and best
bid for the same after the time place and terms of sale
together with a description of said property had been advertised
for the period of thirty days in the Louisa Weekly Post
a newspaper published in said county. And whereas the
said sale was duly reported by said administrator and
confirmed by an order of the said Probate Court; and
whereas the whole of said purchase money has been paid
and said Court upon the application of said administrator
has ordered a conveyance of said land to be made
by said administrator to said purchaser thereof
according to law. Now therefore this instrument witnesses

that the said Peter Tinsley as such administrator aforesaid hath in accordance with the order of said Court last referred to and made on the 20th day of January 1869. conveyed and confirmed and by this instrument doth convey and confirm unto the said William Tinsley his heirs and assigns forever all claim right title and interest which the said Rebecca Poon died had at the time of her death in and to the land aforesaid in witness Whereof the said administrator hath hereunto affixed his hand and seal this the 30th day of March 1869.

Stamp 50c
Peter Tinsley Esq
adm of Rebecca Poon died
The State of Alabama & Before me B Sanders an acting
Limestone County Justice of the Peace in and for said
County and State personally appeared Peter Tinsley adm
of Elizabeth Poon died to me well known who acknowledges
before me on this day that being informed of the contents
of the foregoing conveyance he executed the same freely
and voluntarily for the purposes therein specified on
the day the same were date given under my hand
this the 30th day of March 1869.

B Sanders J.P.
State of Ala & Joshua P Cornum Judge of the Probate
Limestone Co Court for said County hereby certify that
the foregoing conveyance was filed in my office for record
Sept 10 1869 and was duly recorded same day in Book
13 pages 181 & 182.

Joshua P Cornum Judge PB

William Tinsley This Indenture made this tenth day of September
To Have & To Have the year One thousand Eight hundred & Eighty
Sharon G. Smith & Co. parties between William Tinsley of the County of
Limestone in the State of Alabama of the one part & Sharon G.
Smith of the other part. Witnesseth that the said William
Tinsley for and in consideration of the sum of One Hundred
Dollars to him in hand paid the receipt whereof is hereby
acknowledged has this day given granted bargained sold
conveyed and confirmed; and by these presents does give
grant bargain sell convey and confirm unto the said Sharon
G. Smith all that certain tract of land lying and being in
the County of Limestone and State of Alabama and known
and described as follows To wit: The North west fourth
of the North west fourth of section twenty (20) Township
One Range four West containing forty acres (40) and further
known as the Rebecca Poon tract of land. To Have and
to hold the above described land with the tenements and
appurtenances thereto belonging or in anywise apper-
taining unto the said Sharon G. Smith heirs and assigns
forever And the said William Tinsley 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 Sharon G. Smith his heirs and assigns from
and against himself and all and every person or persons
claiming or holding under him the said William Tinsley and
also against the lawful title claim or demand of all and every
person or persons whomsoever. In testimony Whereof the said
William Tinsley has hereunto subscribed his name and affixed
his seal the day and year first above written.

Signed sealed and delivered James 10c William Tinsley Esq
in the presence of
The State of Alabama & Before me B Sanders an acting justice
Limestone County of the Peace in and for said County and State
personally appeared William Tinsley to me well known who
acknowledged before me on this day that being informed of the
contents of the within conveyance he executed the same freely and
voluntarily for the purposes therein specified on the day the same
were date given under my hand this the 10th day of September
1869.

B Sanders J.P.

State of Ala & Joshua P Cornum Judge of the Probate Court for
Limestone Co said County hereby certify that the foregoing conveyance
and was filed in my office for record Sept 10 1869 and was
duly recorded same day in Book 13 pages 182 & 183

Joshua P Cornum Judge PB

John A Evans & 18c On or before the first day of December next
To Have & To Have I promise to pay John A Evans One hundred & Eighty
J A Evans Dollars for one mare and colt sub J A Evans
is hereby granted or given on sub above and colt for the payment
of the above amount. Witness my hand and seal this the 2nd
of August 1869 James 10c John A Evans Esq

State of Ala & Joshua P Cornum Judge of the Probate Court for
Limestone Co said County hereby certify that the foregoing lien
was filed in my office for record Sept 11 1869 and was duly
recorded same day in Book 13 pages 183

Joshua P Cornum Judge PB

Lewis Sargent & State of Alabama Limestone County Monroeville Aug 21 1869
To Have & To Have I promise to pay Ed Tisdale
Ed Tisdale Twenty dollars of his note for value received. Now in
consideration of the above amount and for the better security
and payment of the same I do hereby give the said Ed Tisdale
date a lien on my present growing crop of cotton corn and
proceeds to have and to hold in fee simple until the above
amount is paid I waiving all exemption and stay laws
that are now in force or that may hereafter be enacted
or enforced and if the present crop should fail to pay

the above amount then this obligation shall remain good until the whole amount is fully paid the above was for provisions &c to enable me to make my crop. Given under our hands & seals.

Witnesseth
R. C. Bibb
Stamps 57
Levin Sargent Esq
mark

State of Ala. J. Joshua P. Conner Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing Lien was filed in my office for record Sept 15 1869 and was duly recorded same day in Deed Book 13 Page 185 & 184

Joshua P. Conner Judge P.C.

Elihu Turpin of State of Alabama Limestone County Morrisville May 17 1869

To Lien I One day after date I promise to pay E. J. Disdale twenty five
E. J. Disdale \$ dollars for value received. Now in consideration of the above amount and for the better security and payment of the same I do hereby give to the said E. J. Disdale a lien on my present growing crop of cotton and corn and fodder to have and to hold in fee simple until the above amount is paid the above debt was created for supplies to make the crop. Given under our hands & seals.

Witnesseth
R. C. Bibb
Stamps 5
Elihu Turpin Esq

State of Ala. J. Joshua P. Conner Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing Lien was filed in my office for record Sept 15 1869 and was duly recorded same day in Deed Book 13 Page 184

Joshua P. Conner Judge P.C.

Sam Stewart of State of Alabama Limestone County Morrisville May 17 1869

To Lien I One day after date I promise to pay E. J. Disdale twenty five
E. J. Disdale \$ dollars for value received. Now in consideration of the above amount and for the better security and payment of the same I do hereby give to the said E. J. Disdale a lien on my present growing crop of cotton corn and fodder to have and to hold in fee simple until the above amount is fully paid and if the present growing crop fail to pay the above amount then this obligation is to remain in full force and effect until it is paid in full. The above debt was created for supplies to make the crop. Given under our hands & seals.

Witnesseth
R. C. Bibb
Stamps 5
Sam S. Stewart Esq

State of Ala. J. Joshua P. Conner Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing Lien was filed in my office for record Sept 15 1869 and was duly recorded same day in Deed Book 13 Page 184

Joshua P. Conner Judge P.C.

James Gamble of State of Alabama Limestone County Morrisville May 29 1869

To Lien I One day after date I promise to pay E. J. Disdale Two hundred
E. J. Disdale \$ dollars for value received. Now in consideration of the above amount and for the better payment and security of the same I do hereby give to the said E. J. Disdale a lien on my present growing crop of cotton and corn and stock of every description to have and to hold in fee simple until the above amount is paid I waiving all exceptions and stay laws which are now in force and which may hereafter be enacted or enforced. The above debt was created for supplies to make the crop. Given under my hand & seal.

Witnesseth
McGinneth R. C. Bibb
Stamps 10
James Gamble Esq

State of Ala. J. Joshua P. Conner Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing Lien was filed in my office for record Sept 15 1869 and was duly recorded same day in Deed Book 13 Page 185.

Joshua P. Conner
Judge P.C.

J. M. Goodwin of this instrument, witnesseth that I J. M. Goodwin of
Do Lien Limestone County State of Alabama for and in consideration

of the sum of fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they became necessary by S. P. Farmer to enable me to make and secure my crop for the year of 1869 on the J. M. Goodwin place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz one bay mare aged six years thirteen head hogs three head cattle and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to section 1858 of the Revised Code of Alabama Sept 10 1869

Witnesseth J. M. Goodwin

State of Ala. J. Joshua P. Conner Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing Lien was filed in my office for record Sept 15 1869 and was duly recorded same day in Deed Book 13 Page 185

Joshua P. Conner Judge P.C.

James L. Leflier of this instrument made and entered into this
To Deed the tenth day of September One thousand Eight

Wm C. McCellan Hundred and sixty nine between James L. Leflier and America L. Leflier his wife of the County of Limestone in the State of Alabama of the one part and William C. McCellan and Susan C. McCellan his wife of the other part Witnesseth that the said James L. Leflier and America L. Leflier his wife for and in consideration of the sum of seven thousand four hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien

The within Lien is satisfied in full
May 4th 1871
S. P. Farmer

enforce & clear convey and confirm unto the said William
 C. McLellan and Susan E. McLellan his wife all that
 certain tract or parcel of land lying and being in the
 county of Limestone State of Alabama and known and
 described as follows to wit: lying on both sides of Limestone
 Creek and adjoining the lands of John W. Carter and
 William C. Lewis and further known and described as the
 tract or parcel of land conveyed by James Craig and
 Harriet his wife to Reuben Crutchfield which deed of
 Craig's wife is recorded in deed book 20 page 653 in
 the Probate Court of said County and conveyed by
 Reuben Crutchfield to Howell Peckham and recorded in deed
 book 26 pages 605 and 606; also the S.W. part of the
 S.W. part fractional Section twenty three Township Two
 Range three west containing forty acres; also S.W. part
 of fractional Section twenty three containing forty acres
 also the North half of the S.W. quarter of Section twenty
 four Township two Range three west containing eighty
 acres making six hundred and eighteen acres sold by
 Reuben Crutchfield to Howell Peckham; also the N.E. half
 of the S.W. part of fractional Section twenty three township
 two Range three west containing forty acres; also the half
 of the S. half of the E. half of the N.W. quarter and half
 of the west half of the N.E. quarter of Section twenty six
 Township two Range three west containing forty one and
 sixty four hundredths acres; also the S. half of the West
 half of the S.E. quarter of Section twenty six Township
 two Range three west containing forty acres and all
 together containing seven hundred and forty two acres
 more or less. To have and to hold the above described
 tract or parcel of land with the tenements and appurten-
 ances thereto belonging or in any wise appertaining unto
 them the said William C. McLellan and Susan E. McLellan
 his wife their heirs and assigns forever. And the said
 James L. Leflier and America E. Leflier his wife for
 themselves their heirs executors and administrators do
 hereby and in consideration of the premises warrant and
 will forever defend the title to the above described and
 hereby granted premises unto the said William C. McLellan
 and Susan E. McLellan his wife their heirs and assigns
 firm and against themselves and all and every person
 or persons claiming or holding under them the said James
 L. Leflier and America E. Leflier his wife and also against
 the lawful title claim or demand of all and every
 person or persons whomsoever claiming or holding by
 force under the Government of the United States.
 In testimony whereof the said James
 L. Leflier and America E. Leflier his wife
 have hereunto subscribed their names and

affixed their seals the day and date first above written
 signed sealed & delivered
 in presence of
 W. M. Townsend Judge 7.50
 R. A. McLellan

James L. Leflier
 America E. Leflier

State of Alabama 3 I Joshua P. Cornman Judge of the Probate Court
 Limestone County 3 for said County hereby certify that W. M. Townsend
 and a subscribing witness to the foregoing conveyance known to me
 appeared before me on this day and being sworn stated that James
 L. Leflier and America E. Leflier the grantors in the conveyance volunta-
 rily presented the same in his presence and in the presence of the
 other subscribing witness on the day the same bears date; that he
 attested the same in the presence of the grantors and of the other
 witness and that each other witness subscribed his name as a
 witness in his presence Given under my hand this 14th day of Sept 1869

Joshua P. Cornman Judge P.C.

State of Ala 3 I Joshua P. Cornman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing conveyance was
 filed in my office for record Sept 14th 1869 and was duly recorded same
 day in Deed Book 13 pages 185 to 187 inclusive

Joshua P. Cornman Judge P.C.

Lyman Vaught 3 Sept 15 1869 Received of Sample Ordway also
 To him 3 Three hundred & sixty three Dollars & Seventy
 Sample Ordway also five cents (\$363.75) advanced on our present growing
 crops of cotton also on any crops which we have advanced on
 or have the contract of which we accept and hereby acknow-
 ledge to be a lien on the same without such advance we
 could not cultivate and save said crops

Lyman & Vaught

Sept 50

Wm. Royal Limestone Co. & Co
 P.O. is Gilbert, Ala

State of Ala 3 I Joshua P. Cornman Judge of the Probate Court
 Limestone Co 3 for said County hereby certify that the foregoing
 deed was filed in my office for record Sept 20th 1869 and was
 duly recorded same day in Deed Book 13 pages 187

Joshua P. Cornman Judge P.C.

Jeff W. Conley 3 This is to show that Jeff W. Conley has made a
 To Contract 3 contract with J. M. Lacey & Co for the purpose of
 cultivating a cotton & corn crop in the year of 1869 on the
 John P. Grogan farm and the said Jeff is to have one half
 of all cotton and corn raised on said farm by said Jeff in
 the 1869 and both parties are to comply with the written
 contract that has been made and was witnessed by J. M. Lacey
 & James H. Gordon this March 1st 1869. I respectfully leave
 for my notes of this crop to my wife as the contract
 as I don't believe that I should like to receive it
 myself and as it was cultivated by his children

individually I desire for her to receive the value of it
 Witness my hand & seal this August 16th 1869
 Pleasant Farmer
 State of Ala. I Joshua P. Coman Judge of the Probate
 Court for said County hereby certify that
 the foregoing Contract was filed in my office for record
 Sept 14th 1869 and was duly recorded Sept 21st 1869 in Deed
 Book 13 page 187 & 188
 Joshua P. Coman Judge P.C.

Randal Hines et al vs Pleasant Farmer of the County of Limestone State
 of Alabama are held and firmly bound unto Randal Hines
 & George Allen and Joseph M. Petty of same County and
 State in the sum of Twenty five hundred dollars being for and
 in consideration of certain lands this day sold said obligors
 and for which a title bond of this date has been executed
 for perfect and complete title in fee simple to said land
 when the purchase money is paid. And the said above mentioned
 obligors having executed this several bonds for the payment
 of said purchase money in three equal annual installments
 each of said payments comprising three several notes of hand
 covering respectively the amounts to be paid to each of the
 above mentioned parties the first falling due on the 15th
 day of September 1870 the second on the 15th day of September
 1871 and the third on the 15th day of September 1872 each
 several payment for the sum of Three hundred and twenty
 three and 1/10 dollars to Randal Hines & George Allen Three hundred
 twenty three and 1/10 dollars to Joseph M. Petty For the payment
 of each note as they respectively fall due or are made
 payable the said obligors hereby give a lien upon all the
 crops raised and collected annually on the lands then
 sold for the purchase money and the power of sale in
 hereby given to all the same for the purpose aforesaid
 Witness our hands and seals this 15th day of September A.D. 1869
 Signed in presence of
 John Raulb
 Randal Hines
 George Allen
 Pleasant Farmer

State of Ala. I Joshua P. Coman Judge of the Probate
 Court for said County hereby certify that
 the foregoing Lien was filed in my office for record
 Sept 18th 1869 and was duly recorded Sept 21st 1869 in Deed Book
 13 page 189
 Joshua P. Coman
 Judge P.C.

John Healtent & O. P. Andrews of Limestone County State of Alabama for
 and in consideration of Twenty eight 28/100 dollars in
 supplies this day advanced bona fide to me and to
 be advanced to me as they may become necessary by H. Healtent
 Wright to enable me to make and secure my crop for the year of
 1869 on the place and without which I could not make and
 secure said crop I hereby give them a lien upon said crop and
 also upon the following cross ties that we are now getting, our
 power and power of sale in case of default for the certain payment
 of the same on or before the first day of Jan'y 1869 according to
 Section 1858 of the Revised Code of Alabama September 15th 1869
 Stamp 50
 John Healtent
 O. P. Andrews

State of Ala. I Joshua P. Coman Judge of the Probate Court for
 Limestone Co. said County hereby certify that the foregoing Lien
 was filed in my office for record Sept 20th 1869 and was duly
 recorded Sept 21st 1869 in Deed Book 13 page 189
 Joshua P. Coman Judge P.C.

J. L. Gibson & Recid Allen Ala Sept 15th 1869 of James & Newell
 To Linn & Sumner & Newell Twenty three 23/100 Dollars being an advance upon my
 present growing crop of cotton which I accept and
 acknowledge as a lien upon said crop same being necessary
 to enable me to cultivate and develop said crop.

Stamp 50
 State of Ala. I Joshua P. Coman Judge of the Probate
 Court for said County hereby certify that
 the foregoing Lien was filed in my office for record Sept 20th
 1869 and was duly recorded Sept 21st 1869 in Deed Book 13 page 189
 Joshua P. Coman Judge P.C.

J. M. S. Donnell & Recid Allen Alabama September 7th 1869 of
 To Linn & Sumner & Newell One hundred and Six 25/100
 Dollars being an advance upon my present
 growing crop of cotton which I accept and acknowledge as a
 Lien upon same said advance being necessary to enable me
 to make and secure said crop.

Stamp 50
 State of Ala. I Joshua P. Coman Judge of the Probate Court
 for said County hereby certify that the foregoing
 Lien was filed in my office for record Sept 20th 1869 and was duly
 recorded Sept 21st 1869 in Deed Book 13 page 189
 Joshua P. Coman
 Judge P.C.

E. A. Mills 3 Received Actum Alabama Sept 20 1869 of
 To Linn 3 Sumner & Hewell Two Hundred & Eleven Dollars
 Sumner & Hewell 3 being an advance upon my present growing crop of
 cotton which I accept and acknowledge as a lien upon
 same said advance being necessary to enable me to cultivate
 and develop said crop.

Stamps 50
 E. A. Mills
 State of Ala 3 I Joshua P. Coman Judge of the Probate
 Court for said County hereby certify that the
 foregoing Lien was filed in my office for record Sept 20 1869
 & was duly recorded Sept 21 1869 in Deed Book 13 Page 190
 Joshua P. Coman Judge P.C.

Porter Bibb 3 Received Actum Ala Sept 19 1869 of Sumner &
 To Linn 3 Sumner & Hewell Five Hundred & Twenty Six 40/100 Dollars
 Sumner & Hewell 3 being an advance upon my present growing crop
 of cotton which I accept and acknowledge as a lien
 upon same said advance being necessary to enable me
 to cultivate and develop said crop.

Stamps 50
 Porter Bibb
 State of Ala 3 I Joshua P. Coman Judge of the Probate
 Court for said County hereby certify that
 the foregoing Lien was filed in my office for record
 Sept 20 1869 & was duly recorded Sept 21 1869 in Deed
 Book 13 Page 190.
 Joshua P. Coman Judge P.C.

W. J. Meadows 3 Received Actum Ala Sept 18 1869 of Sumner
 To Linn 3 & Hewell Fifty Four 75/100 Dollars being
 Sumner & Hewell 3 an advance upon my present growing
 crop of cotton which I accept and acknowledge
 as a lien upon said crop same being necessary
 to enable me to make cultivate & develop said
 crop of cotton

Stamps 50
 W. J. Meadows
 State of Ala 3 I Joshua P. Coman Judge of the Probate
 Court for said County hereby certify that
 the foregoing Lien was filed in my office for record
 Sept 20 1869 & was duly recorded Sept 21 1869 in
 Deed Book 13 Page 190

Joshua P. Coman Judge P.C.

E. W. Seagren 3 This deed made the twenty first day of Sept Eighteen
 To Deed Trust 3 Hundred and sixty nine between E. W. Seagren of the
 W. D. Richardson 3 first part W. D. Richardson of the second part and
 R. H. Hines Geo. Mason Co. Russell Bros. Geo. Allen. Ross well
 Hines J. F. Howell etc and Alexander Rogers of the third
 part all of the county of Limestone State of Alabama
 Witnesseth that whereas the said E. W. Seagren is justly

inditled to the portion of the third part as follows, R. H. Hines
 has a note assigned to him by H. F. Allen due January 1 1870
 for One thousand Dollars and for an open book acct due the
 said R. H. Hines Jan 1 1870 of one hundred and seven ten 10/100 Dollars
 to Geo. Mason Co. an open book account of two hundred and
 three dollars; to Russell Bros an account of about thirty dollars
 to Geo. Allen a note due January 1 1870 for three hundred &
 two hundred and twenty five dollars; to Ross well Hines a note
 dated Aug 14 1869 and payable one day after date for one hundred
 and five dollars; to J. F. Howell etc an open account for about
 twenty dollars; and to Alexander Rogers an account of about
 fifteen dollars; which said several debts or sums of money with the
 interest due and accruing thereon the said E. W. Seagren is willing
 and desirous to secure; Now this Deed Witnesseth that for and
 in consideration of the premises and also the further consider-
 ation of one dollar to the said E. W. Seagren paid by the said
 W. D. Richardson before the sealing and delivery of this presents
 the receipt whereof is hereby acknowledged that this day bar-
 gained granted sold and conveyed and by these presents does
 bargain sell grant and convey to the said W. D. Richardson
 of the second part his heirs and assigns forever the following
 described property and growing crops to wit: The remaining
 interest in his four tracts on which there exists a lien in favor
 of J. A. Coman for about Two hundred dollars; and the growing
 crop of about fifty acres in cotton and about thirty five acres in
 corn and one cotton gin; Upon Trust however that the said
 party of second part on or after the first day of September Eight-
 een hundred and seventy whenever any of the parties of the
 third part shall in writing request shall sell the said property
 or such part or parts as may be sufficient for the purpose at
 public outcry to the highest bidder for ready money at the
 Court House in the town of Athens Limestone State of Alabama
 after having given at least thirty days notice of the time and
 place of sale by publication in any newspaper published
 in said town of Athens; or by posting such notice at three
 or more public places in said County one of which shall
 be at the Court House. And the said party of the second part
 shall out of the money arising from such sale first pay the
 fees expenses and charges incident to this deed and the
 trust under it and out of the balance said money if there
 be enough he shall pay to the parties of the third part or
 their assigns the said several sums of money due them respectively
 and specified in this deed with such interest as may have
 accrued on said debts respectively. The party of the second
 part shall sell the crop of cotton at private sale from time
 to time as it may be secured and ready for market and apply
 the money thus secured for use to debts specified in this
 deed and if there be any money over after paying the said fees
 expenses charges and money & interest as aforesaid hereby

intended to be secured the same he shall pay to the party of the first part or his assigns. But if there is not money enough to pay all of said debt after paying fees so then the same shall pay on each of said debt the rate such sum as to each may be respectively due on a pro rata distribution. But if the whole of said fees expenses charges and debt above specified and herein secured with the interest that may be due as aforesaid shall be fully paid off and discharged to the proper parties under this deed before a sale is made as above mentioned and provided for then this Indenture to be void; or else to remain in full force and virtue. In witness whereof the said parties have hereunto signed their names and affixed their seals the day and year before written.

Witness
 J. H. Seagrave seal
 W. D. Richardson seal
 Geo. Mason seal
 R. H. Hines seal
 R. H. Hines seal

State of Ala. I, Joshua P. Cornum Judge of the Probate Court Limestone Co. for said county hereby certify that E. H. Seagrave & W. D. Richardson whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 20th day of September 1869.

Joshua P. Cornum Judge P.C.

State of Ala. I, Joshua P. Cornum Judge of the Probate Limestone Co. Court for said county hereby certify that the foregoing conveyance was filed in my office for record Sept. 21st 1869 & was duly recorded same day in Deed Book 13 page 190 & 191 & 192.

Joshua P. Cornum Judge P.C.

W. H. Harrison

D. S. James
 To Linn
 James & Howell

I Received of Linn O. S. James Sept. 20th 1869 of James & Howell Fifty three 70/100 Dollars being an advance upon my present growing crop of cotton which I accept and acknowledge as a loan upon said advance being necessary to enable me to cultivate and develop it.

Witness
 D. S. James

State of Ala. I, Joshua P. Cornum Judge of the Probate Limestone Co. Court for said county hereby certify that the foregoing loan was filed in my office for record Sept. 22nd 1869 & was duly recorded same day in Deed Book 13 page 192.

Joshua P. Cornum Judge P.C.

D. G. Morgan
 To Linn
 John O. Morgan

I Limestone County Ala. Sept. 18th 1869

This is to certify that I D. G. Morgan do give John O. Morgan a lien on my crop for the year eighteen hundred and sixty nine for one thousand Dollars it being for labor done the year previous and also for other considerations the said John O. Morgan has and interest also of one fourth of said crop for his services this year the lien not to interfere with legal grown previous to this date on this crop. day and date above written.

Witness
 J. H. Seagrave seal
 Joshua P. Cornum Judge P.C.

State of Ala. I, Joshua P. Cornum Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing Lien was filed in my office for record Sept. 23rd 1869 and was duly recorded same day in Deed Book 13 page 193.

Joshua P. Cornum Judge P.C.

Wm. P. Howell
 To Linn
 James Mitchell & Co.

I hereby certify that this Indenture made this 18th day of September in the year One thousand Eight hundred and sixty nine between William P. Howell John T. Farmer and his wife Susan O. Farmer of the County of Limestone in the State of Alabama of the one part and James Mitchell & Company of the other part Witnesseth that the said William P. Howell John T. Farmer and his wife Susan O. Farmer for and in consideration of the sum of Two thousand Dollars to the said William P. Howell John T. Farmer and his wife Susan O. Farmer 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 and alien convey and confirm unto the said James Mitchell & Co. all that certain lot or parcel of land lying and being in the County of Limestone State of Alabama and known and described as follows all of lot No. 34 known and described in the plot of the Town of Athens. To Have and Hold the above described lot or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said James Mitchell & Company their heirs and assigns forever and the said William P. Howell John T. Farmer and his wife Susan O. Farmer for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said James Mitchell & Company their heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said William P. Howell John T. Farmer and his wife Susan O. Farmer and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States.

In testimony whereof the said William P. Howell John T. Farmer and his wife Susan O. Farmer have subscribed their names and affixed their seals

the day and year above written
 Signed sealed and delivered
 in presence of
 William P. Jowers
 John S. Tamm
 Susan O. Tamm
 State of Alabama
 In presence of
 The State of Alabama
 I, John S. Tamm, Justice of the Peace in and for said
 county and State personally appeared William P. Jowers
 John S. Tamm and his wife Susan O. Tamm parties to me
 well known who acknowledged before me this day that being
 informed of the contents of the foregoing conveyance they
 executed the same freely and voluntarily for the purposes
 therein specified on the day the same bears date. Given under
 my hand Sept 28 1869
 J. S. Tamm Justice P. B.

State of Alabama
 I, Joshua P. Coman Judge of the Probate Court
 Limestone Co for said County hereby certify that the foregoing
 Conveyance was filed in my office for record Sept 28 1869 and was
 recorded same day in Deed Book 13 Page 190 & 191
 Joshua P. Coman Judge P. B.

W. C. Shute Assignee In the District Court of the United States
 S. D. In the Northern District of Alabama
 Joseph Walbert In Bankruptcy

In Re Joseph Walbert
 Limestone Co Alabama Bankrupt
 Know all men by these presents that W. C. Shute of the
 county of Morgan in said district assignee of the said Bankrupt's
 estate do hereby convey confirm and grant to the said Joseph
 Walbert by these presents all such right title and interest in
 and to the said Joseph Walbert as I may have by virtue of an
 assignment to me the said W. C. Shute in said assignee by order
 of the United States District Court for the Northern District of
 Alabama on the 14th day of September 1868 whether said personal
 or mixed to have and to hold to the said Joseph Walbert and
 his heirs forever. In witness whereof I the said W. C. Shute as
 assignee have hereunto set my hand and affixed my seal
 on this the 18th day of September A. D. 1869

In presence of
 Joseph Walbert
 J. L. Brown
 State of Alabama
 I, Joshua P. Coman Judge of the Probate Court
 Limestone Co for said County hereby certify that the foregoing
 Conveyance was filed in my office for record Sept 28 1869 and was
 duly recorded same day in Deed Book 13 Page 191
 Joshua P. Coman
 Judge P. B.

Henry A. Davis admr State of Alabama Limestone County
 S. D. This Indenture made and entered into on this 4th day
 of Sept 1869 between Henry A. Davis administrator of John
 H. Davis died of 1st part and H. D. Richardson of 2nd part both of county
 of Limestone and State of Alabama Witnesses that under and by virtue of
 an order of Probate Court of Limestone County State of Alabama and
 this day sold and by these presents convey and confirm unto said
 H. D. Richardson all that tract or parcel of land lying and being in
 the county of Limestone and State of Alabama and known and described
 as follows to wit viz North west 1/4 of North west 1/4 of Section 83
 Range 5 west containing forty acres more or less for and in consideration
 of the sum of sixty one dollars to me in hand paid the receipt of
 which is hereby acknowledged. To Have and to hold the above
 described lands to him the said Richardson and his heirs and
 assigns forever in fee simple absolute and as such administrator I
 will give warrant and defend the title to above premises from and
 against the claim of all persons whatsoever. In testimony whereof
 I have hereunto set my name and affixed my seal this 4th day
 of September 1869
 Henry A. Davis seal

Stamp 50
 State of Alabama
 I, Joshua P. Coman Judge of the Probate Court for said
 Limestone Co hereby certify that Henry A. Davis whose name
 is signed to the foregoing conveyance and who is known to me
 acknowledged before me on this day that being informed of the
 contents of the conveyance he executed the same voluntarily on the
 day the same bears date. Given under my hand this 4th day of
 September 1869
 Joshua P. Coman Judge P. B.
 State of Alabama
 I, Joshua P. Coman Judge of the Probate Court for
 Limestone Co hereby certify that the foregoing Con-
 veyance was filed in my office for record Sept 28 1869 and was
 duly recorded Sept 30 1869 in Deed Book 13 Page 194 & 195
 Joshua P. Coman Judge P. B.

Charles Phillips of this Instrument witnesseth that I Charles Phillips
 To Sir
 of Limestone County State of Alabama for and in consider-
 ation of One hundred and Seventy one dollars \$171.00 for in
 supplies heretofore advanced bonafide to me and which supplies
 so advanced to me by H. G. Westmoreland were necessary to enable
 me to make and secure my crop for the year of 1868 on the
 Thomas Phillips place and cultivated by me in Limestone County
 State of Alabama without which I could not have made and
 secured said crop I hereby give him a lien upon the present
 growing crop and power of sale in case of default for certain
 payment of the same on or before the first day of January 1870
 according to Section 1858 of the Revised Code of Alabama Given
 under my hand and seal the 3rd day of August 1869

Stamp 50
 State of Alabama
 I, Joshua P. Coman Judge of the Probate
 Limestone Co hereby certify that the

preparing him was filed in my office for record Sept 27th 1869 was duly recorded Sept 28th 1869 in Deed Book 12 page 195
Joshua P. Conner Judge P.C.

W. H. Lusk & J. L. Lusk of Louisiana State of Ala. for and in consideration of the sum of twenty five Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Lusk & Vaught to enable me to gather and secure my crop for the year 1869 on the W. H. Lusk place and without which I could not gather and secure said crop I hereby give them a lien upon said crops and also upon the following articles. I also give them and heirs of said in case of default for the certain payment of the same on or before the first day of November 1869, of the revised code of Ala.
Witness my hand and seal of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Sept 28th 1869 and was duly recorded Sept 28th 1869 in Deed Book 12 page 195
Joshua P. Conner Judge P.C.

L. D. Harrison & J. L. Lusk of Louisiana State of Ala. for and in consideration of fifty five Dollars and fifty cents in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Lusk & Vaught to enable me to gather my crop for the year 1869 on the James P. Lusk place and also give them and heirs of said in case of default for the certain payment of the same on or before the first day of November 1869 according to Section 1858 of the Revised Code of Alabama.
Witness my hand and seal of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Sept 29th 1869 and was duly recorded Sept 30th 1869 in Deed Book 13 page 196
Joshua P. Conner Judge P.C.

Satisfied in full
Dec 11th 1869
Lusk & Vaught

Wm. H. Lusk & J. L. Lusk of Louisiana State of Ala. for and in consideration of the sum of twenty five Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Lusk & Vaught to enable me to make and secure my crop for the year of 1869 on the Edward H. Lusk place and without which I could not make and secure said crop

I hereby give them a lien upon said crop and also upon the following articles and heirs of said in case of default for the certain payment of the same on or before the first day of December 1869 according to Section 1858 of the Revised Code of Alabama.
Witness my hand and seal of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Sept 29th 1869 and was duly recorded Sept 30th 1869 in Deed Book 13 page 196 & 197
Joshua P. Conner Judge P.C.

Satisfied in full
Dec 11th 1869
Lusk & Vaught

O. A. Evans & J. L. Lusk of Louisiana State of Alabama for and in consideration of one hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by O. A. Evans & J. L. Lusk to enable me to make and secure my crop for the year of 1869 on the O. A. Evans place and without which I could not make and secure said crop I hereby give them a lien upon said crop of cotton and goods of said in case of default for the certain payment of the same on or before the first day of December 1869 according to Section 1858 of the Revised Code of Alabama. This September 28th 1869
Witness my hand and seal of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Oct 1st 1869 and was duly recorded same day in Deed Book 13 page 197
Joshua P. Conner Judge P.C.

Wm. S. Legg & J. L. Lusk of Louisiana State of Ala. for and in consideration of twenty five Dollars being an advance upon my present growing crops of corn and cotton which I accept and acknowledge as a lien upon same said advance being necessary to enable me to cultivate and develop said crops
Witness my hand and seal of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Oct 1st 1869 and was duly recorded same day in Deed Book 13 page 197
Joshua P. Conner Judge P.C.

Robt. K. Pidd & J. L. Lusk of Louisiana State of Ala. for and in consideration of twenty five Dollars being an advance upon my present growing crop of cotton which I accept and acknowledge as a lien upon same said advance being necessary to enable me to cultivate and develop said crop
Witness my hand and seal of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Oct 1st 1869 and was duly recorded same day in Deed Book 13 page 197
Joshua P. Conner Judge P.C.

that the foregoing Lien was filed in my office for record
Oct 1st 1869 & was duly recorded same day in Deed Book
13 Page 197 Joshua P. Cornum Judge PB

John P. Turner & Received Action Alabama August 11th 1869 of
J. Linn 3 Dams & Staves thirty nine 74th Dollars being
Turner & Staves 3 an advance upon my present growing crops of Corn &
Cotton which I accept and acknowledge as a loan upon said
crops; said advance being necessary to enable me to cultivate
and develop the same.

Stamps 50 John P. Turner
State of Ala 3d Joshua P. Cornum Judge of the Probate Court
Limestone Co 3 for said County hereby certify that the foregoing
Lien was filed in my office for record Oct 1st 1869 and was duly
recorded same day in Deed Book 13 Page 198
Joshua P. Cornum Judge PB

Jas H. Hine wife of the State of Alabama Limestone County
To Deed
Jas H. Proctor 3 One thousand Eight Hundred and fifty nine between
Jas H. Hine and E. O. Hine his wife of the County of Limestone and
State of Alabama of the one Part and Jas H. Proctor of the
County of Limestone and State of Alabama. Witnesseth that for
and in consideration of the sum of five thousand dollars to us
in hand paid by the said Jas H. Proctor the receipt whereof is
hereby acknowledged we have this day bargained sold
aliened enfeoffed and conveyed and by these presents do bargain
sell alien enfeoff and convey unto the said Jas H. Proctor all that
certain tract or parcel of land lying and being in the County
of Limestone and State of Alabama viz North east quarter of
Section four, East Half of north west quarter of Section four, East
half of south east quarter of Section four, and a strip in the
form of a wedge commencing fifty yards east of the north
east corner of the north east quarter of Section four and
running a straight line to south east corner of east half of
south east quarter of Section four and containing three hundred
and twenty nine acres more or less all lying in Township four
range five west to Town and to hold the above described
tract of land with all the appurtenances thereto belonging
or in anywise appertaining unto the said Jas H. Proctor his
heirs and assigns forever and the said Jas H. Hine and E. O.
Hine his wife for themselves their heirs executors and administrators
do warrant and will forever defend the title to the above described
lands and premises unto the said Jas H. Proctor his heirs and
assigns from and against themselves and all and every person
or persons claiming or holding under them the said Jas H. Hine
and E. O. Hine 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 United States.

Whereof the said Jas H. Hine and E. O. Hine
hereunto set their hands & seals the day and year above written
in presence of September 22nd 1869
J. L. Morland
H. A. Morland

Jas H. Hine and
E. O. Hine and
State of Ala 3d Joshua P. Cornum Judge of the Probate Court for
Limestone Co 3 said County hereby certify that J. L. Morland a sub
scribing witness to the foregoing conveyance known to me appeared before
me on this day and being sworn stated that Jas H. Hine and E. O. Hine
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 each other
witness subscribed his name as a witness in his presence. Given
under my hand this 22nd day of October 1869

Joshua P. Cornum Judge PB
State of Ala 3d Joshua P. Cornum Judge of the Probate Court for
Limestone Co 3 said County hereby certify that the foregoing Deed
was filed in my office for record Oct 2nd 1869 and was duly recorded
same day in Deed Book 13 Page 198 & 199
Joshua P. Cornum Judge PB

Jas Allen 3 the State of Alabama Limestone County.
To Linn
Lewis Waldo 3 Whereas on the 29th day of March 1869 Lewis Waldo
advanced to the undersigned (George Allen) provisions and
supplies & cash to enable me to carry on my farm & cultivate
a crop on the same for the year 1869 the sum of One Hundred
& fifty six dollars & fifty six cents & took my note of that date
for the same due sixty days after date executed by me to the
said Lewis Waldo. And whereas Lockard & Dickson on the
20th day of March 1869 advanced me provisions supplies & cash
to enable me to carry on a farm & cultivate a crop on the same
in & for the year 1869 the sum of One Hundred & ninety dollars
& fifty six cents & took my note of that date for the same due
sixty days after date executed by me to the said Lockard & Dickson
which said provisions supplies & cash in each of the above recited
transactions were advanced by the respective parties above
named & as aforesaid and above set forth and stated to me and
obtained by me from them respectively as above stated bona
fide to enable me to make a crop the present year (1869) on the
plantation of Ben & Sam Pate plantation in said County of
Limestone State of Alabama rented by me for the said year 1869
and for the purpose of making a crop & to enable me to make
said crop on said plantation as aforesaid & without such advance
by the said parties respectively it would not be and would
not have been in my power to procure the necessary team
provisions & farming implements to make a crop.
Allen therefore is herein & hereby created and given by
me to the above named parties respectively for their respective

advances aforesaid and retained by them and each of them for their respective debts and accounts advanced as aforesaid under sections 1858-1859-1860 of the Revised Code of Alabama upon the said crop raised or to be raised by me as aforesaid and upon two black horses mules one three & one four years old one mixed colored mule one bay horse mule one grey mule & also all of the farming tools & implements of farming including wagons & harness & plough gear grain undermy hand & seal this 12th August 1869
 J. Allen (Seal)

Stamps 20
 State of Ala 3 & Joshua P. Couran Judge of the Probate Court for said county hereby certify that J. Allen 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 12th day of October 1869
 Joshua P. Couran Judge P.C.

State of Ala 3 & Joshua P. Couran Judge of the Probate Court for said county hereby certify that the foregoing conveyance was filed in my office for record Oct 4th 1869 and was duly recorded same day in Deed Book 13 pages 199 & 200
 Joshua P. Couran Judge P.C.

P. M. Townsend wife of this instrument made this 20th day of September in the year One thousand Eight Hundred and Sixty Nine between P. M. Townsend and William C. Nichols. His wife of the county of Limestone and State of Alabama of the one part and William C. Nichols of said county and State of the other part Witnesseth that the said P. M. Townsend and William C. Townsend his wife for and in consideration of the sum of One thousand dollars to them in hand paid the receipt whereof we do hereby acknowledge have bargain sold and quit claimed and by these presents do bargain sell and quit claim unto the said William C. Nichols and to his heirs and assigns forever all our and each of our right title interest estate claim and demand both at law and in equity to all of that certain tract or parcel of land known and described as follows lying and being in the county of Limestone State of Ala to wit: The fourth half of Section No 15 Township 4th Range 4 west also the north 1/2 of the North west 1/4 of Section No 22 Township No 3 Range No 4 west containing four hundred acres more or less with and the appurtenances thereto belonging. In witness whereof we have hereunto set our hands and seals this 20th day of September in the year Eighteen Hundred & Sixty Nine
 P. M. Townsend (Seal)
 W. C. Nichols (Seal)

State of Ala 3 & Joshua P. Couran Judge of the Probate Court for said county hereby certify that P. M. Townsend & W. C. Townsend his wife whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the same day the same bears date Given under my hand this September 22nd 1869
 Joshua P. Couran Judge P.C.

State of Ala 3 & Joshua P. Couran Judge of the Probate Court for said county hereby certify that the foregoing conveyance was filed in my office for record Oct 4th 1869 in Deed Book 13 pages 200 & 201
 Joshua P. Couran Judge P.C.

John Ellison of this instrument witnesseth that I John Ellison of Limestone Co. State of Alabama for and in consideration of the sum of Two Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by the firm of Rice & Donnell merchants at Jones Lane to enable me to make and secure my crop for the year of 1869 on the Green Brown place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: One sorrel mare & colt and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to the Section 1858 of the Revised Code of Alabama
 attest
 John Ellison
 E. H. Gregory

State of Ala 3 & Joshua P. Couran Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record Oct 11th 1869 and was duly recorded Oct 14th 1869 in Deed Book 13 page 201
 Joshua P. Couran Judge P.C.

Starling Anderson of this instrument witnesseth that I Starling Anderson of Limestone County State of Alabama for and in consideration of the sum of \$100.00 dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by the firm of Rice & Donnell merchants Jones Lane to enable me to make and secure my crop for the year of 1869 on the Map Andersons place and without which I could not make & secure said crop I hereby give them a lien upon said crop and also upon the following one sorrel horse named Charley & 20 head of hogs and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to the Section 1858 of the Revised Code of Alabama
 attest J. P. Donnell
 Starling Anderson

State of Ala 3 & Joshua P. Couran Judge of the Probate Court for said county hereby certify that the foregoing Lien was filed in my office for record Oct 11th 1869 and was duly recorded

October 14 1869 in Deed Book 13 page 201

Joshua P. Leonard Judge P.C.

Jeb Davis
vs Linn

Rice & Donnell

This Instrument that I Jeb Davis of Limestone County State of Alabama for and in consideration of the sum of \$40.52 Four hundred and one dollar and fifty two cents in full for this day advanced bona fide to me and to be advanced to me as they become necessary by the firm of Rice & Donnell merchants at Jones Lane Ala to enable me to make and secure my crops of corn and cotton for the year 1869 now on the place known as the Ragland land and without which I could not make and secure said crops I hereby give them a lien upon said crop and also upon the following viz 1 Bay mare one small horse and power of sale in case of default for the certain payment of the sum on or before the first day of January 1871 according to the Section 1858 of the Revised Code of Alabama

Witness

Walter P. Jones

I Joshua P. Leonard Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Oct 11 1869 and was duly recorded Oct 14 1869 in Deed Book 13 Page 202

Joshua P. Leonard Judge P.C.

David Fletcher
vs Linn

Rice & Donnell

This Instrument witnesseth that I David Fletcher of Limestone County State of Alabama for and in consideration of the sum of \$250.00 Dollars in full for this day advanced bona fide to me and to be advanced to me as they become necessary by Rice & Donnell merchants Jones Lane to enable me to make and secure my crops for the year of 1869 on the Fletcher place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following One bay mare & one bay horse and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to the Section 1858 of the Revised Code of Alabama

Witness

Walter P. Jones

I Joshua P. Leonard Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Oct 11 1869 and was duly recorded Oct 14 1869 in Deed Book 13 Page 202

Joshua P. Leonard Judge P.C.

This Indenture made this Twenty fourth day of August in the year of our Lord, One Thousand Eight Hundred and sixty nine, between Jesse Atkinson of the County of Limestone in the State of Alabama of the one part and William F. Atkinson of the other part, Witnesseth that the said Jesse Atkinson for and in consideration of the sum of Two Thousand Dollars to him in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey and confirm unto the said William F. Atkinson all that certain tract or parcel of Land, lying and being in the County of Limestone in the State of Alabama, and known as the S. E. fourth of Section five Township One Range four West, containing One Hundred and sixty acres. To have and to hold the above described Land with the appurtenances thereto belonging or in any way appertaining to said William F. Atkinson his heirs and assigns forever and the said Jesse Atkinson for himself, his heirs, Executors and Administrators do warrant and forever defend the title to the above described and hereby granted premises unto the said William F. Atkinson his heirs and assigns from and against himself and all and every person claiming or holding under him the said Jesse Atkinson also against the lawful title or demands of all and every person or persons whomsoever claiming or holding by, from or under the Government of the United States. In testimony, The said parties have hereunto set his hand and seal this day and date above written

Jesse Atkinson Seal

State of Alabama
Limestone County
I, Lewis Morris a Justice of the peace for said County, hereby certify that Jesse Atkinson whose name is signed to the foregoing conveyance and who is known to me, acknowledged before me that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand, this Twenty fourth day of August 1869

Lewis Morris. J.P. Seal

State of Alabama
Limestone County
I, Joshua P. Leonard Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed in my office for record October 14th 1869 and was duly recorded October 15th 1869 in Deed Book 13 Page 203

Joshua P. Leonard Judge P.C.

Received Attns October 14th 1869 of Cannon & Newell Twelve Hundred and sixty two Dollars, being an advance upon my present growing crop of cotton, which I do hereby acknowledge as a lien upon said crop, same being necessary to enable me to cultivate and secure said crop of cotton

H. W. Nimble

State of Alabama
Limestone County
I, Joshua P. Leonard Judge of the Probate Court for said County, hereby certify that the foregoing Lien was filed in my office for record October 14th 1869 and was duly recorded October 15th 1869 in Deed Book 13 Page 203

Joshua P. Leonard Judge P.C.

R. N. Rogers
To Lem
Tanner & Newell
Received. Athens, Alabama October 12th 1869 of Tanner & Newell Three Hundred and fifteen \$/s Dollars being an advance upon my present growing crops of corn & cotton which I accept and acknowledge as a Lien upon said crops same being necessary to enable me to cultivate and secure said crops.

R. N. Rogers

State of Alabama, I, Joshua P. Coman Judge of the Probate Court for said County Limestone Co. hereby certify that the foregoing Lien was filed in my office for records October 14th 1869 and was duly recorded October 15th 1869 in Deed Book 13 Page 204

Joshua P. Coman Judge P.C.

Garnett C. Smith
To Lem
Tanner & Newell
Received. Athens, Alabama October 11th 1869 of Tanner & Newell One Hundred & fifty \$/s Dollars being an advance upon my present growing crop of cotton which I accept and acknowledge as a Lien upon same said advance being necessary to enable me to cultivate and secure said crop of cotton.

Garnett C. Smith

State of Alabama, I, Joshua P. Coman Judge of the Probate Court for said County Limestone County hereby certify that the foregoing Lien was filed in my office for records October 14th 1869 and was duly recorded October 15th 1869 in Deed Book 13 - Page 204

Joshua P. Coman Judge P.C.

S. C. Gordon
H. Beasley
To Lem
Tanner & Newell
Received. Athens, Alabama October 4th 1869. Four Hundred & thirty one & 50/100 Dollars advance on our present growing crops of corn and cotton to enable us to make and secure said crops and without said advance we could not make said crops of cotton & corn.

S. C. Gordon
H. Beasley

State of Alabama, I, Joshua P. Coman Judge of the Probate Court for said County Limestone County hereby certify that the foregoing Lien was filed in my office for records October 14th 1869 and was duly recorded October 15th 1869 in Deed Book 13 Page 204

Joshua P. Coman Judge P.C.

J. H. & R. G. Scoggins
To Lem
Chas. J. Scoggins
Elkhorn Ala Sept 15th 1869. Received of Chas. J. Scoggins Twenty five Dollars being an advance upon our present growing crops of corn & cotton which we accept and acknowledge as a Lien upon said crops and without which said crops could not be made & secured.

John H. Scoggins
R. G. Scoggins

State of Ala I, Joshua P. Coman Judge of the Probate Court Limestone Co. for said county hereby certify that the foregoing Lien

was filed in my office for records Oct 15th 1869 and duly recorded Oct 20th 1869 in Deed Book 13 Page 204 & 205

Joshua P. Coman Judge P.C.

Martin Houston wife of this Indenture made the 1st day of October 1869 between
To Ouch
Marche St Jones
Martin Houston & Keren his wife of the first part & Marche St Jones of the second part Witnesseth that the party of the first part for & in consideration of the sum of four hundred dollars to by them in hand paid at & before the sealing & delivery of these presents by the party of the second part the receipt whereof is hereby acknowledged have granted bargained sold & conveyed & do by these presents grant bargain sell & convey unto the said party of the second part and to her heirs & assigns forever all that parcel of land lying & situate in Limestone County Alabama being a part of fractional Section 12 Township 1 Range four west & beginning at the Spring where said Martin Houston now lives running South 14 poles to a stake thence east 9 poles to a stake thence South 20 poles to a stake thence west 18 poles to a stake thence north 20 poles to a stake thence east 9 poles to the beginning containing by estimate two & 1 quarter acres more or less. Together with all & singular the tenements & appurtenances distilling works or included thereunto belonging or in any wise appertaining & also all the estate right title interest claim or demand whatever of Martin Houston & his wife Keren to the said party of the first part of in & to the above bargained premises & every part & parcel thereof. To have & to hold to the said party of the second part her heirs & assigns forever And the said party of the first part for their heirs executors administrators do hereby warrant & will forever defend the title of the above bargained premises to Marche St Jones her heirs & assigns free from the claim or claims of all & every person or persons whatsoever claiming in & through them. In testimony whereof the aforesaid party of the first part have hereunto set their hands and affixed their seals the day & year above written

Stamp 50

Martin Houston
K. H. Houston

State of Ala I, J. H. Todd an acting Justice of the Peace in and Limestone Co. for said county do hereby certify that Martin Houston and Keren his wife both personally appeared before me known to me & whose signatures are signed or attached to the foregoing conveyance & acknowledged (his wife Keren Houston being firstly examined by me apart from her husband says she signed the above deed of conveyance of her own free will without fear or compulsion of or from her husband) before me this day that she executed the same voluntarily for the purposes therein specified & that signatures are genuine. Given under my signature and genuine given under my hand & seal the 20th day of October 1869

J. H. Todd J.P.

State of Ala I, Joshua P. Coman Judge of the Probate Court for said County Limestone Co. hereby certify that the foregoing conveyance was filed in my office for records Oct 16th 1869 & was recorded Nov 5th 1869 in Deed Book 13 Page 205

Joshua P. Coman Judge P.C.

Martin Houston wife & This Indenture made the 1st day of October 1869
 To Dred
 W. H. Jones

Between Martin Houston & Helen H. his wife of the
 first part & W. H. Jones of the second part Witnesseth
 That the said party of the first part for and in consideration
 of the sum of five hundred dollars to them in hand paid at
 or before the sealing and delivery of these presents by the party
 of the second part the receipt whereof is hereby acknowledged
 have granted bargained sold & conveyed & do by these
 presents bargain grant sell & convey unto the said party of
 the second part & unto his heirs & assigns forever the following
 described parcel of land lying & situate in Limestone County
 Alabama To wit: The N. W. 1/4 of the west 1/4 of fractional
 Section 12 Township 1 Range 4 west also N. E. 1/4 S. W. 1/4 fractional
 Section 12 Township 1 Range 4 west containing 40 acres also
 S. E. 1/4 of the N. W. 1/4 fractional Section 12 Township 1 Range 4
 west containing 40 acres also the south part of the S. W. part
 of fractional Section 12 Township 1 Range 4 west containing
 68 acres containing in all one hundred & eighty eight acres
 less two or quarter acres off of S. W. Corner including distilling
 which is due to Martha Jones containing 185.0 1/4 acres
 more or less Together with all & singular the tenements &
 appurtenances thereto belonging or in anywise appertaining
 & also all the estate right title interest claim or demand
 whatsoever of the said Martin Houston & Helen H. his wife the
 said party of the first part of in & to the above bargained
 premises & every part & parcel thereof. To have & to hold
 to the said party of the second part his heirs & assigns to the
 whole & only proper benefit use & behoof of the said party
 of the second part his heirs & assigns forever. And the said
 party of the first part for themselves their heirs executors
 administrators do hereby warrant & will forever defend the
 title of the above bargained premises to W. H. Jones his heirs &
 assigns free from the claim or claims of all & every person
 or persons whatsoever claiming in & through them. In
 testimony whereof the aforesaid parties of the first part
 have hereunto set their hands & affixed their seals the
 day & year above written.

W. H. Jones

Martin Houston
 H. H. Houston

State of Alabama & I J. W. Folds an acting Justice of the peace
 Limestone County in and for county do hereby certify that
 Martin Houston & Helen H. his wife both personally known to
 me & whose names are signed to the foregoing deed of Conveyance
 appeared before me this day & acknowledged (his wife Helen H.
 Houston being firstly examined by me apart from her husband
 says she signed the above deed of her own free will &
 without fear or compulsion of her husband before me that
 they executed the same voluntarily & for the purposes
 therein specified & that the signatures are genuine.

Given under my hand and seal this the 2nd day of October
 1869.

J. W. Folds J. P.

State of Alabama & I Joshua P. Bonum Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing Conveyance
 was filed in my office for record Oct 16 1869 and was duly
 recorded Nov 5 1869 in Book 13 pages 206 & 207

Joshua P. Bonum Judge

W. H. Jones wife & This Indenture made the second day of October in the
 3rd year of our Lord 1869 between W. H. Jones & his wife Helen H.
 Houston of the first part & Helen H. Houston wife of Martin
 Houston of the second part Witnesseth That the said party of the first
 part for & in consideration of the sum of Five hundred dollars to
 them in hand paid at or before the sealing & delivery of these
 presents by the party of the second part the receipt whereof is hereby
 acknowledged have granted bargained sold and conveyed & do by
 these presents grant bargain sell and convey unto the said party of
 the second part & to his heirs & assigns forever the certain tract
 or parcel of land known as N. W. 1/4 of the West 1/4 of fractional
 Section 12 Township 1 Range 4 west also N. E. 1/4 of the S. W. 1/4
 fractional Section 12 Township 1 Range 4 west containing 40
 acres also S. E. 1/4 of the N. W. 1/4 fractional Section 12 Township 1 Range
 4 west containing 40 acres also S. part of the S. W. part fractional
 Section 12 Township 1 Range 4 west containing 68 acres containing
 in all 188 acres less 2 1/4 acres off of the S. W. Corner containing distil-
 ling which is due to Martha Jones. Together with all & singular
 the tenements & appurtenances thereto belonging or in anywise
 appertaining & also all estate right title interest claim or demand
 whatever of W. H. Jones & H. H. his wife the said party of the first
 part either in law or equity of in & to the above bargained
 premises & every part & parcel thereof. To have & to hold
 to the said party of the second part his heirs & assigns to the
 whole & only proper use benefit & behoof (free from the contract
 debt or liabilities of her said husband Martin Houston) of the
 said party of the second part her heirs & assigns forever. And the
 said party of the first part for their heirs executors & administrators
 do hereby warrant & will forever defend the title of the above bar-
 gained premises to Helen H. Houston her heirs & assigns free
 from the claim or claims of all & every person or persons claiming
 by or from them. In testimony whereof the aforesaid party
 of the first part have hereunto set their hands & affixed
 their seals the day & year above written.

Signed sealed & delivered
 in presence of

W. H. Jones
 H. H. Jones

State of Alabama & I Personally saw before me W. H. Jones & Helen
 Limestone County & Jones his wife both of whom are known
 to me acknowledged that they signed the foregoing Conveyance

voluntarily for the purposes therein specified & the said
 Adeline E Jones being freely examined apart for her husband
 acknowledged she signed the above of her own free will
 & accord & without fear or compulsion of her said husband
 W H Jones on the day the same bears date. Given under my
 hand this 2nd day of October 1869 J W Todd J.P.

State of Ala. J D Joshua P. Connor Judge of the Probate Court
 Limestone Co for said county hereby certify that the foregoing
 conveyance was filed in my office for record Oct 16th 1869 &
 was duly recorded Nov 5th 1869 in Book 18 pages 207 & 208
 Joshua P. Connor Judge P.C.

Wm H Lutz Sheriff State of Alabama Limestone County
 To Deeds This official Deeds of conveyance from William
 Alexander Hamilton to the Lutz Sheriff of Limestone County in the State of
 Alabama to Alexander Hamilton of the county and State
 aforesaid witness: that whereas on the 14th day of June
 1869 an execution was issued to the said William H
 Lutz as such sheriff from the Circuit Court of said county
 of Limestone reciting the recovery of a judgment by Alexander
 Hamilton against James W S Donnell in said Circuit Court
 on the 8th April 1867 for the sum of Six thousand two hun-
 dred and thirty three dollars and twenty seven cents debt
 and one thousand seven hundred and ninety nine dollars
 and twenty nine cents damages besides costs of suit. the
 issuing of an execution thereon dated April 22 1867 returned
 Received April 27th 1867 A B McKinney Shff. - lived this for
 on the following divided lands of Jas W S Donnell to wit
 2 1/2 Sec 19. the 1/4 Sec 20. the 1/2 of S E 1/4 Sec
 18. E 1/2 of N 1/4 Sec 19. E 1/2 of S 1/4 Sec 18. N 1/2 of S 1/4
 Sec 19. N 1/2 of South E 1/4 Sec 18. South 1/4 Sec 17. all in
 Township 4 Range 3 west in Limestone County Ala containing
 880 acres more or less this 14th October 1867 A B McKinney Shff
 Returned for want of time this October 31st 1867 A B McKinney Shff
 the issuing of an alias execution dated November 18th 1867 with
 an endorsement of the clerk reciting said levy and directing
 notice of the levy to be given to the defendant and the land and
 which alias execution was returned "Recd November 21st 1867
 A B McKinney Shff by his deputy T L Tucker held up by operation
 of law Feb 3rd 1868 A B McKinney Shff. held up by operation
 of law April 17th 1868 by David act Shff" the issuing of a pluries
 execution dated Oct 5th 1868 reciting said previous execution and
 the return and endorsement thereon returned "Stayed by opera-
 tion of law Nov 5th 1868 Wm H Lutz Shff" the issuing of an alias
 pluries execution dated reciting said previous execution and the
 return and endorsement thereon returned "Returned for want
 of time April 2nd 1869 W H Lutz Shff reciting also a
 credit on said judgment of One thousand eight hundred

and eighty one dollars and sixty cents as of November 12th 1867
 and directing the amount of said judgment less said credit to be
 made out of the goods and chattels lands and tenements of
 said defendant James W S Donnell. and whereas said William
 H Lutz as such sheriff did on the 28th June 1869 receive the
 levy made October 14th 1867 as recited and levy said execution
 on the following lands as the property of said defendant James
 W S Donnell viz: the South east quarter of Section nineteen the
 North west quarter of section twenty. the east half of the South
 east quarter of section eighteen. the east half of the North west
 quarter of section nineteen. the east half of the South west quarter
 of section eighteen the west half of the North west quarter of section
 nineteen. the west half of the South east quarter of section eight-
 teen and the South west quarter of section seventeen. all in
 township four Range three west in Limestone County Alabama
 and give notice of such levy to said James W S Donnell perso-
 nally in writing and also to James L Connor of the County and
 custody of the Estate of said James W S Donnell. and whereas
 said William H Lutz sheriff as aforesaid did on the day
 the first Monday and second day of August 1869 after having
 given the notice required by law of sheriff for sale of lands
 sell said lands at public auction to the highest bidder for
 cash at the Court House in said county of Limestone at
 which sale the said Alexander Hamilton became the purchaser
 of said lands for the sum of five hundred Dollars he being
 the highest and last bidder for said lands at that price
 Now therefore in consideration of the premises and the pay-
 ment of said purchase money now hereby acknowledged. I the
 said William H Lutz as such Sheriff do hereby bargain sell
 alien and convey unto the said Alexander Hamilton all the
 right title and interest in and to said lands which I am
 authorized by law under said execution to sell & convey
 to him and to hold the same to him and his heirs forever
 In witness whereof I have subscribed my hand & seal this August
 28th 1869 Wm H Lutz Sheriff
 of Limestone County

Stamp 50
 State of Alabama J D Burton Sanders a Justice of the Peace for said Co
 Limestone County hereby certify that William H Lutz Sheriff of said county
 whose name is signed to the foregoing conveyance and who is known to
 me acknowledged before me on this day that being informed of the
 contents of the conveyance he executed the same voluntarily on
 the day the same bears date. Given under my hand this 25th day of
 October A.D. 1869 P Sanders J.P.

State of Ala J D Joshua P. Connor Judge of the Probate Court
 Limestone Co for said county hereby certify that the foregoing
 conveyance was filed in my office for record Oct 20th 1869 and was
 recorded Nov 10th 1869 in Book 18 pages 208 & 209
 Joshua P. Connor
 Judge P.C.

Anthony Davis of this Instrument witnesseth that I Anthony Davis of
To Linn
Otha Frazer of One Hundred eighty two dollars in supplies
this day advanced bona fide to me and to be advanced to me
as they become necessary by Otha Frazer to enable me to
make and secure my crop for the year of 1869 on the same
place and without which I could not make and secure said
crop I hereby give them a lien upon said crop and also
upon the following one black mare mule 4 years old and
power of sale in case of default for the certain payment of
the same on or before the first day of January 1870 according
to Section 1858 of the Revised Code of Alabama

Witness Myself 10/17/69 Stamp 50 Anthony Davis
his mark made by Father

State of Ala I Joshua P. Coman Judge of the Probate Court
Linn County hereby certify that the foregoing
Deed was filed in my office for record Nov 14 1869 and was
duly recorded same day in Deed Book 13 page 210

Joshua P. Coman Judge P.C.

G. C. Smith I then presents are to witness that I am fully indebted
to Wm H. Waller one hundred and four \$7.00 dollars
P. L. Jones I due January 1st 1870 and am desirous to perfectly secure
the same now these presents witnesseth that for and in consideration
of the premises I do bargain and sell to Paul L. Jones two
mares to wit one brown bay mare and one black mare with
their two colts and my two horse wagon to secure the faithful
payment of said debt. Now if I shall well and truly pay said
debt by the 1st of January 1870 then this deed to be void
if not then the said Paul L. Jones is authorized and fully
empowered to sell all or so much of said property as he is
satisfied sufficient to satisfy this debt and the costs
attending the same Given under our hand & seals this the
30th day of October 1869

Test Stamp 50
John H. Binford
An F. Blair
James C. Smith
Wm H. Waller
Paul L. Jones

State of Ala I Joshua P. Coman Judge of the Probate Court for said
Linn County hereby certify that John H. Binford a subscribing
witness to the foregoing conveyance known to me appeared before
me on this day and being sworn stated that 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 were dated that he attested the same in the presence of
the grantors and of the other witnesses & that such other witnesses
subscribed their names as witnesses in his presence. Given
under my hand this the 4th day of October 1869

Joshua P. Coman
Judge P.C.

State of Ala I Joshua P. Coman Judge of the Probate Court
Linn County hereby certify that the foregoing
Deed of Deed was filed in my office for record Nov 14 1869 and was
duly recorded Nov 10 1869 in Deed Book 13 page 210

Joshua P. Coman Judge

Prof. P. Harris it also of this Instrument made this ninth day of October in
the year One thousand Eight hundred and Sixty
Joseph M. Petty I mine between Benjamin P. Harris Spotswood J. Harris
John Floyd and Fannie M. Floyd his wife & heirs at law of John
R. Harris deceased of the county of Linn in the State of Alabama
of the one part and Joseph M. Petty of the other part; Witnesseth
that the said parties of the first part for and in consideration of
the sum of thirty two hundred eighty four & 1/100 dollars to
them in hand paid the receipt whereof is hereby acknowledged here
this day given granted bargained sold conveyed and confirmed and
by these presents doth give grant bargain sell convey and confirm
unto the said parties of the second part all that certain tract or
parcel of land lying and being in the county of Linn & State of
Alabama and known and described as follows viz: East half
of section No 5 in Township No 3 R No 6 west. Also the
west 1/2 of the south west 1/4 & the west 1/2 of the N 1/4 and
part of the E 1/2 of the N 1/4 of fractional Sec No 4 & 5 R
No 6 west (217 1/100) acres and in. all (473) acres more or less
To Have and to Hold the above described lands with the tenements
and appurtenances thereto belonging or in anywise appertain-
ing unto the said parties of the second part their heirs and
assigns forever and the said parties of the first part for them
selves their heirs executors and administrators do hereby and
in consideration of the premises warrant and will forever
defend the title to the above described and hereby granted prem-
ises unto the said parties of the second part for themselves their heirs
and assigns from and against themselves and all and every
person or persons claiming or holding under them the said
Benjamin P. Harris Spotswood J. Harris John Floyd and Fannie
M. Floyd all heirs of John R. Harris dead and also against
the lawful title claims or demands of all and every person
or person whomsoever In Testimony Whereof the said
parties of the first part hereunto subscribed their names and
affixed their seals the day and year first above written

Signed sealed and delivered Prof. P. Harris
in the presence of Stamp 50 Fannie M. Floyd
Jos E. Harris & P. John B. Floyd
S. J. Harris

The State of Alabama I Jos E. Harris Justice of the Peace hereby
Linn County I certify that the parties P. P. Harris Fannie M.
Floyd John B. Floyd & S. J. Harris 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

Part in full
Jan 19 1874

the Conryans they executed the same ~~work~~ ^{operation} on
the day the same bears date. Given under my hand this 15th
day of October A.D. 1869

Das E. Weiss J. P.

State of Ala. I Joshua P. Orman Judge of the Probate Court
 Limestone Co. for said County. hereby certify that the foregoing
 Conveyance was filed in my office for record Nov 6 1869
 and was recorded Nov. 10 1869 in said Prob. Bk. pages 218 & 212

Joshua P. Coman

Indy O B

Price vs Townsend says } This Indenture made and entered into this
To Ours } the 5th day of October 1869 between Price vs
Richard H. Wilmer } Townsend and his wife William C. Townsend.

of Limestone County Alabama of the one part and Richard H Wilmes Bishop of the State of Alabama holding Jurisdiction in the town of Athens in said State and County of the other part Witnesseth that the said Price Townsend and his wife Willie C Townsend for and in consideration of the sum of Five hundred dollars to them in hand paid the receipt thereof is hereby acknowledged have this day given granted bargained and sold conveyed and confirmed and by these presents do give grant bargain and sell unto the said Richard H Wilmes and his successors in office holding the aforesaid jurisdiction all of that certain lot of ground situated in the town of Athens County and State aforesaid and known in the place of said town as to wit lot number forty one containing one half acre to have and to hold to him the aforesaid Richard H Wilmes and his successors in office holding the aforesaid jurisdiction forever and the said Price Townsend and his wife Willie C Townsend do hereby give warrant and defend the title hereby conveyed to the above described lot of ground against all claims or demands of any and all persons whatsoever claiming by or through them and against all lawful claims by the Government of the United States and the State of Alabama and the said Willie C Townsend do hereby covenant and bind her separate Estate in said lot of ground above described for the faithful performance of this warranty. In testimony whereof we have hereunto set our names and fixed our seals the day and year above written.

7 Lake Mitchell
William E. Hooker

B. M. Townsend Paul
W. C. Townsend Paul

State of New York I Joshua P. Connor Judge of the Probate Court
Limestone Co for said county & State hereby certify that
I Luke Whitwell is subscribing witness to the foregoing
conveyance known to me appeared before me on this day

or being sworn stated that B^r M. Townsend & W^c Townsend
his wife the grantors in the Conveyance voluntarily executed
the same in his presence and in the presence of the other
subscribing witnesses on the day the same bears date; that he attests
the same in the presence of the grantors and the other witnesses
and that such other witnesses subscribed his name as a witness
in his presence. Given under my hand Nov 10th 1869

Joshua P. Connor Judge Pl

State of Ala I Joshua P. Crenshaw Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing conveyance was filed in my office for record Nov 9th 1869 and was duly
recorded Nov 10/69 in Deed Book 10 pages 212 & 213.

Joshua P. Cannon Judge Ph

Geo W Whitwell wife 3. This Indenture made the 3rd day of November in the year
To Dub One thousand eight hundred and sixty seven between

I Luke Mitchell Geo W Mitchell and E Jane Mitchell his wife all of the County
 of Limestone in the State of Alabama of the one part and I Luke Mitchell
 of the other part. Witnesseth that the said Geo W Mitchell and E Jane
 Mitchell his wife for and in consideration of the Sum of Forty
 dollars to the said Geo W Mitchell and E Jane Mitchell his wife
 in hand paid the receipt whereof is hereby acknowledged have
 this day given granted bargained sold aliened enfeoffed releas
 ed conveyed and confirmed: and by these presents do give
 grant bargain sell alien enfeoff release convey and confirm
 unto the said I Luke Mitchell his heirs and assigns all that
 certain tract of land lying and being in the County of Limestone
 State of Alabama and known and described as follows: It or the
 west quarter of the North east quarter of Section Fifteen
 Township Three Range Ten, & To have and to hold the above
 described tract of land with the tenements and appurtenances
 thereto belonging or in anywise appertaining unto the said
 I Luke Mitchell his heirs and assigns forever and the said Geo
 W Mitchell and E Jane Mitchell his wife for themselves their
 heirs executors and administrators do hereby and in consid
 eration of the premises warrant and will forever defend the
 title to the above described and hereby granted premises unto
 the said I Luke Mitchell his heirs and assigns from and
 against themselves and all and every person or persons claim
 ing or holding under them the said Geo W Mitchell and E Jane
 Mitchell his wife and also against the lawful title claim or demand
 of all and every person or persons claiming or holding by force
 or under the Government of the United States, In testimony
 whereof the said Geo W Mitchell and E Jane Mitchell have hereunto
 subscribed their names and affixed seals the day and year
 above written

Stamp 50c

Signed, sealed &
delivered in presence of

G. W. Mitchell *Ed*
E. J. Mitchell *Ed*

State of Ala 3 J. Joshua P. Cornum Judge of the Probate Court
Limestone Co 3 for said County hereby certify that G. W. Mitchell
and E. J. Mitchell his wife whose names are signed to the
 foregoing conveyance and who are known to me acknowledged
 before me on this day that being informed of the contents
 of the conveyance they executed the same voluntarily on
 the day the same bears date, given under my hand the
 3rd day of November 1869

Joshua P. Cornum Judge P.C.

State of Ala 3 J. Joshua P. Cornum Judge of the Probate Court
Limestone Co 3 for said County hereby certify that the foregoing
 conveyance was filed in my office for record Nov 10 1869 and was
 duly recorded same day in said Book 13 pages 213, 214

Joshua P. Cornum Judge P.C.

J. L. Cornum admr 3 This Indenture made this 19th day of October in the
 To Deeds 3 year One thousand Eight Hundred and sixty nine between
 Jno S. Fauner 3 James L. Cornum administrator L. P. Foote of the County of
 Limestone in the State of Alabama of the one part and Jno S.
 Fauner of the other part Witnesseth that the said James L. Cornum
 administrator aforesaid for and in consideration of the sum of
 Seventeen hundred Dollars to him in hand paid the receipt
 whereof is hereby acknowledged has this day given granted bargained
 sold conveyed and confirmed and by these presents does give
 grant bargain sell convey and confirm unto the said Jno S. Fauner
 aforesaid all that certain tract or parcel of land lying and being in
 the County of Limestone & State of Alabama and known and
 described as follows (to wit) viz South west 1/4 Section (17) East
 West 1/2 of North west 1/4 Section (17) Section, South west 1/4
 Section (17) Section - also South east 1/4 Section (18) Eighteen
 containing in all four hundred & sixty acres more or less
 To Have & To hold the above described lands with the tenements
 and appurtenances thereto belonging or in any wise apper-
 taining unto the said Jno S. Fauner, heirs and assigns forever
 And the said James L. Cornum administrator for himself his heirs
 executors and administrators do hereby and in consideration
 of the premises warrant and will forever defend as administrators
 unto the said Jno S. Fauner his heirs and assigns forever
 and against himself and all and every person or persons claiming
 or holding under him the said James L. Cornum administrator afo-
 said and also against the lawful title claim or demand of all
 and every person or persons whatsoever claiming under or through
 J. P. Foote dead in testimony whereof the said James L. Cornum adm
 has hereunto subscribed his name and affixed his seal the
 day & year first above written James L. Cornum
 Signed Sealed and delivered administrator
 in presence of J. P. Foote dead
 J. P. Foote

The State of Alabama 3 J. Joshua P. Cornum Judge of the Probate Court of said
 Limestone County 3 hereby certify that John H. Waller a subscribing
 witness to the foregoing conveyance known to me appeared before me this
 day and being sworn stated that James L. Cornum the grantor in the conveyance
 voluntarily executed the same in his presence and in the presence of the
 other subscribing witness on the day the same bears date; that he attested
 the same in the presence of the grantor and of the other witness and that
 such other witness subscribed his name, witness in his presence given under
 my hand this 19th day of November 1869

Joshua P. Cornum J. P. Court

State of Ala 3 J. Joshua P. Cornum Judge of the Probate Court for said County
 Limestone Co 3 hereby certify that the foregoing conveyance was filed in my
 office for record Nov 4 1869 and was duly recorded Nov 26 1869 in said Book
 13 pages 214 & 215

Joshua P. Cornum Judge P.C.

Joseph Holbert wife 3 This Indenture made this 14th day September in the year
 To Deeds 3 One thousand Eight hundred and sixty nine between Joseph
 H. B. Waller 3 Holbert and his wife Susan Holbert of the County of Limestone
 in the State of Alabama of the one part and Nicholas B. Waller of the
 County and State aforesaid of the other part Witnesseth that the said
 Joseph Holbert and Susan Holbert his wife for and in consideration
 of the sum of Twenty five hundred dollars to them in hand paid
 the receipt whereof is hereby acknowledged have this day given grant
 ed bargained sold aliened conveyed and confirmed
 and by these presents do give grant bargain sell alien convey and confirm
 unto the said Nicholas B. Waller all that certain tract
 of land lying and being in the County of Limestone and State of Alabama
 known and designated as a fractional section west of Elk River
 thirty two in township two Range six west containing two acres
 in the ground east corner in a square piece containing two hundred
 and fifty acres and sixty six hundredths of an acre to him and
 to hold the above described land with the tenements and appurten-
 ances thereto belonging or in any wise appertaining unto the said
 Nicholas B. Waller his heirs and assigns forever And the said
 Joseph Holbert and Susan Holbert his wife for themselves their heirs
 executors and administrators do hereby and in consideration
 of the premises warrant and will forever defend the title to the
 above described and hereby granted premises unto the said Nicholas
 B. Waller his heirs and assigns forever and against themselves
 and all and every person or persons claiming or holding under
 them the said Joseph Holbert and Susan Holbert his wife and also
 against the lawful title claim or demand of all and every person or
 persons whatsoever claiming or holding by from or under the Govern-
 ment of the United States in testimony whereof the said Joseph
 Holbert and Susan Holbert his wife have hereunto subscribed
 their names and affixed their seals the day and year first
 above written Joseph Holbert
 Susan Holbert
 Witness
 N. B. Smith

The State of Ala & John S. Tucker Justice of the Peace hereby certify
Limestone Co I that Joseph Halbert and Susan Halbert his wife
whose names is signed to the foregoing Conveyance and who is
known to me acknowledged before me on this day that being
informed of the contents of the conveyance they executed the same
voluntarily on the day the same bears date. Given under my
hand September 14th A.D. 1869

John S. Tucker J.P.

State of Ala & Joshua P. Orman Judge of the Probate Court for said
Limestone Co County hereby certify that the foregoing Conveyance
was filed in my office for record Nov 18th 1869 and was duly
recorded Nov 26th 1869 in Deed Book 13 pages 215 & 216

Joshua P. Orman Judge P.C.

Prof. P. Harris et al vs This Indenture made this ninth day of October in
the year One thousand eight hundred and sixty nine
between Benjamin P. Harris Spotswood J. Harris John
Floyd and Fannie M. Floyd his wife & heirs of John R. Harris
deceased of the County of Limestone and State of Alabama of the
one part and Nicholas P. Wallace of the other part Witnesseth
that the said parties of the first part for and in consideration
of the sum of Two thousand nine hundred and fifteen & 3/4 Dollars
to them in hand paid the receipt whereof is hereby acknowledged
have this day given granted bargained sold conveyed and con-
firmed: and by these presents do give grant bargain sell convey
and confirm unto the said Nicholas P. Wallace all that certain tracts
or parcels of land lying and being in the County of Limestone and
State of Alabama and known and described as follows viz: The east
1/2 of fractional Sec 5 T. 3 R. 6 west also sixty eight acres of the
N. 1/4 of Sec 8 T. 3 R. 6 west beginning at the N.E. corner of
said quarter and running south 38 1/2 chains to the Florence
road thence west with said road 7 1/4 chains thence north 34 1/2
chains containing 68 acres & 15 1/4 poles more or less and in all
four hundred and twenty acres more or less. To Have and to
hold the above described lands with the tenements and appur-
tenances thereto belonging or in anywise appertaining unto
the said Nicholas P. Wallace his heirs and assigns forever. And
the said parties of the first part for themselves their heirs
executors and administrators do hereby and in consideration of
the premises warrant and well forever defend the title to the above
described and hereby granted premises unto the said Nicholas P.
Wallace his heirs and assigns from and against themselves and all
and every person or persons claiming or holding under them the said
Benjamin P. Harris Spotswood J. Harris John Floyd and Fannie M.
Floyd his wife heirs of John R. Harris deceased and also
against the lawful title claim or demand
of all and every person or persons whom
soever. In testimony whereof the said parties
of the first part hereunto subscribe their names

and affix their seals the day and year first above written
Signed sealed and delivered
in the presence of
Jas E. Krum J.P.
Prof. P. Harris
Fannie M. Floyd
Jas. B. Floyd
E. J. Harris

The State of Alabama & Jas E. Krum hereby certify that the parties B. P. Harris
Limestone County Fannie M. Floyd John B. Floyd & E. J. Harris hereby certify
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 15th day of October A.D. 1869

Jas E. Krum J.P.

State of Ala & Joshua P. Orman Judge of the Probate Court for said County
Limestone Co hereby certify that the foregoing Conveyance was filed in my office
for record Nov 18th 1869 and was duly recorded Nov 26th 1869 in Deed Book 13
pages 215 & 217

Joshua P. Orman Judge P.C.

Wm H. Hayes Assignee of Whereas William H. Hayes the duly appointed assignee in Bankruptcy
of Francis O. Martin Bankrupt by order of the District Court
of the United States for the Northern District of Alabama did on the 15th
day of April 1869 expose at Public sale in the town of Athens certain lands
belonging to said Estate to wit: The N.E. 1/4 of Sec 21 and the S.E. 1/4 of the
N.W. 1/4 of Sec 21 T. 1 R. 4 west. And whereas William H. Hayes bid the
sum of Three hundred and sixty Dollars (\$360.00) which sum was the last
highest and best bid offered. Now therefore in consideration of said sum the
receipt whereof is hereby acknowledged and in consideration of the premises
I William H. Hayes Assignee as aforesaid hereby bargain sell and convey unto
said William H. Hayes all the right title and interest which the said Francis
O. Martin had in said lands at the time of his adjudication in Bankruptcy
in testimony of which I have set my name and affixed my seal this 15th
day Nov 1869 J. Hayes Assignee of
F. O. Martin

State of Ala & Joshua P. Orman Judge of the Probate Court for said County
Limestone Co & State hereby certify that Wm H. Hayes assignee of Francis
O. Martin 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 19th day
of November 1869

Joshua P. Orman Judge P.C.

State of Ala & Joshua P. Orman Judge of the Probate Court for
Limestone Co said County hereby certify that the foregoing
Conveyance was filed in my office for record Nov 19th 1869 and was
duly recorded Nov 26th 1869 in Deed Book 13 pages 217

Joshua P. Orman Judge P.C.

John S. Tucker wife This Indenture made this 26th October in the year
1869
between John S. Tucker and his wife Susan S. Tucker
of the one part. Nancy E. Roney of the other part all of the

County of Limestone and State of Alabama, Wetumpka. That the said John D. Farmer for and in consideration of the sum of Two Hundred Dollars (\$200) to him in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold conveyed and confirmed and by these presents does give grant bargain sell convey and confirm unto the said Nancy E. Farmer aforesaid all that certain tract or part of land lying and being known in the plan of the town of Athens as the North part of lot (201) as extended by John McKinley containing two acres more or less. To have and hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Nancy E. Farmer heirs and assigns forever. And the said John D. Farmer for himself his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said John D. Farmer aforesaid and also against the lawful title claim or demand of all and every person or persons whatsoever claiming under or through John D. Farmer. In testimony whereof the said John D. Farmer has hereunto subscribed his name, affixed his seal the day and year first above written. Signed sealed and delivered

in the presence of *Stamp 50* John D. Farmer *ES*
 Wallis Wilson Susan O. Farmer *ES*

James S. Farmer
 State of Ala. *3* I Joshua P. Conner Judge of the Probate Court for said Limestone Co. *3* State and County hereby certify that James S. Farmer a subscribing witness to the foregoing Conveyance known to me appeared before me this day and being sworn stated that John D. Farmer & Susan O. Farmer 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 any of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this 19th day of November 1869

Joshua P. Conner
 Judge P.C.

State of Ala. *3* I Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing Conveyance was filed in my office for record Nov 19th 1869 and was duly recorded Nov 26th 1869 in Book 13 pages 217 & 218

Joshua P. Conner
 Judge P.C.

Wm A. Howe adm^r of the Estate of Edward S. Howe late of Fayette County Texas during his lifetime sold to William H. Robertson of Limestone County State of Alabama the following described lands as belonging to said

decedent situate in the county of Limestone to wit: (The fourth east quarter of section seven (The North east quarter of section eighteen) The west half of North west quarter of section eight (The east half of South west quarter of section eighteen) The east half of North east quarter of section seven The South half of the west half of North east quarter of section seven all in Township four and range four west for three thousand and nine hundred and thirty seven \$3700 dollars a part of which was paid at the time of purchase and for the balance the said Robertson executed his note to the said E. S. Howe bearing date March 7 1864 and payable on the 1st day of March 1865 for one thousand and nine hundred and sixty eight dollars; which note has been paid to me as administrator in full with legal interest thereon. That whereas said decedent executed to said Robertson his little bond bearing date March 7 1864 for the above described lands which bond was assigned and transferred by said Wm H. Robertson and Elizabeth H. Robertson his wife to Hettie B. Logwood on the 28th of September 1869 Now therefore I the said Wm A. Howe as the administrator of Edward S. Howe died in pursuance of the decrees and orders of the Probate Court of said County and in consideration of the payments in money above recited do bargain sell alien convey and confirm and by these presents do bargain sell alien convey and confirm to Hettie B. Logwood her heirs or assigns forever all the right title interest and claim in law or equity which the said Edward S. Howe had in his lifetime or his Estate since his death or which is vested in me as administrator. Also all the right title claim interest and demand whatever which the said W. A. Howe might could or should convey under and by virtue of the orders and decrees of the Probate Court aforesaid to the foregoing described lands containing in all six hundred acres be the same more or less. Do hold the above described lands unto the said Hettie B. Logwood her heirs and assigns forever and the said W. A. Howe admin^r aforesaid for himself as such administrator of said S. Howe died and his heirs will forever defend unto the said Hettie B. Logwood her heirs and assigns forever to the full extent of the decrees and orders of said Probate Court aforesaid or that I can could or should under and by virtue of the decrees and orders aforesaid and all of which I hereby do and convey as fully as I should or can or I hereby intend so to do but it is distinctly understood that I in no wise warrant or guarantee the title to said lands in my individual capacity or in anywise bind myself individually but only convey in my representative capacity such title as I am authorized to convey by the decrees and orders of said Probate Court. In witness whereof I hereunto sign my name and affix my seal this the 22nd of November 1869

Stamp 50 \$4.00

Wm A. Howe administrator

State of Ala. *3* I Joshua P. Conner Judge of the Probate Court for Limestone Co. *3* State and County hereby certify that Wm A. Howe administrator of the Estate of Edward S. Howe 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 22nd day
of November 1869
Joshua P. Conner

Judge P.C.

State of Ala 3 I Joshua P. Conner Judge of the Probate Court
Limestone Co 3 for said County hereby certify that the foregoing Con-
veyance was filed in my office for record Nov 23rd 1869 and was
duly recorded Nov 27th 1869 in Book 13 pages 218, 219 & 220
Joshua P. Conner Judge P.C.

F O Hunt wife 3 F O Hunt and his wife Sallie O Hunt of Nashville
To Deb 3 Tennessee for and in consideration of Seven thousand
Robt P Jones 3 dollars paid and secured to be paid as hereinafter stated
this day bargained and sold and they do hereby transfer
and convey unto Robert P Jones his heirs and assigns forever a certain
tract of land in Limestone County in the State of Alabama being
the same conveyed to said F O Hunt by L H Ordway and his
wife Mary Ordway by deed dated 29th January 1869 and register-
ed in the proper office of said Limestone County Alabama in Book
No. 12 page 757. And the said Hunt and wife for said consideration
also sell and convey to said Jones all their interest in every thing
on said place including farming utensils stock &c except the
cotton crop that is raised on it in 1869 which belongs to L H Ordway
Said Jones to take possession of said land January 1st 1870. The said
tract of land is described in the deed above referred to as being on
the waters of Sugar Creek situated in Civil District - and bounded
as follows - On the south by Luke Prior and Clay Stumitt place
on the west by said Stumitt - on the north by said Stumitt and
on the east by said Stumitt and containing by estimation Four
thousand acres (more or less) and known as the old Flaming place
And the said Robert P Jones has paid of said consideration three
thousand nine hundred and eighty dollars the receipt of which
he hereby acknowledged and to secure the payment of the balance
of said consideration the said Robert P Jones has executed and delivered
to the said F O Hunt his three notes all dated even with this deed
each note for Five hundred and forty dollars due and payable
respectively on the first of January 1871 1872 and 1873 amounting
together to Sixteen hundred & forty dollars. And the said Robert P
Jones has also executed and delivered to said F O Hunt his two
notes dated even with this deed each note for Seven hundred
dollars with interest from date due and payable respectively at
one and two years after date amounting together to Fourteen
hundred dollars - The three notes first above named being
for the balance due on the land and the two last notes above
named being for stock &c. And to secure the payment of all of
said notes a lien is hereby retained on the premises
hereby sold and conveyed. To have and to hold said land and
its improvements stock &c subject to said lien and reservation to
the said Robert P Jones his heirs assigns forever. And we

concurrent with the said Robert P Jones that we are lawfully seized
of said land stock &c have a good right to convey and that the same is
unencumbered. And we bind ourselves and our representatives to warrant
the title of said land to the said Robert P Jones his heirs and assigns
against the lawful claims of all persons whatsoever.

Witness our hands and seals October first 1869

Witness

Ed. Oliver

Stamp \$7.00

F O Hunt

End

Sallie O Hunt

End

John L. Gless

State of Tennessee 3 Do it remembered that on the sixth day of October
Davidson County 3 1869 before the subscriber a Commissioner in for the
State of Tennessee duly commissioned and authorized by the Governor of the
State of Alabama to take acknowledgment of proof of deeds and other instru-
ments of writing to be used or recorded in the said State of Alabama
personally appeared F O Hunt and Sallie O Hunt his wife to me known
to be the individuals named in and who executed the foregoing Convey-
ance and acknowledged that they did execute said Conveyance for the purpose
as therein expressed; In testimony whereof I have hereunto set my
hand & affixed my seal of office at my office in the city of Nashville
the day & year last above mentioned
P P Reels

State of Ala 3

Joshua P. Conner Judge of the Probate Court for said County
Limestone Co 3 hereby certify that the foregoing Conveyance was filed in my
office for record Nov 25th 1869 and was duly recorded Nov 27th 1869 in Book
13 pages 220 & 221
Joshua P. Conner Judge P.C.

Thos W Shannon wife 3 This Indenture made this the tenth day of December
To Deb 3 in the year One thousand eight hundred sixty Seven
John W McCombs 3 between Thomas W Shannon and Dorothy W Shannon
his wife of a county of Tennessee in the State of Alabama of the one
part and John W McCombs of the other part is witnesseth that
the said Thomas W Shannon and Dorothy W Shannon his wife
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 conveyed and confirmed and by these presents
do give grant bargain sell alien in conveyance convey
and confirm unto the said John W McCombs of all that
certain tract of land lying and being in the County of
Limestone and State of Alabama and known as the South
east quarter of Section No 10 township No 1 range No 3
west. To have and to hold the above described land with the
tenements and appurtenances thereto belonging or in anywise
appertaining unto the said John W McCombs his heirs and
assigns forever and the said Thomas W Shannon and Dorothy
W Shannon his wife for themselves their heirs executors and
administrators do hereby and in consideration of the premises
warrant and well forever defend the title to the above described

and hereby grants premises unto the said John W. Shamm
his heirs and assigns forever and against themselves and
all and every person or persons claiming or holding
under them the said Thomas W. Shamm and Dorathy M. Shamm
his wife and also against the lawful title claim or demand
of all and every person or persons whatsoever. In testimony
whereof the said Thomas W. Shamm and Dorathy M. Shamm
his wife have hereunto subscribed their names and affixed
their seals the day and year above written. Signed sealed and
delivered in the

presence of
T. W. Shamm
Dorathy M. Shamm
Test by W. Watkins

Joane Gathin
State of Ala. J. Joshua P. Orman Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing Mortgage
was filed in my office for record Nov 29 1869 and was duly
recorded same day in Deed Book 13 pages 221 & 222

Joshua P. Orman
Judge P.C.

Robert J. Mcendum This Indenture made this 18th day of August in
To Deed the year One thousand eight hundred & sixty eight
Gilbert Allen between Robert J. Mcendum of the County of Limestone
in the State of Alabama of the one part and Gilbert Allen of
the other part Witnesses that the said Robert J. Mcendum for
and in consideration of the Sum of Sixty dollars to him in
hand paid the receipt whereof is hereby acknowledged he this
day gives grants 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 Gilbert Allen a lot or parcel of land lying in the County
of Limestone and State of Alabama and known and described as
follows viz a lot cornered out of the South east corner of
the South west 1/4 of the South east 1/4 of Section No 7 Township
No 3 Range 4 west including all that portion of said South
east corner lying east of the public road leading from the
Town of Athens to Browns Ferry on the Tennessee River and
containing four acres more or less. To have and to hold
the described tract or lot of land with the tenements and
appurtenances thereto belonging in and forever appertaining unto
the said Gilbert Allen his heirs and assigns forever and
the said Robert J. Mcendum for himself his heirs executors and
administrators do hereby and in consideration of the premises
warrant and will forever defend the title to the above described
and hereby grants premises unto the said Gilbert Allen his
heirs and assigns forever from and against himself and
all and every person or persons claiming or holding under
him the said Robert J. Mcendum and also against the
lawful title claim or demand of all persons claiming by

from or under the Government of the United States. In testimony
whereof the said Robert J. Mcendum hereunto subscribes his name
and affixes his seal the day and year first above written
Signed sealed and delivered in presence of
State of Ala. J. Joshua P. Orman Judge of the Probate Court
Limestone Co. for said County personally appeared Robert J. Mcendum
the grantor in the foregoing Mortgage. And to me well known who
acknowledged before me on this day that being informed of the contents of
said Mortgage he executed the same freely & voluntarily on the day the
same bears date and for the purpose therein expressed Witness my
hand this the 20th day of August 1869

John P. McCallum Judge P.C.
State of Ala. J. Joshua P. Orman Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing Mortgage was
filed in my office for record Nov 27 1869 and was duly recorded
Dec 3rd 1869 in Deed Book 13 pages 222 & 223

Joshua P. Orman Judge P.C.

D. W. Freeman & Wife This Indenture made this day of August in the
To Deed the year One thousand Eight hundred and Sixty Eight between
D. W. Freeman & Elizabeth Freeman his wife of the County
of Marshall and State of Tennessee of the one part and Rufus W. Williams
of the County of Giles and the other part Witnesses that the said
D. W. Freeman & Elizabeth his wife for and in consideration
of the Sum of five hundred Dollars to them in hand paid
the receipt whereof is hereby acknowledged have this day given
granted bargained sold aliened enfeoffed released conveyed and
confirmed and by these presents do give grant bargain sell alien
enfeoff release convey and confirm unto the said Rufus W. Williams
all that certain tract or parcel of land lying and being in the
County of Limestone and State of Alabama and known as the East
half of the South east quarter of Section Eight and the west
half of the South west quarter of Section Nine all in Township
one and range six west. To have and to hold the above described
lands with the tenements and appurtenances thereto belonging
or in anywise appertaining unto the said Rufus W. Williams
his heirs and assigns forever and the said D. W. Freeman and
Elizabeth Freeman 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 grants premises unto the said
Rufus W. Williams his heirs and assigns forever and against
all and every persons whatsoever claiming or holding under
them the D. W. Freeman & 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.
In testimony whereof the said D. W. Freeman
and Elizabeth Freeman his wife have

herunto subscribed their names and affixed their seals
the day and year above written

State of Ala. ^{Stamp 50} ~~Q. W. Freeman~~ ^{Seal}
Lizzie Freeman ^{Seal}
Attest J. O. Ferry
John W. Freeman

State of Decemified 3 Personally appeared before me Robt. L.
Marshall County 3 Adams Clerk of the County Court of said County
J. O. Ferry & John W. Freeman subscribing witnesses to the foregoing
Deed (upon the part of Q. W. Freeman) with whom I am personally
acquainted who after first being duly sworn provided the due
execution of the same upon his part as law directs. Also
personally appeared before me Lizzie Freeman wife of
the said Q. W. Freeman separately and apart from her said
husband. Who acknowledged separately and apart from her
said husband that she executed the foregoing deed for the
purpose therein contained freely & voluntarily without
any compulsion or constraint upon the part of her
husband the said Q. W. Freeman

Witness my hand & seal of office this
Seal of
officer
Oct. 20th 1868

R. L. Adams C. C.
State of Ala. 3 Joshua P. Bonham Judge of the Probate
Court for said Co. hereby certify that the
foregoing conveyance was filed in my office for record Dec 27th
1869 was recorded Dec 30th 1869 in Deed Book 13 page 223 & 224
Joshua P. Bonham Judge P. C.

Wm Labarre and 3 Que Marion & Corian four hundred fifty dollars for
To Linn 3 1 grey mare mule & 1 two horse wagon which I
Mapow & Corian 3 have this day obtained of them in good faith to enable
me to make a crop on Rayland place in Limestone County &
State of Alabama for 1870 and without which I could not make
said crop. Now therefore a lien is hereby created on said
mule & wagon and 1 bay horse about 7 years old as well as
the crop of every kind made or grown this present year with
power of sale. Wit my hand & seal this 1st Dec 1869

Wm Labarre and 3
State of Ala. 3 Joshua P. Bonham Judge of the Probate Court for
Limestone Co. 3 said County hereby certify that Wm Labarre whom
summe is signed to the foregoing Lien 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 became date. Given under my hand this 1st day
of December 1869

Joshua P. Bonham Judge P. C.
State of Ala. 3 Joshua P. Bonham Judge of the Probate Court for
Limestone Co. 3 said County hereby certify that the foregoing Lien was
filed in my office for record Dec 1. 1869 was duly recorded Dec
9th 1869 in Deed Book 13 page 224

Joshua P. Bonham Judge P. C.

Ann E. Fisdale 3 State of Alabama Limestone County
To Que 3 This Indenture made and entered into this the fifteenth

day of April in the year of our Lord one thousand
eight hundred and sixty nine between Wm. Fisdale of the first
part and Jno. B. McCallum of the second part both of Limestone County &
State of Alabama Witnesses that the said Ann E. Fisdale for and in
consideration of the sum of Seven hundred and fifty dollars to her
in hand paid by the said John B. McCallum of the second part the receipt
of which is hereby acknowledged have given granted bargained sold
aliened conveyed and conveyed and by these presents do hereby give grant
bargain sell alien convey and convey unto the said John B. McCallum
his heirs and assigns forever a certain tract of land or parcel of land
lying and being in Township four range 5 west and described as follows
to wit the dwelling house in which the late Shirley Fisdale deceased
formerly resided with ten feet of land on the north west and south side
and all the land extending from the north and south boundaries to
Limestone Creek on the east side being the assignment to me in fee
simple of the lands in which the late Shirley Fisdale died died
seized and possessed and in section eight also my downer interest
in the aforesaid lands which the said Shirley Fisdale died seized
and possessed and described as follow to wit fifty five acres
of land embracing the north east corner of section eight township
five range three west thence running south one half of the
quarter thence west sufficient to embrace the said fifty five acres of
land by line due north (the aforesaid homestead not included
in this description of downer) Together with the right and title to
all the house rights liberties privileges or belonging or in any
wise appertaining thereto is hereby vested in and confirmed
to the said John B. McCallum and his heirs and assigns forever
which right and title the said Ann E. Fisdale shall well and do
warrant protect and defend from all claims. In witness whereof
the said party of the first part has hereunto set his hand and
seal the day and year first above written

Q. W. Freeman

Robt. O. Bibb

State of Alabama 3 J. H. Martin an acting Justice of the Peace
Limestone County 3 in and for said County & State hereby certify that
Ann E. Fisdale whose name is signed to the foregoing conveyance
& 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 became date. Given under my
hand this 15th day of April A. D. 1869

J. H. Martin J. P.

State of Ala. 3 Joshua P. Bonham Judge of the Probate Court for
Limestone Co. 3 said County hereby certify that the foregoing conveyance
was filed in my office for record Dec 4th 1869 and was duly
recorded Dec 9th 1869 in Deed Book 13 page 225

Joshua P. Bonham Judge P. C.

I Sanders Register of this Indenture made this Seventh day of December
 To Dred I in the year of our Lord one thousand eight hundred
 Geo W Dorne I and sixty eight between Burtin Sanders Register of the
 fifth Chancery district of the State of Alabama of the first part
 and George W Dorne of the second part. Whereas at a Court of
 Chancery held for the fifth Chancery District of the State of
 Alabama on the twenty eight of May 1868 it was among other
 things in a cause then pending in said Court between George
 W Dorne Complainant and William P. Klein Defendant adjudged
 and decreed that unless the Respondent or some one for him pay
 to Complainant the sum of four hundred and twenty one
 dollars and 64/100 with the interest thereon together with the
 costs of this suit and the expenses of sale by the first day
 of November 1868 then the Register shall proceed to sell the
 lands described in Complainant's bill before the Court house
 in the town of Athens to the highest bidder for cash after
 giving notice as the law requires of Sheriffs in the sale of
 lands under execution of which the following are the lands
 the North east fourth of the South west fourth also the
 South east fourth of the South west fourth and the South
 west fourth of the South east fourth all in section one
 Township one Range five west containing one hundred
 and twenty acres (120) more or less and situate in the County
 of Limestone Alabama. and whereas the said Burtin Sanders
 Register of said Chancery District and party of the first part
 to then presents in pursuance of the said order and decree
 of the said Court of Chancery having first given notice of the time
 and place of sale by advertisement published for thirty days in
 the Athens Post a weekly newspaper printed and published in the
 town of Athens in said District did on Monday the Seventh
 day December 1868 proceed to sell said tract of land hereinafter
 described at public auction at the Court House in Athens to the
 highest bidder for cash at which sale the sum was struck
 off to George W Dorne party of the second part to then presents
 at and for the sum of five hundred dollars that being the
 highest sum bid for the same. Now therefore this Indenture
 witnesseth that the said Burtin Sanders Register in Chancery as
 aforesaid in order to carry into effect said sale so made as
 aforesaid in consideration of the premises and of the payment
 of five hundred dollars paid at the time of the execution
 hereof by the said party of the second part the receipt whereof
 is hereby acknowledged hath granted bargained and sold
 aliened released conveyed and confirmed and by then presents
 doth give grant bargain and sell alien release convey and
 confirm unto the said party of the second part and to his heirs
 and assigns forever all the right title and interest at law
 or in equity which the parties to said suit had or have in and
 to the said tract of land hereinafter described together
 with all and singular the rights members privileges hereditaments

and appurtenances thereto belonging or in anywise appertaining
 To him and to hold the same unto the said party of the second
 part his heirs and assigns forever. In Witness whereof the said
 Burtin Sanders Register in Chancery as aforesaid hath hereunto set
 his hand and seal the day and year first above written

Stamps 50

B Sanders Reg

Register Ch Ct

The State of Alabama I Before me Joseph A. Morris Clerk of the Circuit
 Limestone County I Court in and for said county and State personally
 appeared Burtin Sanders Register of the 5th Chancery District of the
 Alabama Chancery Division of the State of Alabama and who is known
 to me who acknowledged before me on the day that being informed of the
 contents of the foregoing Mortgage he executed the same freely and
 voluntarily for the purposes therein specified on the day the same
 bears date. Given under my hand December 7th 1868

J A Morris Clerk

State of Ala I Joshua P. Cornum Judge of the Probate Court for said
 Limestone County I hereby certify that the foregoing Mortgage was
 filed in my office for record Dec 4 1869 and was duly recorded
 Dec 9 1869 in Book Prob 13 pages 226 & 227

Joshua P. Cornum Judge P C

N B Tucker wife I Be it known that I Napoleon B Tucker in consideration
 To Dred I of the sum of three thousand five hundred dollars to me in
 Sharp Tucker I hand paid as well as other good causes and valuable
 considerations do hereby grant bargain and sell unto Thomas Tucker
 my undivided half interest in the following described land and
 premises: Viz the South east quarter of a twelve. One hundred and
 sixty four acres, the North half and South west quarter of the
 north west quarter of section fourteen one hundred and twenty acres
 four acres, the west half of the South west quarter of section
 fourteen eighty acres the South fractional half of section fifteen
 two hundred and thirty one acres the north east fractional
 quarter of section twenty two twenty acres the west fractional
 half of section twenty three one hundred and forty acres
 more or less and the west fractional of the east fractional
 half of section twenty three fifteen acres more or less all
 being in Township five range four west in the County of
 Limestone State of Alabama and that for the consideration aforesaid
 I and my heirs shall and will warrant and forever defend
 the same unto the said grantee his heirs and assigns forever
 and against the lawful claims of all persons whatsoever and
 that I Eliza G wife of the said Napoleon do hereby freely re-
 quish and release unto the said grantee his heirs and assigns
 all my right or claim to do in and to said lands and
 premises as witness our hands and seals at Morrisville this
 11th day of October A D 1869

Stamps 50

N B Tucker Reg
 E G Tucker Reg

State of Alabama } I J. H. Martin an acting Justice of the
 Limestone County } Peace in & for said County hereby
 certify that H. S. Fitcher & Eliza G. Fitcher whose names is
 signed to the foregoing conveyance and who is known
 to me acknowledged before me on this day that being informed
 of the contents of the conveyance they executed the same volun-
 tarily on the day the same bears date. Given under my
 hand & seal this 11th day of Oct 1869

J. H. Martin J.P. Seal

State of Ala } I Joshua P. Cannon Judge of the Probate Court
 Limestone Co } for said County hereby certify that the foregoing
 Conveyance was filed in my office for record Dec 6th 1869 and was
 duly recorded Dec 9th 1869 in Deed Book 13 pages 227 & 228

Joshua P. Cannon
 Judge P.O.

Simon Rhodes } 472⁵⁰ On or before the 25th of December 1870 I promise
 To Linn } to pay J. A. Withers the sum of Seventy two dollars and
 J. A. Withers } 50 cts for which I give a lien on my cotton crop raised
 1870 my wagon and oxen and my young bay mare to secure
 him for the payment of wagon and oxen this the 4th Dec 1869

Stamp &

Simon Rhodes

State of Ala } I Joshua P. Cannon Judge of the Probate Court
 Limestone Co } for said County hereby certify that the foregoing
 Lien was filed in my office for record Dec 10 1869 and was duly
 recorded same day in Deed Book 13 Page 228

Joshua P. Cannon Judge P.O.

L. S. Brackeen } This State of Alabama Limestone County
 J. W. McQuinn } On the 15th Feb 1870 after date we promised to pay
 To Linn } Spalding and McQuinn our respective apes viz
 Spalding & McQuinn } L. S. Brackeen one hundred & fifty dollars & J. W. McQuinn
 \$50.00 dollars and - cents. Witness our hand & seal this 13 day
 of Oct 1869. Now the condition of the above bond is for goods
 which have been furnished us by said Spalding and McQuinn
 to enable us to make a crop this year without which it would
 be impossible for us to make a crop now therefore a lien is hereby
 created on said Brackeen & McQuinn for their crops of cotton as
 well as the entire crop of every kind grown the present year
 with power of sale. Whereas we also give a lien on the following
 viz - one mare made now years old eight hogs one two year
 old cow belonging to L. S. Brackeen one bay horse six years old
 one cow calf and eight head hogs belonging to the said James
 Walter McQuinn. Witness our hands & seal this 20th day of Oct 1869
 in presence of
 J. H. Martin
 J. W. McQuinn

State of Ala } I Joshua P. Cannon Judge of the Probate Court for said
 Limestone Co } County hereby certify that the foregoing Lien was

filed in my office for record Dec 13 1869 and was duly recorded
 same day in Deed Book 13 page 228

Joshua P. Cannon Judge P.O.

John Wilhite } This instrument witnesseth that I John Wilhite of Limestone
 To Linn } County State of Alabama for and in consideration of 150⁰⁰
 Walter B. Jones } dollars in cash this day advanced bona fide to me and to
 be advanced to me as they become necessary by Walter B. Jones to enable
 me to make and secure my crop for the year of 1869 on the Greenbrier
 place and without which I could not make and secure said crop I
 hereby give him a lien upon said crop and also upon the following
 and power of sale in case of default for the certain payment of the same
 on or before the first day of January 1870 according to section 1858 of
 the Revised Code of Alabama. Witness my hand & seal this 8th Dec 1869
 John Wilhite
 Stamp 50

State of Ala } I Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co } hereby certify that the foregoing Lien was filed in my
 office for record Dec 13 1869 and was duly recorded same day in
 Deed Book 13 Page 229

Joshua P. Cannon Judge P.O.

Sarah J. Barnes } This indenture made this 18th day of September in the year
 To Geo } One thousand eight hundred and sixty nine between Sarah
 Geo W. Cartwright } Jane Barnes of the County of Limestone in the State of
 Alabama of the one part and George Washington Cartwright of
 of the other part Witnesseth that the said Sarah J. Barnes for and
 in consideration of the sum of twenty dollars to her in hand paid
 the receipt whereof is hereby acknowledged by this day give
 granted bargained sold conveyed and confirmed and by their
 presents does give grant bargain sell convey and confirm unto the
 said George Washington Cartwright all that certain tract of land
 lying and being in the County of Limestone and State of Alabama
 and known and described as part of Section 36 Township 3
 Range 3 west containing ten acres it being ten acres off of the
 N.W. corner of S 1/2 N 1/4 Sec 36. To have and to hold the
 above described land with the tenements and appurtenances there-
 unto belonging or in anywise appertaining unto the said George
 Washington Cartwright him and assigns forever. And the said
 Sarah J. Barnes for herself her heirs executors and administrators
 do hereby and in consideration of the premises covenant and well
 forever defend the title to the above described and hereby granted
 premises unto the said George Washington Cartwright sold his heirs
 and assigns from and against herself and all and every person
 or persons claiming or holding under her the said Sarah J. Barnes
 and also against the lawful title claim or demand of all and
 every person or persons whatsoever. In testimony whereof
 the said Sarah J. Barnes has hereunto subscribed
 her name and affixed her seal the day

and your first above written
Signed Sealed & delivered
in the presence of *Stamp 50*
Sarah Jane Brown

I, J. Sanders, Justice of the Peace in and for said county and State personally appeared Sarah Jane Brown to me well known who acknowledged before me on this day that being informed of the contents of the foregoing conveyance she executed the same freely and voluntarily for the purposes therein specified on the day the same bears date.
Given under my hand Sept. 18th 1869

J. Sanders J.P.

State of Ala. J. Joshua P. Cornum Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing conveyance was filed in my office for record Dec 18th 1869 and was duly recorded Dec 14th 1869 in Book 13 pages 229-230
Joshua P. Cornum
Judge P.C.

William S. Brown & wife & John O. Mason
To Have and to hold the above described land with the tenements and appurtenances thereto belonging, or in anywise appertaining unto the said John O. Mason, his heirs and assigns forever. And the said William S. Brown and wife for themselves their heirs, executors and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said John O. Mason, his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said William S. Brown & wife Sarah A. Brown and also against the lawful title claims or demand of all and every person or persons whomsoever. In testimony whereof the said William S. Brown & wife Sarah A. Brown hereunto subscribe their names and affix their seals the day and year first above written
Signed Sealed & delivered
in the presence of *Stamp 50*
William S. Brown
Sarah A. Brown

The State of Alabama Before me B. Sanders an acting Justice of the Limestone County } Peace in and for said county and State personally appeared William S. Brown, and his wife Sarah A. Brown parties to me well known and acknowledged before me on this day that being informed of the contents of the foregoing conveyance they executed the same freely and voluntarily for the purposes therein specified on the day the same bears date. Given under my hand this the fourth day of December 1869
B. Sanders J.P.

State of Alabama J. Joshua P. Cornum Judge of the Probate Court for Limestone County } hereby certify that the foregoing conveyance was filed in my office for record Dec 14th 1869 and was duly recorded Dec 30th 1869 in Book 13 pages 230 & 231
Joshua P. Cornum
Judge P.C.

James L. Cornum assignee } Whereas heretofore on the day of 1868 Rodah Horton, of the county of Limestone State of Alabama, filed in the District Court of the United States for the Northern District of Alabama his petition praying that he be adjudged bankrupt and discharged from the payment of his debts pursuant to an act of Congress entitled "An act to establish a uniform system of Bankruptcy throughout the United States" approved March 3rd 1867. And whereas the said petition was referred to Joseph W. Burke a Register of said District Court and on the day of 1868 said Rodah Horton was by the said Register adjudged bankrupt, and James L. Cornum of the County of Limestone State of Alabama was appointed assignee of the estate of said Rodah Horton, and there being no opposing interest, an assignment thereof was made to said Cornum assignee by said Register, and whereas on the 2nd day of November 1868 an order was made by said District Court empowering and requiring said James L. Cornum as assignee to sell at public outcry to the highest bidder for cash the following described among other real estate of said bankrupt, freed and discharged of all liens thereon, viz: all the North West part of fractional section five Township two range five west, which lies west of the Buck Island and several good roads, and north of Elk River, except seven acres off the North West corner of said part held by said bankrupt in 1860. To Allen Vinton, containing one hundred and twenty acres more or less and the North East quarter of the North West quarter and of the South East quarter of the North West quarter of section thirty one, Township one, range five west, the North West quarter of the North East quarter and the North half of the North West quarter of fractional section one Township two range five west the South West quarter of the South East quarter of section thirty five Township one range five west, all of said lands situate lying and being in the county of Limestone State of Alabama and whereas on Monday March 1st 1869, pursuant to said order of sale and after having given the notice of the time and place of sale, prescribed by said order of said James L. Cornum as assignee aforesaid did upon the said lands to public sale, to the highest bidder for cash at the Court

House door in the town of Athens in the county of Simonton aforesaid and whereas at said Sale Amatus R. Remitt became the purchaser of said lands, at and for the sum of twenty two hundred and twenty dollars, which he has paid and whereas the said Sale was reported to and confirmed by said District Court. Now know all men by these presents that I, said James E. Coman as assignee as aforesaid, for and in consideration of the premises, and the said sum of twenty two hundred and forty dollars to me in hand paid the receipt whereof is hereby acknowledged, I have by virtue of the Authority, aforesaid, given, granted, bargained, sold, aliened, conveyed and by these presents do give, grant, bargain, sell, alien, enfeoff and convey unto said Amatus R. Remitt his heirs and assigns forever, the before described lands together with all and singular the tenements hereditaments and appurtenances thereto belonging, to have and to hold the same unto him said Amatus R. Remitt, his heirs and assigns as fully and completely as I can or ought to have, hold and convey the same, in witness whereof I hereunto set my hand and seal this September 13th 1869

James E. Coman assignee (Seal)

State of Ala. } I Joshua P. Coman judge of the Probate Court for
Simonton Co } said county hereby certify that James E. Coman assignee
of Rodah Norton 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 27th day of November 1869

Joshua P. Coman

Judge P. C.

State of Alabama } I Joshua P. Coman judge of the Probate
Simonton County } Court for said county hereby certify that
the foregoing conveyance was filed for record December 31st 1869
and was duly recorded December 31st 1869 in Book 43
page 231 & 232

Joshua P. Coman

Judge P. C.

J. E. Coman assignee, Whereas on the day of 1867 James E. Norton of the
County of Simonton, State of Alabama, filed in the District Court
of the United States for the Northern District of Alabama his
petition, praying that he be adjudged bankrupt and discharged from
the payment of his debts, pursuant to an act of Congress entitled
"An act to establish a uniform system of bankruptcy throughout
the United States," approved March 3rd 1867, and whereas the said petition
was referred to Joseph W. Burke, a register of said District Court, and
on the day of 1867 said James E. Norton was by the
said Register adjudged bankrupt and James E. Coman of the County
of Simonton, State of Alabama, was appointed Assignee of the estate of
said James E. Norton & then being on appearing, entered an assignment

thereof was made to said Coman as assignee by said Register. And
whereas on the 1st day of November, 1868, an order was made by said
District Court, empowering & requiring said James E. Coman, as assignee
to sell at public outcry to the highest bidder for cash the following
described, among other, real estate of said bankrupt freed and
discharged of all liens thereon, viz: The South Half and the North
west quarter of Section Thirty six Township one Range six west;
The North East Quarter of the North east quarter of section two, Township
two, Range six west; The South east quarter of the south east quarter
of section thirty five, Township one, Range six west; Eighty acres
of woodland west of Elk River and Brown and described as the
South east quarter of the South west quarter of the North east
quarter of section thirty two, Township one, Range six West; And also
the North East quarter of the North west quarter and the South west
quarter of the South East quarter of section thirty five, Township one,
Range six West. All of said lands situate, lying and being in the county
of Simonton, State of Alabama; And whereas on Monday, March, 1st
1869, pursuant to said order of Sale and after having given the notice
of the time and place of Sale prescribed by said order I, said
James E. Coman, as assignee as aforesaid, did expose the lands
described herein to public sale to the highest bidder for cash at the
Court House door in the town of Athens in the county of Simonton
aforesaid; and whereas, at said Sale Amatus R. Remitt
became the purchaser of said lands, at and for the sum of
twenty two hundred and forty dollars, which he has paid; and,
whereas, the said Sale was reported to and confirmed by said
District Court. Now, know all men by these presents,
that, I, James E. Coman, as assignee as aforesaid, for and in
consideration of the premises and the said sum of twenty two hundred
and forty dollars to me in hand paid, the receipt whereof is hereby
acknowledged, have, by the Authority aforesaid, given, granted, bargained,
sold, aliened, enfeoffed, and conveyed by these presents do give, grant,
bargain, sell, alien, enfeoff and convey unto said Amatus R. Remitt
his heirs and assigns forever the above described lands, together with
all and singular the tenements, hereditaments & appurtenances
thereto belonging, to have and to hold the same unto said Amatus
R. Remitt his heirs and assigns as fully and completely as I
can or ought to have, hold and convey the same, in witness
whereof I hereunto set my hand and seal this September 13th 1869

James E. Coman assignee (Seal)

State of Alabama } I Joshua P. Coman judge of the Probate Court for
Simonton County } said county hereby certify that James E. Coman assignee
of James E. Norton 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 27th day
of November 1869 Joshua P. Coman judge P. C.

Stamp 25c

State of Alabama } Joshua P. Cornan Judge of the Probate Court for said
Simmons County } County hereby certify that the foregoing conveyance was
filed in my office for record Dec 17th 1869 and was duly recorded
December 21st 1869 in Deed Book 13 pages 232, 233 & 234.

Joshua P. Cornan
Judge P. C.

Lewis & James Smith } This instrument witnesseth that we Lewis and James Smith
do give } of Simmons County, Alabama for and in consideration of
W. J. Cartwright } Two thousand dollars in supplies this day advanced bona fide to us
and to be advanced to us as they may become necessary, by
W. J. Cartwright to enable us to make and reap our crop for the
year 1869 on the Smith place, and without which we could not
make and reap said crop, we hereby give him a lien upon said
crop, and power of sale, in case of default for the certain payment of
the same on or before the first day of January, 1869, according to Section 1.858 of
the Revised Code of Alabama

Dec 1st 1869

Stamps 58^{cts}

Witness
P. C. Cartwright

Lewis Smith Seal
James Smith Seal

State of Alabama } Joshua P. Cornan Judge of the Probate Court for said
Simmons County } County hereby certify that the foregoing Lien was filed
in my office for record Dec 17th 1869 and was duly recorded December 21st
1869 in Deed Book 13 page 234

Joshua P. Cornan Judge P. C.

J. A. Garbrough et al } This indenture made this the day of January one
do give } thousand eight hundred and sixty nine between James A.
M. A. Garbrough } Garbrough, Albert G. Garbrough & his wife Susan A. Garbrough
of the first part & Mary A. B. Garbrough of the second part
all parties being living in the County of Simmons, State of
Alabama. Witness that the said James A. Garbrough, Albert G.
Garbrough & his wife Susan A. Garbrough, for in consideration of the
sum of one thousand dollars to them in hand paid the receipt
whereof is hereby acknowledged, have this day given, granted, aliened
enforced, bargained, released, conveyed and confirmed and by these
present do give, grant, bargain, sell, alien enforce release, convey
and confirm unto the said Mary A. B. Garbrough, (all that certain tract
of land lying and being in the County of Simmons, State of Alabama
and known as follows, to wit, the west half of the south west quarter
and the west half of the east 1/2 of the south west quarter of Section 28
Township 8 Range 5 West, containing one hundred and twenty acres more
or less, Also the south half of the north east quarter of Section 28
E. 3 R. 5 West - to have and to hold the above described lands with the
tenements and appurtenances thereto belonging or in anywise appertaining
unto the said Mary A. B. Garbrough and to her heirs and assigns forever
and the said James A. Garbrough, Albert G. Garbrough and his wife
Susan A. Garbrough, for themselves their heirs, executors & administrators

do hereby and in consideration of the premises. Warrant and will forever
defend the title to the above described & hereby granted premises unto the said
Mary A. B. Garbrough and her heirs and assigns from and against themselves
& all and every person claiming and holding under them the said James
A. Garbrough, Albert G. Garbrough & his wife Susan A. Garbrough.
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
aforesaid James A. Garbrough, Albert G. Garbrough and Susan A. Garbrough
subscribe their names and affix their seals the day and year above
written.

Signed, Sealed and delivered } J. A. Garbrough Seal
in the presence of } A. G. Garbrough Seal
Witness } S. A. Garbrough Seal

Benjamin F. Reed
David B. Garbrough

State of Alabama } Before me Richard Henderson an acting Justice of
Simmons County } The Peace in and for said County personally appeared
Susan A. Garbrough and acknowledged that she signed and delivered
the within deed to Mary A. B. Garbrough on the day and date within
written & for the purpose within specified
April the 21st 1869 Richard Henderson J. P.

State of Alabama } Joshua P. Cornan Judge of the Probate Court
Simmons County } for said County hereby certify that David B.
Garbrough a subscribing witness to the foregoing conveyance and
known to me appeared before me on this day and being sworn
stated that J. A. Garbrough & A. G. Garbrough two of the grantors
in the conveyance voluntarily executed the same in his presence
and in the presence of the other subscribing witness on the day
the same bears date; that he attested the same in the presence of
the grantors & of the other subscribing witness and that such other
witness subscribed his name as a witness in his presence. Given
under my hand this 20th Dec 1869

Joshua P. Cornan
Judge P. C.

State of Alabama } Joshua P. Cornan Judge of the Probate Court for
Simmons County } said County hereby certify that the foregoing
conveyance was filed in my office for record Dec 20th 1869 and was
duly recorded January 1st 1870 in Deed Book 13 pages 234 & 235

Joshua P. Cornan
Judge P. C.

Mary A. B. Garbrough } This indenture made this the day of January one thousand eight hundred
do give } & sixty nine between Mary A. B. Garbrough of the first part & James A. and
M. A. Garbrough } Garbrough of the second part, all parties being and living in the
State of Alabama and County of Simmons. Witness that the said

Mary, A. B. Garbrough for and in consideration of the sum of one thousand dollars to her in hand paid the receipt whereof is hereby acknowledged, do hereby, grant, bargain, sell, release, convey and confirm and by these presents do bargain, give, grant, sell, release, convey and confirm unto the aforesaid James A. Garbrough & Albert G. Garbrough their heirs and assigns all that certain tract of land lying and being in the county of Limestone & State of Alabama and known as follows, to wit: The North west quarter of Section 33 Township 3 Range west containing one hundred & sixty acres more or less the above described land being a part of the land purchased by the said Mary, A. B. Garbrough of the said Albert G. Garbrough to have and to hold the above described lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said James A. & Albert G. Garbrough and to their heirs and assigns forever, And the said Mary, A. B. Garbrough as aforesaid for herself her executors & 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 James A. & Albert G. Garbrough And their heirs & assigns from and against themselves and all and every person claiming and holding under her the said Mary, A. B. Garbrough And also against the lawful title claim or demand of all & every person or persons whatsoever claiming or holding by from or under the Government of the United States, In testimony whereof the aforesaid Mary, A. B. Garbrough subscribes her name and affixes her seal the day and date above written, The said Mary, A. B. Garbrough guarantees a right of way for wagon road along the entire eastern boundary of the aforesaid South west quarter of Section 33, Township 3, Range west,

witness

Benjamin F. Reed
David, B. Garbrough

Mary, A. B. Garbrough Seal

State of Alabama: I Joshua P. Cornan judge of the Probate Court for said Limestone County: County hereby certify that David, B. Garbrough a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being sworn stated that Mary, A. B. Garbrough the grantor in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date; that he attested the same in the presence of the grantor and of the other witnesses and that each other witness subscribed his name as a witness in his presence, Given under my hand this the 20th day of December 1869

Joshua P. Cornan Judge P. C.

State of Alabama: I Joshua P. Cornan judge of the Probate Court for said Limestone County: County hereby certify that the foregoing conveyance was filed in my office for record Dec 20th 1869 and was duly recorded January 3rd 1870 in Deed Book 13 pages 235 & 236

Joshua P. Cornan
Judge P. C.

Jim Ellison
To him
W. B. Jones
This indenture, witnesseth that I Jim Ellison of Limestone county, State of Alabama, for and in consideration of 65.00 dollars to supply this day advanced, bona fide, to me, and to be advanced to me, as they become necessary

by W. B. Jones to enable me to make and secure my crop for the year of 1869, on the Raglan place, and without which I could not make and secure said crop, I hereby give him a lien upon said crop, and also upon the following 1 cow and calf. And power of sale in case of default for the certain payment of the same on or before the first day of February, 1870, according to section 1, 858 of the Revised Code of Alabama.

Witness

William N. Lewis

David B. Garbrough

State of Alabama: I Joshua P. Cornan judge of the Probate Court for said Limestone County: County hereby certify that the foregoing Lien was filed in my office for record December 27th 1869 and was duly recorded January 8th 1870 in Deed Book 13 pages 236 & 237

Joshua P. Cornan, Judge P. C.

Edmund Lewis
To him
Walter B. Jones
This instrument, witnesseth that I, Edmund Lewis of Limestone county, State of Alabama, for and in consideration of \$100.00 dollars in supplies this day advanced, bona fide, to me, and to be advanced to me as they become necessary, by Walter B. Jones to enable me to make and secure my crop for the year of 1870, on the Raglan place, and without which I could not make and secure said crop, I hereby give him a lien upon said crop, and also upon the following one mule and one bull team plow and power of sale, in case of default for the certain payment of the same on or before the first day of January 1870 according to section 1, 858 of the Revised Code of Alabama

William N. Lewis

Edmund Lewis
This to go into effect from the first day of January 1870

State of Alabama: I Joshua P. Cornan judge of the Probate Court for said Limestone County: County hereby certify that the foregoing Lien was filed in my office for record December 18th 1869 and was duly recorded January 8th 1870 in Deed Book 13 pages 237

Joshua P. Cornan
Judge P. C.

Wilbur Norwood
To him
Walter B. Jones
This instrument, witnesseth that I, Wilbur Norwood of Limestone county, State of Alabama, for and in consideration of \$100.00 dollars in supplies this day advanced to me, as they become necessary by Walter B. Jones, to enable me to make and secure my crop for the year of 1870, on the Raglan place, and without which I could not make and secure said crop, I hereby give him a lien upon said crop, and also upon the following 1 mule, and power of sale, in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1, 858 of the Revised code of Alabama

W. N. Lewis

Wilbur Norwood
This to go into effect from the first day of January 1870

Wilbur Norwood

State of Alabama: I Joshua P. Cornan judge of the Probate Court for said Limestone County: County hereby certify that the foregoing Lien was filed in my office for record December 18th 1869 and was duly recorded January 8th 1870 in Deed Book 13 pages 237

Joshua P. Cornan Judge P. C.

Noah Hove & Co. To deem
 Allison & Calum
 This instrument witnesses that I Noah Hove and Wash Mathews colored of
 Limestone County State of Alabama are in consideration of a note of
 hand for thirty dollars this day given by me and Wash Mathews for one
 wagon iron axle tree two horse purchased from Allison and Calum of said
 county & State and I the said Noah Hove and Wash Mathews hereby give a lien
 upon said wagon to guarantee the payment of the above mentioned note of
 hand on or before the 20 day of December 1869, also in case of default of the
 certain payment of the said note the said Allison & Calum has power of sale
 & possession of the said wagon at the above specified time in testimony
 whereof we have hereunto set our hands and affixed our seal we also agree to
 deliver Allison & Co 10 Bbls of corn by the 15 day of November or we forfeit all
 we also agree to pay for the recording and stamps the 30 day of October 1869

Noah Hove

Wash Mathews

On or before the 20 day of December we or either of us promise to pay Allison
 & Calum the sum of thirty dollars and ten barrels of corn for value received
 of them, this the 30 day of October 1869

Witness this 30 day of October 1869

M. D. Allison Stamps 50c

Noah Hove

Wash Mathews

State of Alabama } Joshua P. Cornan Judge of the Probate Court for said
 Limestone County } County hereby certify that the foregoing Lien was filed
 in my office for record Dec 24th 1869 and was duly recorded January 5th 1870
 in Deed Book 13 page 238

Joshua P. Cornan Judge P. C.

George Evans To agreement
 Kit Evans and others
 Memorandum of agreement entered into this 28th day of January 1870
 between George Evans of the county of Limestone & State of Alabama of the
 first part and Kit Evans, Amos Evans, Betty Evans, and James Evans
 of the 2^d part setting forth that the said Kit, Amos, Betty, and James Evans
 of the 2^d part have this day agreed and by these presents do bind themselves
 to labor for the said party of the first part during the year 1870 they agreeing
 to furnish their own clothes and pay their own doctors bills and said
 George Evans binds and obligates himself that when the crop shall be
 gathered that he will pay to the said party of the 2^d part one fourth
 part of the same as compensation for their services and the party of the
 2^d part do in consideration aforesaid agree to labor faithfully for the
 said George Evans from the 2^d day of January 1870 to the first day of January
 1871. And they agree and hereby bind themselves to rise early, do all
 necessary business and be ready for work, after breakfast they are to obey
 all necessary orders to attend to every thing that is desired of them cheerfully
 and quickly, that they will not leave the premises without permission
 that no other persons will be invited upon said premises without the
 express permission of the said George Evans, that they will be respectful
 and polite and the said George Evans binds himself to furnish the
 necessary mules or horses tools & Rations to the said party of the 2^d part
 in witness they have affixed their names

Witness

Alexander Meadows

Stamps 50c

George Evans

Kit Evans

Amos Evans

Betty Evans

James Evans

State of Alabama } Joshua P. Cornan Judge of the Probate Court for said
 Limestone County } County hereby certify that the foregoing agreement was
 filed in my office for record Dec 24th 1869 and was duly recorded January 5th
 1870 in Deed Book 13 page 238 & 239

Joshua P. Cornan Judge P. C.

Wm Newman & known all men by these presents that I William Newman for and
 to Deed } in consideration of the sum of two hundred and fifty dollars to
 Wm A. Russell } one in hand paid by William A. Russell. The receipt whereof is
 hereby acknowledged, have this day bargained, sold, and conveyed to the
 said William A. Russell all right title interest and claim, both at law
 and in equity, as well in possession as in expectancy, that I have or may have
 in the estate of Mary P. Newman dec'd and I further bind myself to
 warrant and defend the said interest in the said estate to William A. Russell
 his heirs and assigns forever, this instrument is intended to convey all
 property, of every description, personal and real, in testimony whereof
 I have hereunto set my hand and affixed my seal this 25th day of De-
 cember 1869

Stamps 50c

William Newman

The State of Alabama } Before me B. Sanders an acting Justice of the
 Limestone County } Peace in and for said County and State, personally
 appeared William Newman known to me who acknowledged before
 me on this day that being informed of the contents of the within
 conveyance and he executes the same freely and voluntarily for the term
 therein specified on the day the same bears date. Given under my
 hand December 28th 1869

B. Sanders J. P.

State of Alabama } Joshua P. Cornan Judge of the Probate Court for said
 Limestone County } County hereby certify that the foregoing conveyance was
 filed in my office for record December 25th 1869 and was duly
 recorded January 4th 1870 in Deed Book 13 page 239

Joshua P. Cornan J. P.

Alexander Whitehead & On the 25th December 1870, after date, I promise to pay Weatherford & Co
 To Deed } Five hundred dollars and cents, Witness my hand and seal,
 Weatherford & Co } this 15 day of Decr 1869. Now the condition of the above bond is for a
 mule & corn &c. which have been furnished me by said Weatherford & Co
 to enable me to make a crop this year on the Weatherford & Co place and
 without which it would be impossible for me to make a crop. Now, there-
 fore, a lien is hereby created on said mule & crop, as well as the entire
 crop of every kind grown the present year, with power of sale.
 Witness my hand and seal this 15 day of Decr 1869, in the presence of
 W. E. Hook Stamps 50c Alexander Whitehead L.S.

State of Alabama } Joshua P. Cornan Judge of the Probate Court for
 Limestone County } said County hereby certify that the foregoing Lien was
 filed in my office for record December 29th 1869 and was duly recorded
 January 4th 1870 in Deed Book 13 page 239

Joshua P. Cornan
 Judge P. C.

James B. Chambers & The State of Alabama, on the 1 day of Decr 1870, after date, I promised to pay
 To Lien } Limestone County } Weatherford & Co. Two Hundred & fifty dollars and cents
 Weatherford & Co. } Witness my hand and seal, this 29th day of Decr 1869. Now the condition
 of the above bond is 1 Gray mare mule Provision Providence which have been
 furnished me by said Weatherford & Co. to enable me to make a crop this year
 on the Weatherford & Co. place and without which it would be impossible for me
 to make a crop. Now, therefore, a Lien is hereby created on said Gray mule as well
 as the entire crop of every kind grown the present year, with power of sale
 Witness my hand and seal this 29th day of Decr 1869 in the presence
 of W. C. Wolfe Stamps 50^{cts} James B. Chambers (S)

State of Alabama, I Joshua P. Cornan Judge of the Probate Court for said
 Limestone County, County hereby certify, that the foregoing Lien was filed in
 my office for record Decr 29th 1869 and was duly recorded January 4th 1870
 in Deed Book 13 page 240 Joshua P. Cornan Judge P. C.

Docury, B. Chambers & State of Alabama, on the 1st of December, 1870, after date, I promised to pay
 To Lien } Limestone County } Weatherford & Co. Five Hundred dollars and cents
 Weatherford & Co. } Witness my hand and seal, this 29 day of December 1869. Now the condition
 of the above bond is 1 Brown horse 1 Gray mare mule as well as provisions
 Providence which have been furnished me by said Weatherford & Co. to enable
 me to make a crop this year on the Weatherford & Co. place and without which
 it would be impossible for me to make a crop. Now, therefore, a Lien is hereby
 created on said Brown horse, Gray mule, as well as the entire crop of every
 kind grown the present year, with power of sale. Witness my hand and
 seal this 29th day of December 1869, in the presence
 of W. C. Wolfe Stamps 50^{cts} Docury, B. Chambers (S)

State of Alabama, I Joshua P. Cornan Judge of the Probate Court for said
 Limestone County, County hereby certify, that the foregoing Lien was filed in
 my office for record Decr 29th 1869 in Deed Book 13 page 240
 Joshua P. Cornan Judge P. C.

W. H. Williams & The State of Alabama Limestone County on the 1st of December 1870 after date
 To Lien } I promise to pay A. M. Weatherford & Co. the sum of Four Hundred dollars.
 A. M. Weatherford & Co. } Witness my hand and seal this the first day of December 1869. Now the condition
 of the above bond is for one black horse mule & other things such as provisions
 or merchandise which has been or may be furnished me by said
 Weatherford & Co. to enable me to make a crop the year 1870 on the place of said
 Weatherford & Co. without which it would be impossible for me to make a crop. Now, therefore
 a Lien is hereby created on said mule & all my possessions as well as the entire
 crop of every kind grown the next year 1870 with power of sale. Witness my hand
 & seal this the 1st day of December 1869, in the presence of
 Geo. D. Thompson Stamps 50^{cts} W. H. Williams (Seal)

State of Alabama, I Joshua P. Cornan Judge of the Probate Court for said county
 Limestone County, County hereby certify, that the foregoing Lien was filed in my
 office for record Decr 29th 1869 and was duly recorded January 4th 1870 in
 Deed Book 13 page 240

Joshua P. Cornan Judge P. C.

Robert H. Watkins & wife & The State of Alabama Lawrence county. This indenture made and entered
 into on this the eighth day of January in the year of our Lord eighteen
 hundred and forty seven between Robert H. Watkins Sr and his wife
 Prudence, T. Watkins of the first part and Robert H. Watkins Jr for his son of the second
 part all of the county aforesaid, Witnesseth that the said parties of the first part,
 for and in consideration of the natural love and affection which they have for the
 said party of the second part, have given, granted, aliened, enfeoffed and conveyed,
 and by these presents do give, grant, alien, enfeoff and convey all their right, title
 and interest in and to the following tracts or parcels of land unto the party of the
 second part, to wit all of the land now owned by the said Robert H. Watkins Senior
 in the county of Lauderdale and State aforesaid with the exception of twenty acres
 attached to and including the landing at Saints Ferry, which said twenty acres the
 said parties of the first part retain to themselves, the said tract above granted being
 bounded on the North, by the lands, at present occupied by Mrs Haraway, and the
 lands of Samuel Croft; on the East by Elk River, on the South by Tennessee River, and on the
 West by the above mentioned Ferry tract of twenty acres and the lands of one Sterling
 Vance, containing Fourteen Hundred and ninety six acres with some more or less,
 together with the following tract or parcel of land situated in the county of Limestone and
 State aforesaid, beginning at the mouth of Elk River and bounded on the West by
 Elk River, on the North by the lands of one D. B. Bingham and one Childress, on the
 East by the lands of said Bingham and on the South by Tennessee River, containing eleven
 hundred and sixty one acres more or less; together with the following named negro slaves
 to wit: Tom Muse & Sophia his wife, Ben, Joe Allen, Kemp, Warner, Cepheid, Baley, Daniel, Alton
 Bentley, Otterway, Lewis, Wreilas, Joe Shorter, John Allen, Mat, Sam Johnson, Aaron, Bartwell,
 Milton, Daniel Muse and her two children Sandy & an infant, Lizzy, her two children
 Richard & Duke, Betty, Suzanne, William, Nancy, Edmund, Lennie, Louisa, Figgiah & Gabriel her
 child, Fanny Allen, Lucretia, Stephen, Peter, Jimmy & Ed, Charney John Henry, Sarah, eggs & Miley,
 Hamato Henry and Willie, Louisa Johnson, To have and hold the above granted tracts or
 parcels of land with all and singular the appurtenances thereunto in any manner belonging,
 as well as the above named negro slaves, to the only proper use and behoof of him the said
 Robert H. Watkins Jr, his heirs, and assigns forever, In testimony whereof, the said
 parties of the first part have hereunto subscribed their names and affixed their
 seals, the day and year above written.

Witnesses

J. J. P. Dinslow

B. F. Carter

Robert Rode

Robert H. Watkins (S)

Prudence T. Watkins (S)

I state of Tennessee } Personally appeared before me Edward D. Jones Clerk of the county
 of Hills county, (said court being a court of records) the within named
 Robert H. Watkins Senior and Prudence T. Watkins with whom I am personally acquainted,
 and who acknowledged that they executed the within Deed for the purpose therein
 contained - And Prudence T. Watkins (the same Court) having also personally appeared before
 me privately and apart from her husband, the said Robert H. Watkins Senior acknowledged the
 execution of said Deed to have been done by her freely, voluntarily and understandingly,
 without compulsion or restraint from her said husband and for the purpose therein contained
 In testimony whereof I have hereunto set my hand and affixed the seal of said
 County at office in the Town of Paducah, this 24th day of January A.D. 1852.
 E. D. Jones Clerk

State of Tennessee } I Edward M. Rose Chairman and presiding justice of the
Hills County } County Court of Hills County do hereby certify that Edward-
D. Jones, whose signature is affixed to the foregoing certificate is and was
when he signed the same Clerk of the County Court of said County. The same being
a record of record duly entitled and qualified for that office, that his said
certificate is in due form and that full credit should be given to all of his
official acts and attestations as such Clerk.
In witness whereof I have hereunto set my hand and affixed my Seal
this the 24th day of January 1852

Edward M. Rose *Chairman*
Presiding Justice Hills County Court
State of Tennessee } I Edward D. Jones Clerk of the County Court of said County
Hills County } hereby certify, that Edward M. Rose requires, whose signature is affixed to the foregoing
Certificate, as when he signed, the same, Presiding Justice of the County Court
of said County of Hills, duly commissioned and qualified and that full
credit should be given, to all his official acts.
In testimony whereof I have hereunto set my hand, and affixed the Seal of said
Court, at office in the town of Pulaski, this 24th day of January A.D. 1852
E. D. Jones Clerk

The State of Tennessee } Personally appeared before me William P. Martin Judge of the
Hills County } 8th Judicial Circuit in the State of Tennessee Robert H. Matthews
and Prudence Matthews, his wife of whose identity I have personal knowledge
and acknowledged that they signed sealed and delivered the foregoing deed to the
aforesaid Robert H. Matthews Jr. on the day and year ~~therein~~ mentioned, and the
above named Prudence having been by me privately examined separately and apart
from her said husband, acknowledged that she signed sealed and delivered the same
as her own voluntary act and deed, without any fear, threats or compulsion of her said
husband. Given under my hand and Seal this 13th day of December 1852

William P. Martin Judge &c.
State of Tennessee } I Charles C. Abornethy Clerk for the Circuit Court for the said
Hills County } County of Hills do hereby certify that William P. Martin, whose
Certificate appears above, attached to the within deed, is now and was at the
time of signing the same, Judge of the eight Judicial Circuit of said State of Tennessee
duly commissioned and qualified; that full faith and credit are due to his
official acts as such, and that his said Certificate is in due form of law
In testimony whereof, I have hereunto set my hand and affixed my private
Seal, having no Seal of office at office in Pulaski this 25th day of January 1853 and
in the 77th year of American Independence

Charles C. Abornethy *Clk*
Filed and recorded in Deed Book A No 18 Page 292 & 4 Probate Office

State of Alabama } I Joshua P. Coman Judge of the Probate Court for said County
Limestone County } hereby certify that the foregoing conveyance was filed in
my office of record Dec 27th 1869 and was duly recorded January 5th 1870 in
Deed Book 15 page 241 & 242.

Joshua P. Coman
Judge P. C.

This indenture, witnesseth that I, Commodore Fort, Col of Limestone County, State of
Alabama, for and in consideration of two hundred and twenty dollars in
supplies this day advanced, bona fide, to me, and to be advanced to me
as they become necessary by William A. Hine, to enable me to make and
secure my crop for the year of 1870, on the W. H. Jackson place, and without
which I could not make and secure said crop, I hereby give him a lien upon
said crop and also upon the following, to wit: two mules this day purchased of
said Hine, also one two horse wagon & harness and power of sale, in case of default
for the certain payment of the same on or before the first day of January, 1871, according
to section 1,858 of the Revised Code of Alabama,

Attest

Stamp 50

Commodore Fort Col
mark

R. Hine

State of Alabama } I Joshua P. Coman Judge of the Probate Court for said County
Limestone County } hereby certify that the foregoing lien was filed in my office
for record Dec 30th 1869 and was duly recorded January 5th 1870 in Deed Book 15 page
243.

Joshua P. Coman

Judge P. C.

William P. Kennedy & wife } This indenture, made this sixteenth day of December in the year
To Seal } One thousand eight hundred and sixty nine, between William P. Kennedy
John Turrentine } and his wife W. A. Kennedy, of the County of Hills, in the State of Tennessee
of the one part, and John Turrentine of the County of Limestone State of Alabama
of the other part, Witnesseth, that the said William P. and W. A. Kennedy, 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, conveyed and confirmed; and by these presents doth give, grant, bargain,
sell, convey and confirm unto the said John Turrentine, all that certain
lot of lands lying and being in the County of Limestone State of Alabama
adjoining the town of Athens and known as follows, viz: a part of the South west
quarter of section No four Township No three Range No four west and bounded as
follows, commencing at the S. E. corner of James M. Lamm lot and running due
west 8 chains and forty four links, thence due south 9 chains, thence due east
12 chains, thence North 6 chains and 22 links to John M. Davis lot, thence west
3 chains, thence North to the beginning 3 chains, and containing two acres and one
half more or less, to have and to hold, the above described lot ~~forever~~ with
the tenements and appurtenances thereunto belonging, or in any wise appertaining,
unto the said John Turrentine his heirs and assigns forever, And the said
William P. Kennedy & his wife for themselves their heirs, executors and administrators
do hereby, and in consideration of the premises, warrant and well forever
defend the title to the above described and hereby granted premises, unto the
said John Turrentine his heirs and assigns, from and against themselves
and all and every person or persons claiming or holding under them the said
William P. Kennedy and W. A. Kennedy his wife and also, against the lawful
title, claim or demand of all and every person or persons whomsoever
In testimony whereof, the said William P. Kennedy and his wife hereunto
subscribe their names and affix their Seals this day and year first
above written

Signed sealed and delivered

in the presence of

John A. Thompson

R. C. Thompson

Stamps 50

Wm. P. Kennedy Seal
W. A. Kennedy Seal

The State of Alabama: I Joshua P. Corman judge of the Probate Court, hereby
 Limestone County } Certify that John A. Thompson, a subscribing witness to the
 foregoing conveyance, known to me, appeared before me this day and being sworn,
 stated that Wm. G. Keady and C. A. Keady, 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 the other witnesses, and that such other witnesses
 subscribed her name as a witness in his presence, given under my hand, this
 31st day of December 1869

Joshua P. Corman
 Judge P. C.

State of Alabama: I Joshua P. Corman judge of the Probate Court for said
 Limestone County } County hereby certify that the foregoing conveyance was
 filed in my office for record Dec 31st 1869 and was duly Recorded January
 5th 1870 in Deed Book 13 pages 243 & 244.

Joshua P. Corman
 Judge P. C.

William H. Keady Sheriff } State of Alabama } This official deed of conveyance from
 To Deed } Limestone County } William H. Keady Sheriff of Limestone County in
 Alexander Hamilton } The State of Alabama to Alexander Hamilton of the State
 and County aforesaid, Witnesses: That whereas on the 10th day
 of November 1869 an execution was issued to the said William H. Keady
 as such Sheriff from the Circuit Court of said County of Limestone
 reciting the recovery of a judgment by Alexander Hamilton against
 James M. D. Donnell in said Circuit Court on the 8th April 1867 for
 the sum of Six thousand two hundred and thirty three dollars and
 twenty seven cents debt and one thousand seven hundred and ninety nine
 dollars and twenty nine cents damages besides costs of suit: reciting also
 a credit on said judgment of one thousand eight hundred and eighty
 one dollar and sixty cents as of November 12, 1867 and of the further sum
 of five hundred dollars as of the 1st Monday of August 1869; and directing
 the amount of said judgment less said credits to be made out of the goods
 and chattels lands and tenements of said defendant James M. D. Donnell
 And whereas said William H. Keady as such Sheriff did on the 11th day of
 November 1869 levy said execution on the following land as the property of
 said defendant James M. D. Donnell viz: the Northeast quarter of Section
 nineteen in Township four Range three East in Limestone County Alabama
 and give notice of such levy to the said James M. D. Donnell personally
 in writing; And whereas said William H. Keady Sheriff as aforesaid
 did on the 1st Monday and 3rd day of January 1870 after having given
 the notice required by law of Sheriffs for sale of land under execution
 sell said land at public auction to the highest bidder for cash at the
 Court House in said County of Limestone, at which sale the said
 Alexander Hamilton became the purchaser of said land for the sum of
 one hundred dollar, he being the highest bidder last bidder for said
 land at that price - Now therefore in consideration of the premises
 and the payment of said purchase money now hereby acknowledged
 of the said William H. Keady as such Sheriff do hereby bargain, sell,
 alien and convey unto the said Alexander Hamilton all the right

title and interest in and to said land which I am authorized by law under said
 execution to sell and convey; to have and to hold the same to him and his heirs
 forever - In witness whereof I have hereunto set my hand and seal, this
 January 3rd 1870

Stamps 50^{cts}

William H. Keady Sheriff (Seal)

State of Alabama: I Benton Sanders a Justice of the Peace hereby certify
 Limestone County } that William H. Keady Sheriff of said County of Limestone
 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 3rd day of January 1870

B. Sanders J. P.

State of Alabama: I Joshua P. Corman judge of the Probate Court for said
 Limestone County } County hereby certify that the foregoing conveyance was
 filed in my office for record January 3rd 1870 and was duly recorded January
 6th 1870 in Deed Book 13 pages 244 & 245 -

Joshua P. Corman Judge P. C.

Martin Garin and Bridget Garin his wife } This indenture, made this twenty sixth day of October in the
 To Deed } Year one thousand eight hundred and sixty nine between Martin
 John Garin } Garin and Bridget Garin his wife of the County of Limestone, in the

State of Alabama, of the one part; and John Garin of the other part - Witnesseth
 that the said Martin Garin and Bridget Garin his wife for and in consideration
 of the sum of one thousand dollars, to the said Martin Garin and Bridget Garin his
 wife in hand paid, the receipt whereof is hereby acknowledged, have this day, given,
 granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed;
 and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and
 confirm unto the said John Garin one half interest in and to all that certain
 tract parcel or lot of land, lying and being in the County of Limestone, State of
 Alabama, and having and described as follows: to wit: Beginning at a stake on
 the Bank of the Tennessee River at the North West corner of Luke Matthews Land -
 and running north 43° East seventy two poles and 18 links to the section line - Thence
 North on said section line, one hundred poles to a corner - Thence West one hundred
 and four poles to a stake fifty feet South of the center of the track of the Memphis
 and Charleston - Thence South 42° West parallel with said Rail Road eighty six poles to the
 River - Thence up the Bank of said River South 52° East one hundred and forty nine
 poles to the beginning excepting a strip seventy yards wide from the Rail Road fifty feet
 above the ferry landing and also the right of way for a road from the ferry up the River through
 said land being one hundred acres more or less to have and hold the above described
 premises with the tenements and appurtenances thereto belonging, or in anywise
 appertaining unto the said John Garin to the amount of one half of the same to his
 heirs and assigns forever, And the said Martin Garin and Bridget Garin his wife
 for themselves their heirs, executors, and administrators, do hereby and in consideration
 of the premises, warrant and will forever defend the title to the above described and
 hereby granted premises, unto the said John Garin and to his heirs and assigns,
 from and against themselves and all and every person or persons whatsoever,
 claiming or holding by, from, or under the Government of the United States.
 In testimony whereof, the said Martin Garin and Bridget Garin his wife have
 subscribed their names and affixed their seals the day and year above written
 Signed Sealed and delivered in the presence of J. D. Beauchamp
 J. D. Beauchamp } Stamps 50^{cts} Bridget Garin (Seal)

State of Alabama } I Joshua P. Cornan Judge of the Probate Court in and for said
 Limestone County } County, hereby certify that J. D. Renshaw, a subscribing
 witness to the foregoing conveyance, known to me appeared before me this day
 and being sworn, stated that Martin Lewis and Bridget Lewis 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 the other witnesses
 and that each other witnesses subscribed his name as a witness in his
 presence, given under my hand this 3rd day of January, 1870

Joshua P. Cornan Judge P. C.

State of Alabama } I Joshua P. Cornan Judge of the Probate Court in
 Limestone County } said County hereby certify that the foregoing
 conveyance was filed in my office for record January 4th 1870 and was
 duly recorded January 6th 1870 in Deed Book 13 pages 245 & 246

Joshua P. Cornan Judge P. C.

Gloria Mason of this Indenture made and into between Gloria Mason
 R B Mason } and Robert B Mason the heirs at law and the
 D Deed } two next of kin entitled share in the division and
 J O Mason } distribution of the estate of which John R. Mason died
 seized and possessed of the one part and John O. Mason Son of the said
 John R. Mason died and as such entitled to a share in the lands
 and also to share in the distribution of the personal estate of the said
 Mason deceased of the other parts Witnesseth that whereas heretofore
 John R. Mason late of the County of Limestone State of Alabama died
 intestate seized and possessed among other of the following lands
 situated and lying in the County of Limestone and State of Alabama
 and known and described as follows all of Sec 25 T 5 R 6 West
 except about 80 acres in N 1/4 of S 4 T 4 of Poplar Creek also all of
 Trac Sec 22 T 4 R 6 West also all of Trac Sec 18 T 2 R 6 West (North of
 Tennessee River also N 1/4 of Sec 12 T 4 R 6 West also N 1/2 of Trac Sec 12 T 4
 R 6 West also all of Trac Sec 18 T 4 R 6 West of North of Tennessee
 River and West of Ferry Road also all of Trac Sec 8 T 4 R 6 West
 East of Poplar Creek and Slough also the W 1/2 of S 8 T 4 of Trac Sec
 12 T 4 R 6 West making in all about fifteen hundred and twelve
 acres also E 1/2 of S 8 T 4 of Sec 12 T 4 R 6 West also N 1/4 of N 1/4 of
 Trac Sec 13 T 4 R 6 West also N 1/4 of S 8 T 4 of Trac Sec 13
 T 4 R 6 West North of Slough also S 1/2 of Sec 7 T 4 R 5 West also
 E 1/2 of S 1/4 of Sec 2 T 4 R 5 West also N 1/2 of Sec 18 T 4 R 5 West
 E 1/2 of S 1/4 of Sec 8 T 4 R 5 West also N 1/2 of Sec 18 T 4 R 5 West
 and North of Slough also all North of Slough of the N 1/4 of
 S 8 T 4 of Sec 12 T 4 R 5 West N 1/2 of N 1/4 of N 1/4 of S 8 T 4
 R 5 West also S 1/2 of S 1/4 of Sec 16 T 4 R 5 West also W 1/2 of S 1/4 T 4
 S 8 T 4 of Sec 16 T 4 R 5 West also S 1/4 of Sec 3 T 3 R 5 West
 also S 1/4 of S 1/4 of Sec 25 T 3 R 6 West also N 1/4 of Sec 31 T 3
 R 5 West also N 1/2 of S 1/4 of Sec 31 T 3 R 5 West making in all
 about fifteen hundred twenty acres and also S 1/4 of Sec 36 T 3
 R 6 West also S 1/2 of S 1/4 of Sec 31 T 3 R 5 West also N 1/4 of Sec 1
 T 4 R 6 West also S 1/4 of Sec 1 T 4 R 6 West also N 1/4 of Sec 12
 T 4 R 6 West also W 1/2 of Sec 22 T 4 R 5 West also S 1/4 of

N 1/4 of Sec 6 T 4 R 5 West also N 1/4 of S 8 T 4 of Sec 6 T 4 R 5
 West also about eight acres in North West Corner of N 1/4 of
 S 8 T 4 of Sec 6 T 4 R 5 West also W 1/2 of S 1/4 of S 8 T 4 R 5 West
 also West of Athens Road also N 1/4 of Sec 7 T 4 R 5 West also W 1/2 of N 1/4
 of N 1/4 of Sec 7 T 4 R 5 West also all the Island lands belonging to the
 estate of John R. Mason dead and lying in fractional Sections 18, 21, 22, & 29
 also the following lots with the houses on them in the town of Athens and
 known and described in the plan of said town as lots No 55, 56, 57, 58, 60, 105, 106
 together with a tract or parcel of land adjoining them on the East and
 South Side of the Road leading to Mills Mill containing about Eighty acres
 being the same conveyed to the said John R. Mason by S. S. Houston
 & W. J. May in 1845. And whereas further the Probate Court of the
 County of Limestone State of Alabama having complete jurisdiction
 thereof did on the 29 day of Septe 1866 grant and issue title of admin-
 istration on and of the estate the said John R. Mason dead to the said
 Gloria Mason who duly qualified as such administrator of said estate and
 whereas further the said Gloria as such administrator has fully and entirely
 paid off and discharged all of the debts and liabilities of and against the estate of
 the said Mason dead and whereas the said John R. Mason died leaving
 under will the said Gloria and three sons as the next of kin to wit William
 Robert Bane John O. Mason and whereas further the said John R. Mason in
 his lifetime made advancements of property and effects real and personal to the
 said William Mason and advanced and received and indebted on the said
 William share interest and proportions of the estate and property as heir and
 next of kin of him the said John R. Mason in quantity and quality
 and value as great and equal to if not greater in kind and amount than
 the other two children the said Robert Bane and John O. Mason and those
 entitled to share in the division and distribution of the estate of him the
 said John R. Mason dead. It is true as a fact, but which will fully
 appear and does appear in writing and otherwise on the part of the
 said William before and since the death of the said John R. Mason died
 as well also as other money, property and effects to the said William
 given, sold, and conveyed by the said Gloria, Robert Bane and John
 O. Mason, since the death of the said John R. deceased in full
 of all interest claim or demand in to and of the property and estate of the
 said John R. Mason dead as his next of kin or otherwise, And whereas further
 the said Gloria, Robert Bane and John O. Mason all over the age of twenty one
 years and informed of the condition and character and value of the estate
 of the said Mason dead and they being the only persons entitled to share
 in the division and distribution of the same and having paid off and
 discharged all debts and liabilities of and against said estate hereby
 mutual consent by and between themselves and without any deed or order
 of division of Court divided between themselves all the real and personal
 property effects and assets of and belonging to the estate of the said
 John R. Mason dead contracting and agreeing that each of us to wit Gloria
 Robert Bane and John O. Mason shall have and hold and take a fee simple
 title absolute to all the property so divided the real as well as the personal
 in the said Robert and Gloria John Mason hereby and hereafter conveying
 in fee simple absolute title to the lands hereafter described as set out

of the same on or before the first of January, 1871, according to Section 1858 of the Revised Code of Alabama. January 6th 1870.
 Joshua P. Malone Stamps 50^{cts} L. or melina ^{to} Jarrett. Col. 00
 mark

State of Alabama, I Joshua P. Cornan Judge of the Probate Court for said
 Limestone County, hereby certify that the foregoing Lien was filed in
 my office for record Jan'y 6th 1870 and was duly recorded Jan'y 13th 1870
 in Deed Book 13 pages 249 and 250.

Joshua P. Cornan Judge P. C.

Charles Edwards, this indenture witnesseth that B Charles Edwards of Limestone County, State
 To Lien of Alabama, for and in consideration of \$200.00 dollars in supplies this day
 W. B. Jones advanced to me and to be advanced to me as they become necessary by
 W. B. Jones to enable me to make and secure my crop for the year of 1870 on
 the Jordan place, and without which I could not make and secure said crop.
 I hereby give him a lien upon said crop and also upon the following
 13 head of hogs 1 cow 1 man and power of sale, in case of default for the certain
 payment of the same on or before the first day of Jan'y 1871 according to Section 1858
 of the Revised Code of Alabama
 Witnesses
 John W. Brown Stamps 50^{cts} Charles Edwards
 L. W. Boyd mark

State of Alabama, I Joshua P. Cornan Judge of the Probate Court for said County
 Limestone County, hereby certify that the foregoing Lien was filed in my office
 January 8th 1870 and was duly recorded January 13th 1870 in Deed Book 13 page
 250.

Joshua P. Cornan Judge P. C.

William Jones, this instrument witnesseth that B. W. Jones of Limestone County, State of
 To Lien Alabama, for and in consideration of \$100.00 dollars, in supplies this day advanced
 W. B. Jones to me, and to be advanced to me as they become necessary by W. B.
 Jones to enable me to make and secure my crop for the year of 1870 on the
 Poplar Grove place, and without which I could not make and secure
 said crop, I hereby give him a lien upon said crop and also upon the
 following 1 horse and power of sale, in case of default for the certain payment
 of the same on or before the first day of January, 1871, according to Section 1858
 of the Revised Code of Alabama
 Witnesses
 William H. Lewis Stamps 50^{cts} William Jones
 William H. Lewis mark

State of Alabama, I Joshua P. Cornan Judge of the Probate Court for said County
 Limestone County, hereby certify that the foregoing Lien was filed in my office Jan'y
 8th 1870 and was duly recorded January 13th 1870 in Deed Book 13 page 250.

Joshua P. Cornan Judge P. C.

Percy Jones, this instrument witnesseth that B. Percy Jones of Limestone County, State
 To Lien of Alabama, for and in consideration of \$100 dollars, in supplies this day
 W. B. Jones advanced, bona fide, to me, and to be advanced to me as they become
 necessary, by W. B. Jones, to enable me to make and secure my crop
 for the year of 1870 at the Farm place, and without which I could not
 make and secure said crop, I hereby give him a lien upon said crop, and
 also upon the following 1 mule and power of sale, in case of default for the
 certain payment of the same on or before the first day of January, 1871,
 according to Section 1858 of the Revised Code of Alabama.
 Witnesses
 Willie Lewis Stamps 50^{cts} Percy Jones
 William H. Lewis mark

State of Alabama, I Joshua P. Cornan Judge of the Probate Court for said County
 Limestone County, hereby certify that the foregoing Lien was filed in my office
 for record January 8th 1870 and was duly recorded January 13th 1870 in Deed Book
 13 pages 250 and 251.
 Joshua P. Cornan Judge P. C.

Grandison Jones, this indenture witnesseth that I, Grandison Jones, of Limestone County, State
 To Lien of Alabama, for and in consideration of \$200.00 dollars, in supplies this
 W. B. Jones day advanced, bona fide, to me, and to be advanced to me as they become
 necessary, by W. B. Jones to enable me to make and secure my crop for the
 year 1870 on the Raglan Place, and without which I could not make and
 secure said crop, I hereby give him a lien upon said crop and also upon the
 following 1 mule and 1 cow and power of sale, in case of default for the
 certain payment of the same on or before the first day of Jan'y, 1871, according
 to Section 1858 of the Revised Code of Alabama
 Witnesses
 L. W. Boyd Stamps 50^{cts} Grandison Jones
 John W. Brown mark

State of Alabama, I Joshua P. Cornan Judge of the Probate Court for said County
 Limestone County, hereby certify that the foregoing Lien was filed in my office
 for record January 8th 1870 and was duly recorded January 13th 1870 in Deed Book
 13 page 257.
 Joshua P. Cornan Judge P. C.

Glorious, I, J. O. Mason, this indenture made and entered into between Gloria
 To Lien and John O. Mason the heirs at law and the two
 R. B. Mason sons of her entitled to share in the division and dis-
 tribution of the estate of which John R. Mason died seized and possessed
 of the one part and Robert B. Mason son of the said John R. Mason
 died and as such entitled to share in the lands and also to share
 in the distribution of the personal estate of the said Mason died of
 the other part. Witnesseth that whereas John R. Mason late
 of the county of Limestone State of Alabama died intestate seized
 and possessed among other of the following lands situated and
 lying in the County of Limestone and State of Alabama and known
 and described as follows: To wit all of S 1/2 of Sec 35 S 3 R 6 west
 except about 20 acres in N 1/4 of S 1/4 west of Poplar Creek also
 all of Tract No 2 S 4 R 6 west also all of Tract No 11 S 2 R 6
 west of Tennessee River also S 1/4 of Sec 1 S 4 R 6 west also
 1/2 of Tract No 12 S 4 R 6 west also all of Tract No 13 S 4
 R 6 west of Tennessee River and west of Perry Road also all
 of Tract No 3 S 4 R 6 west of Poplar Creek and along also the
 1/2 of S 1/4 S 4 R 6 west making in all about fifteen
 hundred and twelve acres. Also S 1/2 of S 1/4 S 4 R 6
 west also S 1/4 of S 1/4 of Tract No 13 S 4 R 6 west also S 1/4
 of S 1/4 of S 1/4 S 4 R 6 west north of Slough also
 S 1/2 of S 1/4 S 4 R 5 west (also S 1/2 of S 1/4 of S 1/4 S 4 R 5)
 west also S 1/2 of S 1/4 S 4 R 5 west and north of Slough also
 all north of Slough of the S 1/4 of S 1/4 of S 1/4 S 4 R 5
 west also S 1/2 of S 1/4 of S 1/4 of S 1/4 S 4 R 5 west
 also S 1/2 of S 1/4 of S 1/4 of S 1/4 S 4 R 5 west also S 1/2 of S 1/4 of S 1/4 of S 1/4 S 4 R 5 west

of $\frac{1}{4}$ of sec 16 T 4 R 5 west (also $\frac{1}{4}$ of sec 30 T 3 R 5 west also $\frac{1}{4}$ of $\frac{1}{4}$ of sec 25 T 3 R 6 west also $\frac{1}{4}$ of sec 31 T 3 R 5 west also $\frac{1}{2}$ of $\frac{1}{4}$ of sec 31 T 3 R 5 west making in all about fifteen hundred and twenty acres) and also $\frac{1}{4}$ of sec 36 T 3 R 6 west also $\frac{1}{2}$ of $\frac{1}{4}$ of sec 31 T 3 R 5 west also $\frac{1}{2}$ of sec 1 T 4 R 6 west also $\frac{1}{4}$ of sec 1 T 4 R 6 west also $\frac{1}{4}$ of sec 12 T 4 R 6 west (also $\frac{1}{2}$ of sec 6 T 4 R 5 west also $\frac{1}{4}$ of $\frac{1}{4}$ of sec 6 T 4 R 5 west also $\frac{1}{4}$ of $\frac{1}{4}$ of sec 6 T 4 R 5 west. Also about eight acres in the west corner of $\frac{1}{4}$ of $\frac{1}{4}$ of sec 6 T 4 R 5 west also $\frac{1}{2}$ of $\frac{1}{4}$ of $\frac{1}{4}$ of sec 6 T 4 R 5 west and west of Athens road $\frac{1}{4}$ of $\frac{1}{4}$ of sec 7 T 4 R 5 west also $\frac{1}{2}$ of $\frac{1}{4}$ of $\frac{1}{4}$ of sec 7 T 4 R 5 west also all the Island lands belonging to the estate of John R. Mason died and lying in fractional sections 18, 20, 21, 22 also the following lots with the houses thereon in the town of Athens and known and described in the plan of said town as lots 55, 56, 57, 58, 60, 105, 106, 107, 108 together with a tract and parcel of land adjoining thereto on the east and south side of the road leading to Holt's mill containing about eighty acres being the same conveyed to the said John R. Mason by G. W. Houston and Mary in 1845) And whereas further the Probate Court of the County of Limestone and State of Alabama having complete jurisdiction thereof did on the 29 day of Sept 1866 grant and issue letters of administration on and of the estate of the said John R. Mason died to the said Gleason Mason who duly qualified as such administrator of said estate And whereas further the said Gleason as such administrator has fully and entirely paid off and discharged all of the debts and liabilities of and against the estate of the said Mason died And whereas the said John R. Mason died leaving a widow to wit the said Gleason and three sons to wit William Robert and John O. Mason and whereas further the said John R. Mason in his lifetime made advancements of property or effects real and personal to the said William Mason and advanced and received and retained as the said William share interest and portion of the estate and partly as his and one of the part of him of him the said John R. Mason in quantity quality and value as great and equal if not greater in kind and amount than the other two children the said Robert B and John O. Mason and their entitled to share in the division and distribution of the estate of him the said John R. Mason died It is true as a fact but which will fully appear and does appear in writing and otherwise on the part of the said William before and since the death of the said John R. Mason died as well also as other monies property and effects to the said William given and advanced by the said Gleason Robert B and John O. Mason since the death of the said John R. Mason in full of all interest claim or demand in to or of the property and estate of the said John R. Mason died as his part or otherwise. And whereas further the said Gleason Robert B and John O. Mason all over the age of twenty one years and informed of the condition

kind character and value of the estate of the said Mason died and they being the only parties entitled to share in the division and distribution of the same and having paid off and discharged all debts and liabilities of and against said estate hereby mutually consent by and between themselves and without any decree or order of division of Court divided between themselves all the real and personal property effects and assets of and belonging to the estate of the said John R. Mason died Contracting and agreeing that each of us to wit Gleason Robert B and John O. Mason shall have and hold and take a fee simple title absolute to all of the property so divided the real as well as the personal. We the said Robert and John Mason hereby and hereafter conveying in fee simple absolute title to the lands hereinafter described as allotted and assigned to the said Gleason in said agreed division of the lands belonging to the estate of the said Mason died and also the said Gleason Mason joining in a deed of conveyance and encumbering all of said lands of his right of donee or otherwise to each of us the said Robert and John Mason that is to say each joining in a fee simple deed to the other and which said division of said lands is in & by each of said deeds so made between and by us jointly to each is to be taken and held as the agreement to divide and of said division And whereas the lands hereafter described were and are the lands allotted and assigned out of the lands belonging to the estate of the said Mason died and to convey and perfect title in the said Robert B. Mason therefore this Indenture Witnesseth that we the said Gleason Mason and John O. Mason for and in consideration of the premises and the fact that the said Robert B. Mason as part of this agreement conveyed all his interest right title in the lands assigned and allotted to each of us in a division of the lands belonging to the estate of John R. Mason died which we hereby acknowledge that we and each of us have accepted and received as a full and valuable consideration hereof and hereby have bargained sold assigned conveyed and confirmed and by these presents do bargain sell assign convey and confirm unto the said Robert B. Mason his heirs and assigns forever all of our right title claim interest and claim in and to the following described lands or intended to be described tracts and parcels of land situated lying and being in the County of Limestone and State of Alabama being a part of the lands belonging to the estate of John R. Mason died and hereafter described and known as follows to wit all of $\frac{1}{4}$ of sec 35 T 3 R 6 west except about 30 acres in $\frac{1}{4}$ of $\frac{1}{4}$ of sec 11 west of Poplar Creek all of Tract sec 2 T 4 R 6 west all of Tract sec 11 north of Swamp Run (the $\frac{1}{4}$ of sec 1 T 4 R 6 west the $\frac{1}{4}$ of sec 12 T 4 R 6 west all of Tract sec 13 T 4 R 6 west north of Swamp Run and west of the Ferry Road all of Tract sec 3 T 4 R 6 west of Poplar Creek and north of Slough all of Tract sec 3 T 4 R 6 west part of Poplar Creek and through the $\frac{1}{4}$ of $\frac{1}{4}$ of sec 12 T 4 R 6 west making in all about fifteen hundred and twenty acres together with all and singular the tenements and appurtenances whatsoever to all and every part of the lands above

September 1866 grant and full letters of administration
 on and of the estate of the said John R. Mason died to the said
 Glyceria Mason who duly qualified as such administratrix of
 said estate. And whereas further the said Glyceria as such
 administratrix has fully and entirely paid off and discharged
 all of the debts and liabilities of and against the estate of
 the said Mason died. And whereas the said John R. Mason died
 leaving a widow to wit the said Glyceria and three sons
 as his next of kin to wit William Robert B. and John O. Mason.
 And whereas further the said John R. Mason in his lifetime
 made conveyances of property & effects real and personal to
 the said William B. Mason and conveyed and received and intended
 as the said William B. Mason share interest and portion of the estate and
 property as his and one of the next of kin of him the said
 John R. Mason died in quantity, quality and value as great
 and equal to if not greater in kind and amount than the
 other two children the said Robert B. and John O. Mason and
 those entitled share in the division and distribution of the
 estate of him the said John R. Mason died & is true as a fact
 but which will fully appear and does appear in writing
 and otherwise on the part of the said William B. Mason and since
 the death of the said John R. Mason died as well also as other
 Masons property and effects to the said William B. Mason sold
 and conveyed by the said Glyceria Robert B. and John O.
 Mason since the death of the said John R. Mason in full of
 all interest claim or demand in to & of the property and estate
 of the said John R. Mason died as their next of kin or otherwise.
 And whereas further the said Glyceria Robert B. and John O. Mason
 all over the age of twenty years and informed of the condition
 kind character and value of the estate of the said Mason died
 and they being the only parties entitled to share in the division
 and distribution of the same and having paid off and discharged
 all debts and liabilities of and against said estate have by
 mutual consent by and between themselves and without any claim
 and order of division of Court divided between themselves all
 the real and personal property effects and rights of and belonging
 to the estate of the said John R. Mason died entrusting and agreeing
 that each of us to wit Glyceria Robert B. and John O. Mason shall
 have and hold and take a fee simple title absolute to all of the
 property so divided the real as well as personal we the said
 Robert and John Mason hereby and hereafter conveying in fee
 simple absolute title to the lands hereafter described as allotted
 and assigned to the said Glyceria in said agreed division of
 the lands belonging to the estate of the said Mason died and
 she the said Glyceria joining in a deed of conveyance in
 conveying all of said lands of her right if done or other
 way to each of us the said Robert and John Mason that is
 to say each joining in a fee simple deed to the other and
 which said division of said lands is in & by each of said

deeds so made between and by us jointly to each is to be taken and
 held as the agreement & decision & of said division And whereas the
 lands hereafter described were and are the lands allotted and assigned
 out of the lands belonging to the estate of the said Mason died and to
 convey and perfect title in the said Glyceria Mason therefore the said
 done further witnessed that we the said Robert B. Mason and John O.
 Mason for and in consideration of the premises and the fact that the said
 Glyceria Mason as part of this agreement conveyed all her interest right
 title and share in the lands assigned and allotted to each of us in a
 division of the lands belonging to the estate of John R. Mason died which
 we hereby acknowledge that we and each of us have accepted and received
 as a full and valuable consideration hereof & therefore have bargained
 sold aliened conveyed conveyed and confirmed and by these presents
 do bargain sell alien convey and confirm unto the said
 Glyceria Mason her heirs and assigns for ever all of our right title inter-
 est and claim in and to the following described or intended & be
 described tracts and parcels of land situated lying and being in
 the County of Limestone State of Alabama being a part of the lands
 belonging to the estate of John R. Mason died and herebefore described
 and known as follows: to wit 1/4 of sec 36 T3 R6 west also 1/4 of
 1/4 of sec 31 T3 R5 west also 1/4 of sec 1 T4 R6 west also 1/4 of
 of sec 1 T4 R6 west also 1/4 of sec 12 T4 R6 west also 1/4 of
 of sec 6 T4 R5 west also 1/4 of sec 6 T4 R5 west also 1/4 of
 also 1/4 of sec 6 T4 R5 west also 1/4 of sec 6 T4 R5 west also
 of land west Corner of 1/4 of sec 6 T4 R5 west also
 1/2 of 1/4 of sec 6 T4 R5 west and west of Athens
 road also 1/4 of sec 7 T4 R5 west also 1/2 of 1/4 of sec 4
 of sec 7 T4 R5 west also all the island lands of & belonging
 to the estate of John R. Mason died lying in sections 18, 19, 20, 21
 22, 23, 24 (also the lots of ground with all houses and improvements
 made thereon in the town of Athens known and described in
 the plan of said town as lots 200, 56, 57, 58, 59, 105, 106, 107,
 108 together with a tract and parcel of land adjoining said
 lots on the south and east of the road leading to Holt's mill
 containing about eighty acres being the same conveyed to John
 R. Mason in his lifetime by J. D. Houston wife Mary in 1845
 together with all and singular the hereditaments and appurten-
 ances whatsoever to all and every part the lands above described
 as conveyed to the said Glyceria Mason in any way
 belonging. To have and to hold the said lands tenements and
 hereditaments and premises herein before conveyed to the said
 Glyceria with their appurtenances unto her the said Glyceria
 Mason her heirs and assigns And the said Glyceria Robert B.
 and John O. Mason covenant promise and agree to and with
 each other their heirs and each of their heirs executors adminis-
 trators and assigns in manner form and to the extent following
 that is to say that if from any cause or event not mine or ours
 the fault of either the title to all or any portion of the lands
 hereby divided between and amongst the said Glyceria

Robert B and John O Mason should prove defective and thereby be lost to either both or all then in that trust or even the others be the same one both or all shall allot and assign to such one both or all such trust and portion of his or her lands received and held under the division mentioned in the Indenture as shall be sufficient to supply the loss and equalize the division of said lands at and as of the time the title is or shall be ascertained to be defective either any both or all and in such case the lands so taken to meet and make up for the lands lost due regard shall be had and the same shall be done in such manner as to secure good and protect the interest of each and all as well those from whom it shall be taken as those to whom it is assigned and done according to quality and quantity. And it is further covenanted promised and agreed that in the event a contest as to the title to any of the lands embraced in the division mentioned in the Indenture which may now exist or which shall or may arise hereafter and such costs and expenses shall accrue and be incurred the same shall be equitably apportioned and be equally paid by the said Hester Robert B and John O Mason. In testimony whereof we have hereunto signed our names and affixed our seals this the day of November 1869.

Witness 12th

R. B. Mason *Ed*

John O. Mason *Ed*

The State of Alabama Before me, Clinton J. Anderson, an acting Justice of the Peace in and for said County and State personally appeared Robert B. Mason and John O. Mason parties to me well known, who acknowledged before me on this day that being informed of the contents of the conveyance they executed the same freely and voluntarily for the purposes therein specified on this day the same being date given under my hand Nov 20 1869.

B. Sanders & P.

State of Ala I, Joshua P. Orman Judge of the Probate Court for said County hereby certify that the foregoing Conveyance was filed in my office for record Jan'y 8 1870 and was duly recorded Jan'y 10 1870 in Deed Book 10 on pages from 255 to 258 inclusive.

Joshua P. Orman Judge P.O.

Joshua Orman
To him
James Mitchell & Co
I, Arthur A. J. J. J. 1870. This Indenture Witnesseth that I, Joshua Orman of the County of Limestone State of Alabama for and in consideration of the sum of Three hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James Mitchell & Co of Athens Ala to enable me to make and secure my crop for the year 1870 on the Edward Davis place and also to aid in gathering remainder my crop on the Hook place made in 1869 and without which I could not gather and make said crops I hereby give them a lien

upon said crops and also my gray mare interest in two horse wagon as well as my stock of hogs farming implements house hold furniture or any power of sale in case of default for the certain payment of the same on or before the 20th December 1870 according to section 1858 of the revised Code of Alabama.

Witness
Pete Orman Robt Forte Glump 50^c Joshua P. Orman
State of Ala I, Joshua P. Orman Judge of the Probate Court for said Limestone Co hereby certify that the foregoing Lien was filed in my office for record Jan'y 8 1870 and was duly recorded Jan'y 20 1870 in Deed Book 10 pages 258 & 259.

Joshua P. Orman Judge P.O.

Wm B. Peace
To him
Rufell Potts
This Instrument witnesseth that I, Wm B. Peace of Limestone County State of Alabama for and in consideration of \$200 & Two Hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Rufell Potts Merchants in Athens Ala to enable me to make and secure my crop for the year of 1870 on my place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following 1 good or wagon 1 yoke oxen 6 years old 1 clay bank mare 5 years old 1 sorrel colt 1 year old and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama Jan'y 7 1870.

Witness

Glump 50^c

W. B. Peace

I M. Allerton

State of Ala I, Joshua P. Orman Judge of the Probate Court for said Limestone Co hereby certify that the foregoing Lien was filed in my office for record Jan'y 8 1870 and was duly recorded Jan'y 20 1870 in Deed Book 10 pages 259.

Joshua P. Orman Judge P.O.

James L. Orman Trustee
To him
E. O. Bonds
This Indenture made between James L. Orman of Athens Limestone County Alabama of the first part & Ethan O. Bonds of the City of Cincinnati in the County of Hamilton and State of Ohio of the second part Witnesseth that whereas the said James L. Orman was on the 26th day of October 1868 duly appointed by Circuit Judge J. Spalding Allen & Spalding his wife John Lucas & Ellen Lucas his wife as Trustee by Deed of Trust duly acknowledged & recorded in Deed Book 12 on pages 562 & 563 for certain purposes mentioned and fully set forth in said deed. And the said trustee in pursuance of the provision of said deed (the said J. Spalding John Lucas having made default in the payment of the note of Four thousand and Four hundred Dollars the interest thereon & the costs & all parts of the same secured to be paid by the provisions of said deed) having given previous notice of the time & place of sale of sale by publication in the Athens Post a newspaper published

in the town of Athens Alabama proceeded to sell at public auction at the front door of the Court House in the town of Athens, Limestone County Alabama on the 20th day of December 1869 between the hours of 10 o'clock in the morning at 1 o'clock in the evening the land & property described in said deed viz: All that certain lot or parcel of land known in the place of the town of Athens as lot No 20 in the north west corner of the Public square it being the same lot on which is situated a brick store house & a row of frame buildings together with all the tenements thereto belonging & Elisha C. Davis then & there being the best & highest bidder became the purchaser at the price of Forty Seven hundred Dollars.

Now therefore the Bidder certifies that the said James L. Osman in consideration of the premises & of the sum of Forty Seven hundred Dollars lawfully money to him in hand paid the receipt whereof is hereby acknowledged hath bargained sold & conveyed & by these presents doth bargain sell & convey unto the said Elisha C. Davis with the right title & interest hereof conveyed to him in & to all the above described property to have and to hold the same to the said Elisha C. Davis his heirs & assigns forever. And the said James L. Osman trustee aforesaid will forever warrant & defend all such right title & interest as is & ought to be conveyed by him as said trustee under & by virtue of said bond deed. In testimony whereof I have hereunto set my hand & seal on this the 7th day of January 1870

Stamps 50¢ James L. Osman Trustee *END*

State of Alabama & Joshua P. Osman Judge of the Probate Court Limestone Co for said County hereby certify that James L. Osman 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 became date given under my hand on this the 10 day of January 1870

Joshua P. Osman Judge P.C.

State of Alabama & Joshua P. Osman Judge of the Probate Court for Limestone County said County hereby certify that the foregoing Conveyance was filed in my office for record Jan'y 10 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 page 259 & 260.

Joshua P. Osman Judge P.C.

H. J. Weatherford & Due Mason & Osman one hundred and seventy five for one group mare mule which was necessary to enable me to make a crop for 1870 on J. W. Crawford's place. Now therefore a lien is hereby created on said mule & crop for said money to be paid by 15th December 1870 with power of sale with my hand & seal this 15 Dec 1869. Stamps 16¢ H. J. Weatherford *END*

In presence of State of Ala & Joshua P. Osman Judge of the Probate Court Limestone Co for said County hereby certify that the foregoing

lien was filed in my office for record Jan'y 20 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 page 260

Joshua P. Osman Judge P.C.

Due Mason & Osman Eighty one Dollars for difference in mules which the State of Ala & Joshua P. Osman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Jan'y 10 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 page 261

Stamps 50¢

W. J. Goldsmith

State of Ala & Joshua P. Osman Judge of the Probate Court for said County Limestone Co hereby certify that the foregoing Lien was filed in my office for record Jan'y 10 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 page 261

Joshua P. Osman Judge P.C.

Anderson & Mason & Due of J. L. Osman 1 wagon & harness & two mare mules for which we owe him the sum of six hundred & thirty dollars. we have obtained the same to enable us to make a crop on the Mt. Pleasant place for 1870. Now a lien is hereby created on said mules & wagon & harness as well as the entire crop of every kind with full power of sale this Jan'y 1 1870

Stamps 50¢

W. J. Goldsmith

State of Ala & Joshua P. Osman Judge of the Probate Court for said County Limestone Co hereby certify that the foregoing Lien was filed in my office for record Jan'y 10 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 page 261

Joshua P. Osman Judge P.C.

W. B. Comack & Due Wm. Osman one hundred & eighty seven dollars & 50¢ for 1 bay horse which I have this day obtained from them in good faith to enable me to make a crop for 1870. Now a lien is created on said horse as well as the crop of every kind made during the year 1870 with full power of sale this 22nd Dec 1869. With our hand & seal this day

Stamps 50¢

W. B. Comack *END*

Due Wm. Osman & Due James L. Osman one hundred & fifty Dollars for me for 1 mare colored horse mule by him furnished me in good faith to make a crop on Sam Bate's place in Limestone County & without which I could not make a crop to be created by 1st Feb 1870 when delivered & sold. Now a lien is hereby created on said mule as well as the crop of every kind made & grown by me the present year due to pay for stamping & recording the lien with power of sale if not paid for by 14 Dec 1870. Stamps 10¢ Due Wm. Osman & Due James L. Osman

Stamps 10¢ W. B. Comack

State of Ala & Joshua P. Osman Judge of the Probate Court for said County Limestone Co hereby certify that the foregoing Lien was filed in my office for record Jan'y 10 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 page 261. Joshua P. Osman Judge P.C.

Mr Stewart et al By 1st December 1870 we promise to pay Mason Coman
 To Linn 3 one hundred & seventy five for 1 bay horse furnished
 Mason Coman 3 us to make a crop for 1870 on the farm of Calvin Stewart
 and without which we could not make a crop. Now a lien is
 hereby created on said horse & crop with power of sale the
 21st Dec 1869 W. F. Stewart End
 Calvin Stewart End

State of Ala 3 J. Joshua P. Orman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was
 filed in my office for record Aug 20 1870 and was duly recorded Aug 20 1870
 in Book 10 page 262

Joshua P. Orman Judge P.C.

W. B. Worldridge 3 State of Alabama Limestone County. Whereas I have
 To Linn 3 the day recited the lands of Mrs R. J. Howard on E. to
 Mrs R. J. Howard 3 for 1870 in said County & State for the sum of
 one hundred and one dollars due Aug 11 1871 and the further
 consideration of furnishing two cabins from Mrs Waples place
 and putting them up in good order and building 1 cabin
 & 1 crib & stables for 6 horses all to be done in a good work
 manlike manner and am to sow twenty acres in clover
 the Mrs Howard furnishing the seed. Now therefore in addition
 to the lien of said land a lien is hereby created on two mules
 now in my possession and all the farming implements
 with full power of sale. Not my hand & seal this 2nd
 December 1869.

Attest. Stamp 35¢ W. B. Worldridge End
 John Cunningham

State of Ala 3 J. Joshua P. Orman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing Lien was
 filed in my office for record Aug 20 1870 and was duly recorded
 Aug 20 1870 in Book 10 page 262

Joshua P. Orman Judge P.C.

Frank Parkman 3 This Indenture witnesseth that I Frank Parkman of
 To Linn 3 Limestone County State of Alabama for and in consideration
 R. L. Thomas 3 of the sum of Two hundred dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they become
 necessary by R. L. Thomas to enable me to make and secure my
 crop for the year of 1870 on the Wiggins place and without which
 I could not make and secure said crop & hereby give a lien
 upon said crop and also upon the following and power of sale in
 case of default for the certain payment of the same on or before
 the first day of Jan 1871 according to section 1858 of the Revised
 Code of Alabama
 Attest. Stamp 50¢ Frank Parkman
 W. C. Baker

State of Ala 3 J. Joshua P. Orman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing Lien was filed for record
 Aug 11 and was recorded Aug 20 1870 in Book 10 page 262

Joshua P. Orman Judge P.C.

Our in Hobbs et al 3 This Instrument witnesseth that We Derin Hobbs Sheppard
 To Linn 3 & Abate George McKinnon and Charles Head of Limestone County
 M. Goldsmith 3 State of Alabama for and in consideration of the sum of Six
 hundred (\$600) dollars in supplies this day advanced bona fide to
 us and to be advanced to us as they may become necessary by M. Goldsmith
 to enable us to make and secure our crop for the year of
 1870 on the Maclin place and without which we could not make and
 secure said crop we hereby give him a lien upon said crop and also
 upon the following described property One black horse mule 11 years
 old one sorrel mare mule 7 years old one two horse wagon and
 power of sale in case of default for the certain payment of the same
 on or before the first day of January 1870 according to section 1858
 of the Revised Code of Alabama. Witness our hands and seals this
 8th of January 1871

Derin Hobbs
 Sheppard & Abate
 Charles Head
 George McKinnon
 Stamp 50 J. D. Mitchell

State of Ala 3 J. Joshua P. Orman Judge of the Probate Court for said County
 Limestone County hereby certify that the foregoing Lien was filed in my
 office for record Aug 12 1870 and was duly recorded Aug 20 1870 in
 Book 10 page 263 Joshua P. Orman Judge P.C.

Anthony Davis et al 3 This Indenture witnesseth that I Anthony Davis et al & Abate
 To Linn 3 my Malen et al of Limestone County State of Alabama for and
 O. H. Fraser 3 in consideration of ninety eight & 50/100 dollars in supplies
 this day advanced bona fide to me and to be advanced to me as
 they become necessary by O. H. Fraser et al to enable me to make
 and secure my crop for the year 1870 on the Maclin Davis place
 and without which I could not make and secure said crop I
 hereby give him a lien upon said crop and also upon the follow-
 ing one black mare mule 4 years old and power of sale in case
 of default for the certain payment of the same on or before the
 first day of January 1871 according to section 1858 of the Revised
 Code of Alabama January 18 1870

Attest. Stamp 50 Anthony Davis et al
 O. H. Fraser

State of Ala 3 J. Joshua P. Orman Judge of the Probate Court
 Limestone County for said County hereby certify that the foregoing
 Lien was filed in my office for record Aug 13 1870 and was
 duly recorded Aug 20 1870 in Book 10 page 263

Joshua P. Orman Judge P.C.

Jasper McLaughlin 3 This Instrument witnesseth that I Jasper McLaughlin of
 To Linn 3 Limestone County State of Alabama for and in consideration
 R. B. Peckham 3 of the sum of Six hundred dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they become
 necessary by R. B. Peckham for to enable me to make and
 secure my crop for the year 1870 on the W. H. Linsell place and
 without which I could not make and secure said crop &

I hereby give them a lien upon said crop and also upon the following property viz: one small brown horse mare tail about 6 years old and about 15 hands high and one bay horse 5 years old and about 14 1/2 hands high and one wooden sled two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand this the sixth day of January Eighteen hundred & seventy.

Witness Stamp 50 Jasper W. Murphy

H. S. Peckles
 State of Ala. J. Joshua P. Boman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Jan'y 14 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 pages 263 & 264.

Joshua P. Boman Judge P.C.

I, Isaac Peckles of Limestone County State of Alabama for and in consideration of the sum of Five hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Robt B. Peckles for to enable me to make and secure my crop for the year of 1870 on the John S. Peckles place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: my one large dark bay mare mare (said mare being the same that I bought of Geo S. Peckles last year and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand & seal this the sixth day of January Eighteen hundred & seventy.

Witness Stamp 50 Isaac Peckles

State of Ala. J. Joshua P. Boman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record Jan'y 14 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 page 264.

Joshua P. Boman Judge P.C.

This instrument witnesses that I, Leander Rogers of Limestone County State of Alabama for and in consideration of the sum of Four hundred & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Robt B. Peckles for to enable me to make and secure my crop for the year of 1870 on the John S. Peckles place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: one white horse about 16 hands high and about 14 years old and one chestnut colored mare about 14 1/2

hands high and about 10 years old and one country made two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand & seal this the fifth day of January Eighteen hundred & seventy.

Witness Stamp 50 Leander Rogers

State of Ala. J. Joshua P. Boman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Jan'y 14 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 pages 264 & 265.

Joshua P. Boman Judge P.C.

Robt Kingston of this instrument witnesses that I, Robt Kingston of Limestone County State of Alabama for and in consideration of the sum of Two hundred & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Robt B. Peckles for to enable me to make and secure my crop for the year of 1870 on the R. B. Peckles place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand & seal this the sixth day of January Eighteen hundred & seventy.

Witness Stamp 50 Robt Kingston

State of Ala. J. Joshua P. Boman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Jan'y 14 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 page 265.

Joshua P. Boman Judge P.C.

This instrument witnesses that I, Newton Murphy of Limestone County State of Alabama for and in consideration of the sum of Five hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Robt B. Peckles for to enable me to make and secure my crop for the year of 1870 on the Leibel Plantation place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: one brown colored horse multi medium sized and about eight years old and one small horse 15 1/2 hands high and about 14 years old and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand & seal this the sixth day of January Eighteen hundred & seventy.

Witness Stamp 50 Newton Murphy

State of Ala 3d Joshua P. Orman Judge of the Probate Court
 Limestone Co 3d for said County hereby certify that the foregoing
 line was filed in my office for record Jan'y 14 and was duly
 recorded Jan'y 20 1870 in Deed Book 13 page 265

Joshua P. Orman Judge P.C.

William Fogg 3 This instrument witnesseth that I William Fogg of
 To Linn 3 Limestone County State of Alabama for and in consid-
 P. B. Peckles for 3 eration of the sum of Three hundred and fifty dollars in
 supplies this day advanced bona fide to me and to be advanced
 to me as they may become necessary by Robt B Peckles for
 to enable me to make and secure my crop for the year 1870
 on the Jno S. Peckles place and without which I could not
 make and secure said crop I hereby give them a lien upon
 said crop and also upon the following property viz: one large
 or red horse about 15 1/2 hands high and supposed to be about
 9 years old and power of sale in case of default for the
 certain payment of the same on or before the first day of
 December 1870 according to section 1858 of the Revised Code
 of Alabama. Witness my hand this eleventh day of
 January Eighteen hundred and seventy
 Witness Stamp 50¢ William Fogg

State of Ala 3d Joshua P. Orman Judge of the Probate Court for
 Limestone Co 3d said County hereby certify that the foregoing line
 was filed in my office for record Jan'y 14 1870 and was duly recorded
 Jan'y 20 1870 in Deed Book 13 page 266

Joshua P. Orman Judge P.C.

Corriander Dodson 3 This instrument witnesseth that I Corriander Dodson
 To Linn 3 of Limestone County State of Alabama for and in consid-
 P. B. Peckles for 3 eration of the sum of Two hundred and fifty dollars in
 supplies this day advanced bona fide to me and to be advanced
 to me as they become necessary by Robt B Peckles to enable
 me to make and secure my crop for the year of 1870 on the
 H H Knibb place and without which I could not make and
 secure said crop I hereby give them a lien upon said crop and
 also upon the following property viz one dark bay horse about
 15 hands high and power of sale in case of default for the certain
 payment of the same on or before the first day of November 1870
 according to section 1858 of the Revised Code of Alabama. Witness
 my hand and seal this the seventh day of January eighteen hundred and seventy
 Witness Stamp 50¢ Corriander Dodson

State of Ala 3d Joshua P. Orman Judge of the Probate Court for
 Limestone Co 3d said County hereby certify that the foregoing line
 was filed in my office for record Jan'y 14 1870 and was duly
 recorded Jan'y 20 1870 in Deed Book 13 page 266

Joshua P. Orman Judge P.C.

John Buchanan 3 This instrument witnesseth that I John Buchanan of
 To Linn 3 Limestone County State of Alabama for and in consideration
 P. B. Peckles for 3 of the sum of Three hundred dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they become
 necessary by Robt B Peckles for to enable me to make and secure
 my crop for the year of 1870 on the Jno Rogers place and without
 which I could not make and secure said crop I hereby give them a
 lien upon said crop and also upon the following. And power of sale
 in case of default for the certain payment of the same on or before the
 first day of November 1870 according to section 1858 of the Revised Code
 of Alabama. Witness my hand this eleventh day of January eighteen
 hundred and seventy
 Witness Stamp 50¢ John Buchanan

State of Ala 3d Joshua P. Orman Judge of the Probate Court of said
 Limestone Co 3d County hereby certify that the foregoing line was filed
 in my office for record Jan'y 14 and was duly recorded Jan'y
 20 1870 in Deed Book 13 page 267

Joshua P. Orman Judge P.C.

Shirley Jones 3 This instrument witnesseth that I Shirley Jones of Limestone
 To Linn 3 County State of Alabama for and in consideration of the sum of
 P. B. Peckles for 3 Four hundred dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they become necessary by
 Robt B Peckles for to enable me to make and secure my crop for
 the year of 1870 on the Jones Green tree place and without which I
 could not make and secure said crop I hereby give them a lien
 upon said crop and also upon the following property viz one blaze
 faced or red horse about 17 hands high and about 9 years old
 bought this day of said Robt B Peckles and power of sale in case
 of default for the certain payment of the same on or before the
 first day of November 1870 according to section 1858 of the Revised
 Code of Alabama. Witness my hand this eleventh day of January
 Eighteen hundred and seventy
 Witness Stamp 50¢ Shirley Jones

State of Ala 3d Joshua P. Orman Judge of the Probate Court for said
 Limestone Co 3d County hereby certify that the foregoing line was
 filed in my office for record Jan'y 14 and was duly recorded
 Jan'y 20 1870 in Deed Book 13 page 267

Joshua P. Orman Judge P.C.

Jeff Boyan 3 This instrument witnesseth that I Jeff Boyan of Limestone
 To Linn 3 County State of Alabama for and in consideration of the
 P. B. Peckles for 3 sum of Two hundred dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they may
 become necessary by Robt B Peckles for to enable me to make
 and secure my crop for the year of 1870 on the Matthews
 Farm place and without which I could not make and secure

268
Satisfied in full
Jan'y 16 1871
W. B. P. B. & Son

said crop & hereby give them a lien upon said crop and also upon the following property viz: one cow and one horse and one white steer about 4 years old and one two horse or ox cart and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand this the tenth day of January eighteen hundred and seventy
Stamp 50¢ Jeff. H. Bryan
H. B. P. B. & Son

State of Ala. J. B. P. B. & Son Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record Jan'y 14 and was duly recorded Jan'y 20 1870 in Deed Book 13 pages 267 & 268
Joshua P. B. B. & Son Judge P. C.

Squire Miller of this instrument certifies that I Squire Miller of Limestone County Alabama for and in consideration of the sum of Six hundred and fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they became necessary by Robt. P. P. B. & Son to enable me to make and secure my crop for the year of 1870 on the Oaklumb place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property viz: Two bay mares about 15 hands high and about 8 years old and one two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand this the twentieth day of January eighteen hundred and seventy
Stamp 50¢ Squire Miller
H. B. P. B. & Son

State of Ala. J. B. P. B. & Son Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record Jan'y 14 and was duly recorded Jan'y 20 1870 in Deed Book 13 pages 268
Joshua P. B. B. & Son Judge P. C.

Squire Miller of this instrument certifies that I Squire Miller of Limestone County Alabama for and in consideration of the sum of Six hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they became necessary by Robt. P. P. B. & Son to enable me to make and secure my crop for the year of 1870 on the Oaklumb place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property viz: one bay horse mare 15 hands high and about 8 years old and one mare colored mare mare about 15 1/2 hands high and about 10 years old
Jack Matthews
To Limestone County
P. B. P. B. & Son
Satisfied in full
Jan'y 16 1871
W. B. P. B. & Son

and one wooden attled two horse wagon bought of the said P. B. P. B. & Son and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand this the first day of January eighteen hundred and seventy
Stamp 50¢ Josh. H. B. & Son
H. B. P. B. & Son

State of Ala. J. B. P. B. & Son Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record Jan'y 14 1870 and was duly recorded Jan'y 20 1870 in Deed Book 13 pages 268 & 269
Joshua P. B. B. & Son Judge P. C.

Thomas H. Calvert } This Indenture made this 18th day of January in the year one
Deed To } Thousands eight hundred and seventy between Thomas H.
Fanner & Newell } Calvert of Columbia, Maury County Tennessee and Fanner & Newell of the other part - witnesseth, that the said Thomas H. Calvert for and in consideration of the sum of Three Hundred & thirty five Dollars to the said Thomas H. Calvert in hand paid, the receipt whereof is hereby acknowledged, had 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 Fanner & Newell, all that certain Lot of land, lying and being in the County of Limestone, State of Alabama, and known and described as follows, as the North end of lot No 14 as known in the plans of the Town of Athens, fronting the Street (36) thirty six feet and running back west sixty (60) feet. to have and to hold the above described lot or parcel of ground with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said Fanner & Newell, their heirs and assigns forever. And the said Thomas H. Calvert for his heirs, executors, and administrators do hereby, and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Fanner & Newell their heirs and assigns from and against himself and all and every person or persons claiming or holding under them the said Thomas H. Calvert, 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 Thomas H. Calvert hereunto subscribed his name & affix his Seal the day and year above written, Signed, sealed and delivered in the presence of
(Stamp 50 cents) Thomas H. Calvert

The State of Alabama }
Limestone County } Before me, Boston Saunders, an acting Justice of the Peace in & for said County & State personally appeared Thomas H. Calvert, who is known to me, who acknowledged before me on this day that being informed of the contents of the within conveyance he executed the same freely & voluntarily for the purposes therein specified on the day the same bore date. Given under my hand and seal this 13th day of January 1870
B. Saunders. J. P.

State of Alabama } I Joshua P. Leoman. Judge of the Probate Court for Said County
Limestone County } hereby Certify that the foregoing Conveyance was filed in my office
for record, 14th January 1870. and was duly recorded 24th January 1870.
in Said Book 13 Page 269.

Joshua P. Coman J. P. C.

John Kennedy Coldy

This indenture, witnessed that I John Kennedy - of Limestone County
 State of Alabama, for and in consideration of Three hundred Dollars in
 supplied this day advanced, bona fide, to me, and to be advanced to me as they
 become necessary by Holt & Coan, to enable me to make and secure my crop
 for the year of 1870 on the N. W. Maclean place, and without which I could not
 make and secure said crop, I hereby give them a lien upon said crop, and also
 upon the following property One clay Bank horse, with flop mane & Tail
 aged about seven years and power of sale in case of default for the
 certain payment of the same on or before the first day of January 1871 accord-
 ing to Section 1,868 of the Revised Code of Alabama. Jan^y 12th 1870

Witness

Thomas S. Malone (Stamp 50 ct)

John ^{his} Kennedy
mark

State of Alabama } I Joshua P. Leavars Judge of the Probate Court for Said
 Hamstead Co. } County, hereby certify that the foregoing will was filed in my
 office for record Jan'y 15th 1870. and was duly recorded Jan'y 24th 1870
 in Said Book 13 Page 270

Joshua Pleoman 1906

State of ~~Alabama~~ ^{Alabama} and to all to whom these presents shall come; know ye that I Thomas Part Colored
 of the County of ~~Alabama~~ ^{Alabama} State of ~~Alabama~~ ^{Alabama} of the first part in order to make permanent
 and secure the payment of a certain sum of money to wit one hundred and eighty dollar to me
 duly paid in the necessary property such as one chestnut sorrel horse which said horse has been
 advanced and delivered to me by J. H. Allison of the County and State aforesaid the receipt of which
 I hereby acknowledge and which advance is as aforesaid were by the party to this obligation
 obtained to enable him to cultivate and make a crop and carry on his operation 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 purposes of enabling the obligation to make his crop
 and that the same was a necessary advance for said purposes now the premises considered the party of
 the first part hereby agree and covenant with J. H. Allison aforesaid for and in consideration of the
 advances above mentioned he shall have and hold, and a lien is hereby given by this obligation
 to him upon the entire crop of every kind raised and made the present year
 and all the following property to wit one bay mare 10 years old one chestnut sorrel horse
 bay face 10 years old, this debt is due Dec-1, 1870 1.80 ⁰⁰/₁₀₀ and power of sale
 is hereby given to the said J. H. Allison on ten days notice of the time and place of
 said property in default of the payment of the said sum of \$ 1.80 ⁰⁰/₁₀₀ in every
 part thereof witness my hand and seal this 1st day of Jan'y 1870
 (Stamp 50 cts)

Henry Daley - Jan'y 1^o 1870

Thomas his Peter

State of Alabama, I Joshua D. Lorman an Justice of the Probate Court for said County
Limestone Co. } } hereby certify that the foregoing will was filed in my office for record
Jan'y 18th 1870 and was duly recorded at St. January 1870 in Deed Book
13 Page 270

Joshua P. Coman
J.P.C.

Moses Peet
Lieut
Jm. Allison

State of Alabama Limestone County, to all whom these shall come know ye
that I Moss S. Fleet 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 and ninety one dollar and fifty cts to me duly paid in the
necessary property such as one Bay Mare 3 years old which said mare has been
advanced and delivered to me by Wm Allison of the County and State aforesaid
the receipt of which I hereby acknowledge and which advanced as aforesaid were
by the party of 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
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
promised Considered the party of the first part hereby agree and covenant with
Wm Allison aforesaid for and in consideration of the advances above mentioned
he shall have and hold on and a lien is hereby given by this Obligator to him upon
the entire crop of every kind raised on made the present year and also the following
property to wit one Bay Mare about 3 years old and power of sale is hereby
given to the said Wm Allison on ten days notice of the time and place on said property
in default of the payment of the said sum of one hundred and ninety one dollar
and fifty cts in any part thereof. Witness my hand and seal this 16 day
of January 1870 this certain sum of 191 ⁵⁰ above mentioned is due Second
day 1870

Wetneb

R. J. Love

Stank 5 Oct

Moses his Feet
mark

State of Alabama } I, Joshua P. Leoman Judge of the Probate Court for said County
Limestone City } hereby certify that the foregoing Lien was filed in my office for record
January 15th 1870 and was duly recorded January 25th 1870 in Deed Book
13 Page 271

Joshua P. Loman 9 P 6

Amherst, R. Rivers et al
Mary H. Burnett
Leeds To
Rev. L. Bridgeforth et al
John Farnham et al

This Indenture, made this Seventh day of January in the year One Thousand Eight Hundred and Seventy, between Amited R. Burrit and his wife Mary H. Burrit of the County of Madison in the State of Alabama of the One part, and Robert L. Bridgeforth and John Townsend of the County of Limestone in said State of the Other part — Witnesseth — That the said Amited R. Burrit and his wife said Mary H., for and in Consideration of the Sum of eight hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, Conveyed, and Confirmed, and by these presents do give, grant, bargain, sell, Convey and Confirm unto the said Robert L. Bridgeforth and John Townsends to them their heirs and assigns forever all that certain tract or parcel of lands lying and being in the said County of Limestone the South West quarter of the North East quarter and the South East quarter of the North East quarter of Section two, Township one, range six West. To have and to hold the above described lands with the tenements and appurtenances therunto belonging, once anywise appertaining unto the said Robert L. Bridgeforth and John Townsends their heirs and assigns forever And the said Amited R. Burrit for himself his heirs, executors and administrators do hereby, and in Consideration of the premises, warrant, and well forever defend the title to the above described and hereby granted premises unto the said

Robert L. Bridgforth and John Townsends their heirs and assigns, from and against himself and all and every person or persons claiming or holding under them the said Amicus R. Burrit and Mary K. Burrit and also against the lawful title claim or demand of all and every person or persons whomsoever for testimony whereof, The said Amicus R. Burrit and Mary K. Burrit hereunto subscribe their names and affix their seals the day and year first above written

Signed, sealed and delivered
in the presence of
W. J. Robinson
Frank Neal

Amicus R. Burrit
Mary K. Burrit

The State of Alabama

Madison County

I, Lewis M. Douglass Judge of Probate Court in and for said County and State hereby certify that Frank Neal a subscribing witness to the foregoing Conveyance known to me, appeared before me this day and being sworn states that Amicus R. Burrit and Mary K. Burrit his wife the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witnesses on the day the same bears date, that he attended the same in the presence of the grantors and of the other witness, and that such other witness subscribed his name as a witness in his presence. Given under my hand this 7th day of January A.D. 1870

Lewis M. Douglass
Judge Probate Court

State of Alabama

Limestone County

I, Joshua P. Corman Judge of the Probate Court for said County hereby certify that the foregoing Conveyance was filed in my office for record 15th January 1870 and was duly recorded 25th January 1870 in Deed Book 13 Pages 271 and 272.

Joshua P. Corman J. P. C.

Richard Ingraham

Levi to

Coleman & Hill

This indenture witnesseth that I, Richard Ingraham of Limestone County State of Alabama for and in consideration of One hundred and twenty Dollars in full paid this day advanced bona fide to me and to be advanced to me as they become necessary by Coleman & Hill to enable me to make and secure my crop for the year 1870 on the Coleman place and without which I could not make and secure said crop. I hereby give a lien upon said crop and also upon the following property, One yellow mare valued at ninety Dollars one cow and calf valued at twenty Dollars and power of sale in case of default for the certain of the same on or before the first day of January 1871 according to Section 1858 of the revised Code of Alabama. This the first day of January 1870

Witness

W. J. Robinson
A. J. Hicks

Stamp 50 ct

Richard Ingraham
mark

State of Alabama
Limestone County

I, Joshua P. Corman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record 20 January 1870 and was duly recorded 25th January 1870 in Deed Book 13 Page 272

Joshua P. Corman J. P. C.

Jim Short
Levi to
B. McCalland

On or before the first day of Dec. 1870 I promise to pay John P. McCalland the sum of one hundred and fifty Dollars being the price of a mule purchased by one of said McCalland to enable me to make my crop and without which I cannot cultivate or make my crop and the better to secure the payment of the above said money it is hereby given and the power of sale on said mule and my entire crop in the year 1870. Witness my hand this December 29th 1869

M. E. Gibbs
E. M. Huddy

Stamp 50 ct

Jim Short
mark

State of Alabama, I Joshua P. Corman Judge of the Probate Court for said County Limestone City hereby certify that the foregoing Lien was filed in my office for record January 20th and was duly recorded 26th January 1870 in Deed Book 13 Page 273

Joshua P. Corman J. P. C.

George Malone

to

Corman & Madison

State of Alabama
Limestone County
Jan 19th 1870
Date filed in full
the 25th of 1872
When & where
for record

I, Joshua P. Corman and Robert P. Madison Three hundred Dollars for two mules & hay and 1 bush which they have this day furnished us to make a crop in John A. Malone & Mrs. F. Atkins Lands for 1870 and without which we could not make said crop. Now therefore a lien is hereby created on said mules as well as crop made on said pieces of not paid by Dec 1st 1870 with interest from date.

Witness
G. A. Ormott

Stamp 50 ct

Geo. Malone
mark

One Bale of cotton is to be executed on this Lien

State of Alabama
Limestone City

I, Joshua P. Corman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record January 20th 1870 and was duly recorded Jan 26th 1870 in Deed Book 13 Page 273

Joshua P. Corman J. P. C.

William Collins

Jan 6 1870

Levi to

W. B. Jones

This indenture witnesseth that I William Collins of Limestone County State of Alabama for and in consideration of \$75.00 Dollars in full paid this day advanced bona fide to me and to be advanced to me as they become necessary by W. B. Jones to enable me to make and secure my crop for the year 1870 on the Raglan place and without which I could not make and secure said crop. I hereby give him a lien upon said crop and also the following property and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to Section 1858 of the Revised Code of Alabama

Witness

Stamp 50 ct

William Collins
mark

State of Alabama
Limestone City

I, Joshua P. Corman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record January 20th 1870 and was duly recorded January 26th 1870 in Deed Book 13 Page 273

Joshua P. Corman
J. P. C.

Buck Jones
Lent to
W. B. Jones

January 8 1870

This instrument witnesses that I Buck Jones of Limestone County, State of Alabama, for and in consideration of \$200.00 Dollars in full paid this day advanced, bona fide, to me and to be advanced to me, as they become necessary by W. B. Jones to enable me to make and secure my crop for the year of 1870 on the Jordan Tract place and without which I could not make and secure said crop. I hereby give him a lien upon said crop, and also on the following power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to Section 1858 of the Revised Code of Alabama.

Witness my hand and seal this 8th day of January 1870.
Buck Jones
W. B. Jones
Niley & Dixon

State of Alabama, I Joshua P. Gorman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record 20th January 1870 and was duly recorded January 26th 1870 in Deed Book No. 13 Page 274.

Joshua P. Gorman J. P. C.

Dock Pate
Lent to
W. C. Preston & Co.

Jan 15th 1870

This instrument witnesses that I Dock Pate of Limestone County State of Alabama for and in consideration of Five hundred Dollars in full paid this day advanced bona fide to me and to be advanced to me, as they may become necessary by W. C. Preston & Co. Merchants at Harris Station N. & D. R. R. Alabama to enable me to make and secure my crop for the year 1870 on the same Pate place and without which I could not make and secure said crop. I hereby give them a lien upon said crop and upon the following — One gray mare aged about seven years — One Bay horse aged about eight years — One Bay mare colt about six months old. And power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to the Statute of 1858 of the Revised Code of Alabama.

Witness my hand and seal this 15th day of January 1870.
Dock Pate
John Flynn

State of Alabama, I Joshua P. Gorman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record January 20th 1870 and was duly recorded January 26th 1870 in Deed Book No. 13 Page 274.

Joshua P. Gorman J. P. C.

B. F. McAnally
Lent to
W. C. Preston & Co.

January 11th 1870

This instrument witnesses that I B. F. McAnally of Limestone County State of Alabama for and in consideration of Five hundred Dollars in full paid this day advanced bona fide to me and to be advanced to me as they become necessary by W. C. Preston & Co. Merchants at Harris Station N. & D. R. R. Ala. to enable me to make and secure my crop for the year 1870 on the Geo. B. Houston "Leonard" place, and without which I could not make and secure said crop. I hereby give them a lien upon said crop to the amount of Seventy five hundred pounds of lint cotton in the bale and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to the Statute of 1858 of the Revised Code of Alabama.

Witness my hand and seal this 11th day of January 1870.
B. F. McAnally
John Flynn

State of Alabama, I Joshua P. Gorman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record Jan 20th 1870 and was duly recorded January 26th 1870 in Deed Book No. 13 Page 274.

Joshua P. Gorman J. P. C.

Frank Houston
Lent to
C. Preston & Co.

January 15th 1870

This instrument witnesses that I Frank Houston of Limestone County State of Alabama for and in consideration of Two Hundred Dollars in full paid this day advanced bona fide, to me and to be advanced to me as they may become necessary by W. C. Preston & Co. Merchants at Harris Station Alabama to enable me to make and secure my crop for the year 1870 on the Hobbs "Johns Field" and without which I could not make and secure said crop. I hereby give them a lien upon said crop and upon the following — One Yoke of Cattle and One Black mare Mule aged about eleven years and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to the Statute of 1858 of the Revised Code of Alabama.

Witness my hand and seal this 15th day of January 1870.
John Flynn
Frank Houston

State of Alabama, I Joshua P. Gorman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record January 20th 1870 and was duly recorded 26th January 1870 in Deed Book No. 13 Page 275.

Joshua P. Gorman J. P. C.

Land Deed
J. H. Binford wife
Henry Pepin

This Indenture made this 25th day of September in the year One thousand Eight hundred and sixty nine between Jno. H. Binford and wife Matilda of the County of Limestone in the State of Alabama of the One part and Henry Pepin of the Other part. Witnesseth that the said Jno. H. Binford & wife for and in consideration of the sum of Five Hundred Dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, aliened, conveyed, released, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, convey, release, convey, and confirm unto the said Henry Pepin all that certain tract or parcel of lands lying and being in the County of Limestone State of Alabama, and known and described as follows, to wit: viz South Half Section (16) Sixteen Township 1 Range 3 west and known as the John Bon land Containing three hundred & twenty acres to have and to hold, the above described lands with the tenements and appurtenances thereto belonging, from anywise apprehending unto the said Henry Pepin his heirs and assigns forever. And the said J. H. Binford wife for themselves, their heirs, executors and administrators do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said Henry Pepin, his heirs and assigns, from and against themselves and all and every person or persons claiming or holding under them the said Jno. H. Binford & wife and also against the lawful title claim or demands of all and every person or persons whomsoever claiming or holding by from or under the Government of the United States.

In Testimony Whereof the

Said Jno. H. Bonford & wife whose names are subscribed. Their names and affix their seals - the day and year first above written.

Signed sealed & delivered

in the presence of

John H. Bonford

A. M. Bonford

State of Alabama

Limestone Co.

I Joshua P. Coman Judge of the Probate Court for said County hereby certify that John H. Bonford & wife A. M. Bonford 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 25th of September 1869

State of Alabama

Limestone Co.

I Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Conveyance was filed in my office for record January 20th A.D. 1870 and was duly recorded January 27th A.D. 1870 in Deed Book No. 13 Page 276 & 277

Joshua P. Coman J.P.C.

Mary P. Rice

State of Alabama

Madison County

State of Alabama

Madison County

The Memphis & Charleston

R. R. Co.

This Indenture made this the first day of January in the year One thousand eight hundred and seventy between Mary P. Rice of the County of Madison and State of Alabama of the first part and The Memphis and Charleston Rail Road Company of the second part. Witnesseth that the said Mary P. Rice for and in consideration of the execution and delivery to her of the promissory Note of the said The Memphis and Charleston Rail Road Company bearing date even with these presents, whereby twelve months after date The Memphis and Charleston Rail Road Company promised to pay to the order of Mary P. Rice, sixteen hundred Dollars being the purchase money for the North West quarter of Section Twenty Three (23) Township Four Range Three West, signed Allen & Charles R. R. Co. by M. J. Wick's Best with the Corporate Seal of the Company attached to secure the faithful payment of which said note a Vendor's Lien is hereby expressly reserved and retained by the said Mary P. Rice. It hath granted bargained sold conveyed and confirmed and by these presents, Doth grant bargain sell convey and confirm unto the said The Memphis and Charleston Rail Road Company and its assigns all that tract or parcel of land situate lying and being in the County of Limestone and State of Alabama and known and described as the North West quarter of Section twenty three (23) Township four (4) Range three (3) West. To have and to hold the said tract of land with all and singular the hereditaments and appurtenances to the same belonging or in any way appertaining unto the said The Memphis & Charleston Rail Road Company and its assigns forever Provided, nevertheless that until the full and faithful payment of the said promissory Note hereinbefore particularly described, a Vendor's Lien is hereby expressly retained and reserved upon the tract of lands hereinbefore conveyed and the said Mary P. Rice for herself her heirs executors administrators and assigns in consideration of the premises. Doth Warrant and will forever defend the title to the said tract of land unto

The Memphis and Charleston Rail Road Company and its assigns, against herself and all persons claiming under her and against the lawful claims and demands of all and every person or persons whomsoever. In witness whereof the said Mary P. Rice hath hereunto set her hand and affixed her seal on the day and year first above written.

(Stamp 125 cts)

Mary P. Rice (Seal)

State of Alabama

Madison County

I Robert D. Wilson a Justice of the Peace in and for said County of Madison and State of Alabama hereby certify that Mary P. Rice whose name is signed to the foregoing Conveyance, who is known to me, acknowledged before me on this day that being informed of the contents of the Conveyance she executed the same voluntarily on the day the same bears date, given under my hand this the nineteenth day of January A.D. 1870

R. D. Wilson J.P.

State of Alabama

Limestone County

I Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Conveyance was filed in my office for record January 21st 1870 and was duly recorded January 27th A.D. 1870 in Deed Book 13 Page 276 & 277

Joshua P. Coman J.P.C.

Mrs. Sturmdon

Lien

C. S. Cox

30th on or before the first day of December next I promise to pay C. S. Cox Thirty Dollars value received in purchase of Lien retained on said cow and crop & raised this year also power of sale until above debt is satisfied which must be paid on or before the day and date above mentioned This January 17 1870

State of Alabama

Limestone Co.

I Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record January 21st 1870 and was duly recorded January 27th A.D. 1870 in Deed Book 13 Page 277

Stamp 125 cts

Willis Coleman

Lien

Robt. J. Love

Joshua P. Coman J.P.C.
This Instrument witnesseth that I Willis Coleman of Limestone County State of Alabama for debt in consideration of the sum of Two Hundred Dollars in supplies this day advanced bona fide, to me and to be advanced to me as they may become necessary by Robert J. Love to enable me to make and secure my crop for the year of 1870 on the Maclin place and without which I could not make and secure said crop I hereby give him a Lien upon said crop, and also upon one Brown mare Mule aged seven years and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to Section 1858 of the Revised Code of Alabama.

Witness

D. M. Hampton

(Stamp 125 cts)

Willis Coleman (Seal)

Hearts Station Jan 20th 1870

State of Alabama

Limestone Co.

I Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Jan 21st and was duly recorded Jan 27th A.D. 1870 in Deed Book 13 Page 277

Joshua P. Coman J.P.C.

Davy Morris
Ino. B. Floyd

This Instrument witnesseth that I Davy Morris of Limestone County State of Alabama for and in consideration of the sum of One hundred Dollars in supplied this day advanced bona fide to me by Ino. B. Floyd to enable me to make and secure my crop for the year 1869 on the Bensan Place and without which I could not have made and secured my crop and whereas I have this year 1869 failed to pay said Ino. B. Floyd his just and honest dues I hereby and herein give said Floyd an entire lien on my crop made whenever it may be made on the year 1870 said lien to be paid 1st day of November 1870 Witness my hands 11th day of January 1870

Davy Morris

State of Alabama
Limestone City

Stamps 50¢

I Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my Office for record Jan 22nd 1870 and was duly recorded January 27th 1870 in Deed Book 13 Page 278

Joshua P. Conner J.P.C.

This Instrument witnesseth that I Charles Henry of Limestone County State of Alabama for and in consideration of One hundred & fifty Dollars in supplied this day advanced bona fide to me and to be advanced to me as they become necessary by J.P. Faunier to enable me to make and secure my crop for the year of 1869 on the 8th & 10th by rd Phelps place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property namely one brown mare & bay horse one two horse wagon seven head of cattle & fifteen head hogs and power of sale in case of default for the certain payment of the same on or before the first day of Jan 1870 according to section 1858 of the Revised Code of Alabama

Attest Nov 29th 1869

Witness Charles J. Faunier Stamp 50¢

State of Ala I Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed in my office for record Jan 22 1870 and was duly recorded Jan 27 1870 in Deed Book 13 page 278

Joshua P. Conner Judge P.C.

This agreement made and entered into between the legitimate heirs at law of W.P. Roberts deceased and Thomas White colored for the rent of the place known as the land of W.P. Roberts the said Thomas White for and in consideration of the use of the whole plantation agrees to give ten bales of cotton weighing four hundred pounds each or five thousand pounds of lint cotton to be ginned and baled by him the said Thomas White furnishing the bagging or rope or ten for the year eighteen hundred and seventy also to repair the fence with new rails from the penning down at bottom and two at top commencing at Salem gate all of the eastern boundary thence west half mile also to build two new cabins of the style and quality of those on the place. The said Thomas White agrees in

the event he should fail to make the amount of cotton specified in this contract he binds all stock and tools he now owns to secure the payment of the rent this the 12th day of January eighteen hundred and seventy

Witness my hands 12th day of January 1870
Thomas White

State of Ala I Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Jan 22nd 1870 and was duly recorded Jan 27 1870 in Deed Book 13 page 278 0279

Joshua P. Conner Judge P.C.

I Thomas White of the State of Alabama Limestone County for and in consideration of a bay horse with three years old colts Brittain and I promise to pay James O. Roberts on or before the first day of January next One hundred and seventy five dollars binding the said described horse together with my cotton crop and three mules which I have given in a former lien to Mr. J. Roberts empowering the said James O. Roberts to sell in case of default for the certain payment of the same according to the above described debt. Witness my hands and seal this the 19th day of Jan 1870

Witness J. O. Roberts Stamp 10¢ Thomas White
State of Ala I Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Jan 22 1870 and was duly recorded Jan 27 1870 in Deed Book 13 page 279

Joshua P. Conner Judge P.C.

This Instrument witnesseth that I Cornelius Garrett of Limestone County State of Alabama for and in consideration of One hundred and fifty two dollars in stock the day advanced bona fide to me and by J.L. Conner & P.B. Mason to enable me to make and secure my crop for the year of 1870 on the 20th section 1st 2nd and 3rd without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following stock one bay mare sold me by said Mason & Conner or black horse mule 1 black or bay mare mule and power of sale in case of default for the certain payment of the same on or before the first day of Jan 1871 according to section 1858 of the Revised Code of Alabama Attest Thomas J. Malone
By W. Conner Stamp 50¢ Cornelius Garrett

State of Ala I Joshua P. Conner Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Jan 24 1870 and was duly recorded Jan 27 1870 in Deed Book 13 page 279

Joshua P. Conner Judge P.C.

Intelligence full
July 1876

Wesley Malone & State of Alabama Limestone County
 To Lien } Due J. L. Cornau One hundred and thirty five dollars
 for L. Cornau } for one mare mule (which I warrant sound) they having
 furnished me this mule in good faith to make a crop on
 J. L. Malone's land for 1870 and without which I could not make
 said crop. Now therefore a lien is created in said mule as well as the
 crop of any kind made and grown by me the present year of not
 paid by December 1st 1870. With my hand & seal
 in presence of
 Stamp 50¢ Wesley Malone

Wesley Goldsmith
 State of Ala. } J. Joshua P. Cornau Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed
 in my office for record Jan'y 24 1870 and was duly recorded Jan'y
 27 1870 in Deed Book 10 page 280

Joshua P. Cornau Judge P.C.

J. D. Mitchell } 175. Due Messrs Cornau one hundred and seventy five
 To Lien } dollars for one small mare which they have this day
 Messrs Cornau } furnished me to enable me to make a crop with Robert
 Mc Couch in Limestone County of State of Alabama and without
 which I could not make and secure said crop now therefore a
 lien is created on said mare as well as the crop of any kind
 made upon the present year. Witness my hand & seal this 14th
 December 1870

Just Stamp 50¢ J. D. Mitchell
 W. E. Hoke

State of Ala. } J. Joshua P. Cornau Judge of the Probate Court for
 Limestone County hereby certify that the foregoing lien was
 filed in my office for record Jan'y 24 1870 and was duly recorded
 Jan'y 28 1870 in Deed Book 10 page 280

Joshua P. Cornau Judge P.C.

W. E. Malone & wife } State of Alabama Limestone County November 17th 1866
 To Deed } Have all men by these presents that wife William E. Malone
 Jos. E. Husley } and Francis A. Malone of the county & State aforesaid do this
 day bargain sell & convey and do by these presents bargain sell &
 convey to Joseph E. Husley of said County of State aforesaid for and in
 consideration of the sum of One Hundred Dollars to us in hand paid
 the following tract or parcel of land being and lying in said County
 of Limestone of State of Alabama to wit North E 1/4 of E 1/4 of section 23
 Township 2 range four west containing forty acres more or less
 the title whereof we will forever warrant and defend against the
 claim or claims of all and every person or persons whatsoever in
 testimony whereof we set our hands and seals the day & date
 above written
 Stamp 6¢ William E. Malone
 Francis A. Malone

Witness Jos. E. Husley
 State of Ala. } J. Joshua P. Cornau Judge of the Probate Court for said
 Limestone County hereby certify that William E. Husley &

subscribing witness to the foregoing conveyance known to me appeared
 before me this day and being sworn stated that W. E. Malone and wife
 Francis A. Malone the grantors in the conveyance voluntarily executed
 the same in his presence and in the presence of the other subscribing
 witness on the day the same bears date that he attested the same in the
 presence of the grantors and of the other witness and that each other wit-
 ness subscribed his name as a witness in his presence. Given under my
 hand this the 24th day of Jan'y 1870

Joshua P. Cornau Judge P.C.

State of Ala. } J. Joshua P. Cornau Judge of the Probate Court for said County
 Limestone County hereby certify that the foregoing conveyance was filed in
 my office for record Jan'y 24 1870 and was duly recorded Jan'y 28 1870
 in Deed Book 10 page 280

Joshua P. Cornau Judge P.C.

Whitfield Lowther } This Indenture witnesseth that I Whitfield Lowther of Limestone
 To Lien } County State of Alabama for and in consideration of the sum of
 J. P. Danner } One Hundred dollars in supplies this day advanced bona fide
 to me and to be advanced to me as they become necessary by J. P. Danner
 to enable me to make and secure my crop for the year of 1870 on the
 James Morris place and without which I could not make & secure
 said crop I hereby give a lien upon said crop and also upon the
 following property viz one black horse aged eight years one small mare
 aged seven years and power of sale in case of default for the certain
 payment of the same on or before the first day of Jan'y 1870 according
 to section 1858 of the Revised Code of Alabama Jan'y 27 1870
 Witness Stamp 50¢ Whitfield Lowther
 J. P. Danner

State of Ala. } J. Joshua P. Cornau Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed
 in my office for record Jan'y 24 1870 and was duly recorded
 Jan'y 28 1870 in Deed Book 10 page 281

Joshua P. Cornau Judge P.C.

John A. West } This Indenture witnesseth that I John A. West of Limestone County
 To Lien } State of Alabama for and in consideration of the sum of one
 J. P. Danner } Hundred Dollars in supplies this day advanced bona fide
 to me and to be advanced to me as they become necessary by J. P.
 Danner to enable me to make and secure my crop for the year of
 1870 on my own & Hunter's place and without which I could not make
 and secure said crop I hereby give a lien upon said crop and also
 upon the following property one bay mare aged three and a half
 years one brown horse wagon 12 head hogs 15 head sheep and power of
 sale in case of default for the certain payment of the same on or before
 the first day of January 1st 1871 according to section 1858 of the Revised
 Code of Alabama Jan'y 15th 1870
 Witness Stamp 50¢ John A. West
 J. P. Danner

State of Ala. } J. Joshua P. Cornau Judge of the Probate
 Limestone County hereby certify that John A. West &

Satisfied in full J. P. Danner Jan'y 1st 1871

The mother Linn is satisfied in full
Jan 24 1871
J. P. Tanner

R. B. Bowman et al vs This Indenture witnesseth that R. B. Bowman
 J. Linn
 J. P. Tanner for and in consideration of the sum of One Hundred &
 seventy five dollars in supplies this day advanced bona fide to us
 and to be advanced to us as they become necessary by J. P. Tanner
 to enable us to make and secure my crop for the year of
 1870 on the Rith Henderson place and without which I could not
 make and secure said crop we hereby give a lien upon said
 crop and also upon the following property one gray mule
 aged about ten years one brown and one mare mule aged
 about five years one two horse wagon & two cows & calves
 and power of sale in case of default for the certain payment
 of the same on or before the first day of January 1871 according
 to section 1855 of the Revised Code of Alabama Jan 7 1870

Attest
 Stamp 50¢
 R. B. Bowman
 J. Linn
 J. P. Tanner
 State of Ala I Joshua P. Connor Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed in my office for record Jan 24 1870 and was
 duly recorded Jan 28 1870 in Deed Book 13 page 286
 Joshua P. Connor Judge P.C.

Squire Hobbs et al vs This Indenture witnesseth that Squire Hobbs et al of
 Limestone County State of Alabama for and in consideration
 of One Hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they
 become necessary for J. P. McKinnis to enable me to make and
 secure my crop for the year of 1870 on the Dr. Jones place and
 without which I could not make and secure said crop I hereby
 give him a lien upon said crop and also upon the following
 one dark bay mare mule one bright sorrel horse and power
 of sale in case of default for the certain payment of the same
 on or before the first day of December 1870 according to section
 1855 of the Revised Code of Alabama as witness my hand and seal
 Jan 25 1870 Stamp 50¢ Squire Hobbs et al

Attest
 J. P. McKinnis
 State of Ala I Joshua P. Connor Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed
 in my office for record Jan 25 1870 and was duly recorded Jan
 29 1870 in Deed Book 13 page 286
 Joshua P. Connor Judge P.C.

J. P. McKinnis vs The State of Alabama Limestone County On the 15th day of
 Dec 1870 after date I promised to pay Mason Bowman the sum
 of One Hundred and fifty dollars and 50 cents witness my
 hand and seal this 25th day of January 1870. Now the condition
 of the above bond is that this day I have received of said
 Mason Bowman one sorrel mare mule and one black mare

Satisfied in full
Jan 24 1871
J. P. Tanner

mule which have been furnished me by said Mason Bowman
 to enable me to make a crop this year on the Bartlett place
 and without which it would have been impossible for me to make
 a crop now therefore a lien is hereby created on said sorrel and
 black mare mules as well as the entire crop of every kind grown
 the present year with power of sale. Witness my hand and seal
 this 25th day of January 1870 in presence of

Stamp 50¢
 J. P. McKinnis et al
 State of Ala I Joshua P. Connor Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was
 filed in my office for record Jan 25 and was duly recorded Jan
 29 1870 in Deed Book 13 page 286 & 287

Joshua P. Connor Judge P.C.

J. W. Brinkley et al vs Know all men that I have this day for and in consideration
 of One Hundred Dollars to me in hand paid in cash and
 of One Hundred Dollars supplied by Mrs. B. C. Copeland mortgaged to her and to secure
 the faithful payment of all my indebtedness to her given a lien upon
 one bay horse bought from her and upon the whole of the cotton
 and corn made and raised by me during the year 1870 this the
 15th of Jan 1870 signed
 J. W. Brinkley

Stamp 50¢
 State of Ala I Joshua P. Connor Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was
 filed in my office for record Jan 25 1870 and was duly recorded
 Jan 29 1870 in Deed Book 13 page 287

Joshua P. Connor Judge P.C.

A. Brinkley et al vs Know all men that for and in consideration of Twenty
 five Dollars to me in hand paid I have this day given
 of One Hundred Dollars and mortgaged to Mrs. B. C. Copeland all my entire interest
 in the first bale of cotton I make next fall after the seed is
 paid and I hereby give a lien on said bale of cotton to secure
 the faithful payment of the above consideration or contrary
 whereof I herewith set my hand & seal this 15th Jan 1870

Stamp 50¢
 A. Brinkley et al
 State of Ala I Joshua P. Connor Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was
 filed in my office for record Jan 25 1870 and was duly recorded
 Jan 29 1870 in Deed Book 13 page 287

Joshua P. Connor Judge P.C.

Robt White et al vs This Indenture witnesseth that Robt White of Limestone
 County State of Alabama for and in consideration of \$100
 Jones dollars in supplies this day advanced bona fide to me and
 to be advanced to me as they become necessary by Walter B
 Jones to enable me to make and secure my crop for the
 year of 1870 on the Poplar Grove place and without which I
 could not make and secure said crop I hereby give him a

him upon said crop and also upon the following - and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama

Witness my hand and seal this 25th day of January 1870

Robt. H. White

John W. Warren Judge of the Probate Court for the State of Ala. I do hereby certify that the foregoing was filed in my office for record Jan'y 25 1870 and was duly recorded Jan'y 29 1870 in Deed Book 13 page 287 & 288

Joshua P. Roman Judge P.C.

19
C. C. Morgan of the County of Limestone State of Alabama for and in consideration of 1 horse valued at 150.00 dollars advanced to me by W. B. Jones to enable me to make and secure my crop for the year of 1870 on the land place and in about which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the horse and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to section 1858 of the Revised Code of Alabama

Witness my hand and seal this 25th day of January 1870

C. C. Morgan

State of Ala. I do hereby certify that the foregoing was filed in my office for record Jan'y 25 1870 and was duly recorded Jan'y 29 1870 in Deed Book 13 page 288

Joshua P. Roman Judge P.C.

Governor of Ala. John A. Winston Governor of the State of Alabama
In all to whom these presents may come greeting
Perman. Farmer Know ye that Periman Farmer of the County of Limestone having made complete payment for the fourth west quarter of section no sixteen (16) in Township no three (3) of Range no five (5) west containing 160 (more or less) acres in pursuance of the act entitled an act to authorize the sale of sixteenth sections and for other purposes approved January 15 1828 there is therefore granted by the State of Alabama unto the said Periman Farmer that tract of land above described with the appurtenances unto the said Periman Farmer his heirs and assigns forever. In testimony whereof I have caused these letters to be made patent and the seal of the State to be affixed. Given under my hand and the great seal of the State at the city of Montgomery this 10th day of November A.D. 1855 and of the Independence of the United States the 80th year
By the Governor
J. M. Buchanan
Secretary of State

State of Ala. I do hereby certify that the foregoing Patent was filed in my office for record Jan'y 25 1870 and was duly recorded Jan'y 29 1870 in Deed Book 13 page 288

Joshua P. Roman Judge P.C.

E. A. Mills. 3 Jan 26 1870 Articles of agreement entered into this To agreement 3 Jan 26 between E. A. Mills of the first part and Robt. Collins 3 col of the second part. The said Mills agrees to furnish land and team and feed the team and furnish tools and one half the blacksmithing the said Robt. Collins agrees to furnish himself and one other hand and feed himself and team and work to the order and instructions of the said Mills the present year the crop of corn and cotton and fodder raised by the said Robt. Collins half is Mills and the other half is Roberts all women worked in the crop draws as one half hand all last time to be deducted from their part of the crop. Should said Mills furnish any supplies this contract shall be a lien with power of sale on my entire crop of corn and cotton for the payment of the same

Witness my hand and seal this 26th day of January 1870

Stamp 50¢

E. A. Mills

Robt. Collins

R. D. Colby

State of Ala. I do hereby certify that the foregoing agreement was filed in my office for record Jan'y 26 and was duly recorded Jan'y 29 1870 in Deed Book 13 page 289

Joshua P. Roman Judge P.C.

E. A. Mills. 3 Articles of agreement entered into this Jan 8 / 70 between E. A. Mills of the first part and Thornton Jones 3 col of the Thornton Jones second part. The said Mills agrees to furnish horse man and provisions and thereby for a term of land. The said Thornton Jones agrees to furnish himself and team and all other expenses of working and gathering the crop on the above lands. The said Thornton Jones further agrees to turnly three acres in cotton and twelve in corn and give the said Mills one third of all the cotton raised on the turnly three acres of land and pay for the land worked in cotton in proportion to what he pays for the land worked in cotton. Should the said Thornton fail at any time to cultivate the above lands well or gather it at the proper time the said Mills is to have it cultivated or gathered at the said Thornton's expense. The said Thornton agrees to keep all repairing and fencing necessary to keep up the place and protect the crop. I Thornton Jones hereby acknowledge and accept as a lien with power of sale on my entire crop of cotton and corn for the payment of any team or supplies furnished by said Mills to enable me to cultivate or gather the crop raised on the above lands

Witness my hand and seal this 8th day of January 1870

Stamp 50¢

E. A. Mills

Thornton Jones

State of Ala 3 I Joshua P. Conner Judge of the Probate Court for
 Limestone 3 said County hereby certify that the foregoing Contract
 was filed in my office for record Jan'y 26 and was duly recorded
 Jan'y 29 1870 in Deed Book 18 page 289

Joshua P. Conner Judge P.C.

E A Mills 3 Article of agreement entered into this Jan 1st 1870 between
 J. O. Conner 3 & A Mills of the first part and George Jones of the
 second part. The said Mills agrees to furnish horse room
 wood and twenty five acres of land one and a half barrels of
 corn one hundred & fifty pounds of meat. The said George
 agrees to furnish seeds and team and tools and all other
 expenses of making and gathering the crop and work to the
 order and instruction of the said Mills the year of 1870
 should said George fail at any time to cultivate the above land
 will or gather it at the proper time the said Mills is to have
 it cultivated or gathered at the said George's expense. The
 crop of corn fodder and cotton one half is Mills the other
 half is George. The said George further agrees to keep the
 all repairing and fencing necessary to keep up the place
 and protect the crop. & George Jones hereby acknowledges
 accept a lien with power of sale on my entire crop of corn
 & cotton and team for any team or supplies furnished me by
 said Mills to enable me to cultivate the above land.

Witness

John H. Thomas

Stamp 50¢

E A Mills

George Jones

R. A. Kelly

State of Ala 3 I Joshua P. Conner Judge of the Probate Court for
 Limestone 3 County hereby certify that the foregoing Contract
 was filed in my office for record Jan'y 26 1870 and was duly
 recorded Jan'y 29 1870 in Deed Book 18 page 290

Joshua P. Conner

Judge P.C.

Sam Jones 3 State of Alabama Limestone County Jan the 1st 1870 And
 J. O. Conner 3 before the twenty fifth day of December 1870 I promise
 & A Mills 3 to pay E A Mills one hundred & sixty five dollars interest
 from date for the purchase of one bay mare. Witness my hand
 & seal the 1st day of Jan 1870 Sam Jones

Article of agreement made & entered into this day between
 A E Mills of the first part and Sam Jones of the second
 part all of the County of Limestone State of Alabama. A E Mills
 agrees to furnish said Jones fifty acres of land horse room
 fire wood three hundred pounds of meat & three bbls corn
 said Sam Jones agrees to furnish seeds & team & feed the team
 & seeds also tools & blacksmithing and all other things necessary
 to cultivate the said fifty acres of land said Sam Jones agrees
 to cultivate the above land by & under the direction
 of the said Mills should said Jones fail to cultivate
 or gather the crop. The said Mills is authorized &

empowered to have the same done the expenses to be deducted
 out of the share of said Sam Jones. it is agreed that E A Mills
 is to have one half of the cotton corn & fodder raised on the
 fifty acres of land should said Mills furnish any ration or sup-
 ply the same is to be taken out of the share of the crop belong-
 ing to said Jones without the above being furnished. and it would
 be impossible for me to make a crop in the year 1870
 for and in consideration of the above I hereby give a lien to
 said E A Mills on my entire crop one bay mare one bay
 horse mule with power of sale

Witness

John Thomas

Stamp 50¢

E A Mills

Sam Jones

State of Ala 3 I Joshua P. Conner Judge of the Probate Court for
 Limestone 3 said County hereby certify that the foregoing Lien
 was filed in my office for record Jan'y 26 and was duly recorded
 Jan'y 29 1870 in Deed Book 18 page 291

Joshua P. Conner Judge P.C.

Helms Yarbrough 3 This Indenture Witnesseth that Helms Yarbrough of Limestone
 County State of Alabama for and in consideration of
 Rufell Bero 3 (\$1000) one thousand dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become necessary
 by Rufell Bero to enable me to make and secure my crop for
 the year of 1870 on the Frank Hill place and interests which I
 could not make and secure said crop & hereby give them a
 lien upon said crop and also upon the following 1 mill & 1
 1/2 row of fire pines 1 gray horse about 7 years old and power
 of sale in case of default for the certain payment of the same on
 or before the first day of December 1870 according to section 1858
 of the Revised Code of Alabama

Witness

Stamp 50¢

Helms Yarbrough

J. C. Dwyer

State of Ala 3 I Joshua P. Conner Judge of the Probate Court
 Limestone 3 for said County hereby certify that the foregoing
 Lien was filed in my office for record Jan'y 27 1870 and was
 duly recorded Jan'y 29 1870 in Deed Book 18 page 291

Joshua P. Conner Judge P.C.

Mary Elliot 3 This Indenture made this the twenty six day of November one thousand
 To Deeds 3 eight hundred and sixty eight between Mary Elliot of the County of
 Henry 3 Limestone State of Alabama of the first part and Henry Eplin of
 the same County & State of the second part: Witnesseth that the said party
 of the first part for and in consideration of the sum of twelve hundred
 & sixty five dollars to her in hand paid by the said party of the second
 part At or before the signing sealing & delivering of these presents the
 receipt whereof is hereby acknowledged has remised, released & quit
 claimed, and by these presents doth remise release and quit-claim
 unto the party of the second part & to his heirs and assigns forever

all that certain piece or parcel of land lying and being situated in the Town of Athens Simonton County State of Alabama and more particularly known in the plan of the Town of Athens as Lot No 21 together with all and singular the tenements and appurtenances thereto belonging or in anywise appertaining - and also all the estate, right, title, interest, property, possession, or claim whatever as well in Law as in Equity of the said party of the first part of, in, or to the above described premises and every part & parcel thereof with the appurtenances - do have and to hold all and singular the above mentioned and described premises together with the appurtenances unto the party of the second part his heirs & assigns forever - In witness whereof the said party of the first part has hereunto set her hand and seal the day & year first above written

Stamp 81 43 Mary T. Elliot Seal

The State of Alabama Before me B Sanders an acting Justice of the Peace Simonton County } in and for said County and State personally appeared Mary T. Elliot to me well known who acknowledged before me on this day that being informed of the above and foregoing conveyance she executed the same freely and voluntarily for the purposes therein specified on the day the same bears date, Given under my hand on this the 27th day of November 1868

B. Sanders J. P.

State of Alabama } Joshua P. Cornam Judge of the Probate Court for said Simonton County } County hereby certify that the foregoing conveyance was filed in my office for record Jan'y 27th 1870 and was duly recorded Feb 1st 1870 in Deed Book 13 pages 291 & 292

Joshua P. Cornam J. P.

I Sam Matthews do hereby witness that I Sam Matthews (Colored) of Simonton County, State of Alabama, for and in consideration of ~~the sum of~~ \$1000 W. C. Dutton & Co } Dollars, in full for this day advanced, bona fide, to me and to be advanced to me, as they may become necessary, by W. C. Dutton & Co merchants at Harris Station Ala, to enable me to make and secure my crop for the year of 1870 on the said Harris place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop and also upon the following: One horse of oxen - one ox wagon - seven head of hogs - two hoes - one scythe and one axe and power of sale, in case of default for the certain payment of the same on or before the first day of January 1871, according to the Statute of 1858 of the Revised Code of Alabama

Witness my hand and seal this 20th day of July 1871

Samth Matthews

State of Alabama } Joshua P. Cornam Judge of the Probate Court for said County Simonton County } County hereby certify that the foregoing Lien was filed in my office for record Jan'y 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 293

Joshua P. Cornam J. P.

Middleton, K. McCarty This instrument witnesseth that I Middleton K. McCarty of Simonton County, Alabama, for and in consideration of From Hundred dollars I do hereby give and supply this day advanced to me, and to be advanced to me as they become necessary, by R. B. Peckles & Son to enable me to make and secure my crop for the year of 1870, on the said Harris place, and without which I could

I could not make and secure said crop, I hereby give them a lien upon said crop and also upon the following property viz: one medium sized Bay horse, about 8 years old, and one country mule, wooden axled two horse wagons and power of sale, in case of default for the certain payment of the same on or before the first day of December, 1870, according to section 1858 of the Revised Code of Alabama

Witness my hand this the fourteenth day of January Eighteen Hundred and Seventy

Witness

W. J. Peckles

Middleton K. McCarty

State of Alabama } Joshua P. Cornam Judge of the Probate Court for said County Simonton County } County hereby certify that the foregoing Lien was filed in my office for record Jan'y 28th 1870 and was duly recorded Feb 1st 1870 in Deed Book 13 pages 292 & 293

Joshua P. Cornam J. P.

Maria Simpson State of Alabama This instrument witnesseth that I Maria Simpson of Simonton County } County and State personally appeared for and in consideration of R. B. Peckles & Son } the sum of the sum of Two Hundred and fifty dollars in full for this day advanced bona fide to me and to be advanced to me as they become necessary by Robt. B. Peckles & Son to enable me to make and secure my crop for the year of 1870 on the said Harris place and without which I could not make and secure said crop I hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama - Witness my hand this the eleventh day of January Eighteen Hundred and Seventy

Witness

Robt B Peckles

Maria Simpson

State of Alabama } Joshua P. Cornam Judge of the Probate Court for said Simonton County } County hereby certify that the foregoing Lien was filed in my office for record Jan'y 28th 1870 and was duly recorded Feb 1st 1870 in Deed Book 13 page 293.

Joshua P. Cornam J. P.

Lawrence Harris This instrument witnesseth that I, Lawrence Harris of Simonton County } State of Alabama, for and in consideration of the sum of Two Hundred and fifty dollars, in full for this day advanced, bona fide to me, and to be advanced to me, as they become necessary, by Robt. B. Peckles & Son to enable me to make and secure my crop for the year of 1870, on the said Harris place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop and also upon the following and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Witness my hand this the seventh day of Jan'y 1870

Witness

Robt B Peckles

Lawrence Harris

State of Alabama } Joshua P. Cornam Judge of the Probate Court for said County Simonton County } County hereby certify that the foregoing Lien was filed in my office for record Jan'y 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 293

Joshua P. Cornam J. P.

I M. Dabbs This instrument witnesseth that I, M. Dabbs of Simonton County, State of Alabama } for and in consideration of the sum of one Hundred & fifty dollars, in full for this day advanced, bona fide, to me, and to be advanced to me as they become necessary by Robt. B. Peckles & Son to enable me to make and secure my crop for 1870, on the said Harris place, and without which I could

Satisfied in full
May 11, 1871
R.B. Peckles Son

not make and secure said crop, I hereby give them a lien upon said crop, and also upon the following property viz One Red Bull three years old and mated steer three years old and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to Section 1,858 of the Revised Code of Alabama. Witness my hand this the twentieth day of January Eighteen Hundred and Seventy

Witness R.B. Peckles Stamp 50^{cts} J. M. Dabbs ^{his} mark
State of Alabama, J. Joshua P. Coman Judge of the Probate Court for said County, Limestone County, I hereby certify that the foregoing Lien was duly filed in my office for record Jan'y 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 293 & 294
Joshua P. Coman J. P.

John Fulk
To Lien

Satisfied
June 15, 1871
R.B. Peckles Son

This indenture, witnesseth that I, John Fulk of Limestone County, State of Alabama, for and in consideration of the sum of one hundred and fifty dollars in supplies this day advanced, bona fide, to me, and to be advanced as they become necessary, by Robt. B. Peckles Son to enable me to make and secure my crop for the year of 1870, on the Buck Harris, Korm place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop and also upon the following and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to Section 1,858 of the Revised Code of Alabama. Witness my hand this the twentieth day of January Eighteen Hundred and Seventy
John B. Floyd Stamp 50^{cts} John Fulk ^{his} mark

State of Alabama, J. Joshua P. Coman Judge of the Probate Court for said County, Limestone County, I hereby certify that the foregoing Lien was filed in my office for record Jan'y 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 294
Joshua P. Coman J. P.

Sandy Johnson
To Lien

Satisfied
Jan'y 7, 1871
R.B. Peckles Son

This indenture, witnesseth that I, Sandy Johnson of Limestone County, State of Alabama, for and in consideration of the sum of Two Hundred dollars in supplies this day advanced, bona fide, to me, and to be advanced to me, as they become necessary, by Robt. B. Peckles Son to enable me to make and secure my crop for the year 1870, on the Floyd place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop, and also upon the following and power of sale, in case of default for the certain payment of the same on or before the first day of November 1870, according to Section 1,858 of the Revised Code of Alabama. Witness my hand this the twentieth day of January Eighteen Hundred and Seventy
John B. Floyd Stamp 50^{cts} Sandy Johnson ^{his} mark

State of Alabama, J. Joshua P. Coman Judge of the Probate Court for said County, Limestone County, I hereby certify that the foregoing Lien was filed in my office for record Jan'y 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 294
Joshua P. Coman J. P.

Robin Pendern
To Lien

R.B. Peckles Son

This indenture, witnesseth that I, Robin Pendern of Limestone County, State of Alabama, for and in consideration of the sum of Three Hundred and fifty dollars in supplies this day advanced, bona fide, to me, and to be advanced to me, as they become necessary, by R.B. Peckles Son to enable me to make and secure my crop for the year 1870, on the Paul Jones place, and without which I could not

Satisfied in full
March 22, 1871
R.B. Peckles Son

make and secure said crop, I hereby give them a lien upon said crop, and also upon the following property viz one large Bull faced Bay mare and one medium sized sorrel horse mule about 9 years old and one two horse wagon, and power of sale in case of default for the certain payment of the same on or before the first day of November, 1870, according to Section 1,858 of the Revised Code of Alabama. Witness my hand this the Eighteenth day of January Eighteen Hundred and Seventy
R.B. Peckles Stamp 50^{cts} Robin Pendern ^{his} mark

State of Alabama, J. Joshua P. Coman Judge of the Probate Court for said County, Limestone County, I hereby certify that the foregoing Lien was filed in my office Jan'y 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 294 & 295
Joshua P. Coman J. P.

Dock Pette
To Lien

Satisfied
June 12, 1871
R.B. Peckles Son

This indenture, witnesseth that I, Dock Pette of Limestone County, State of Alabama, for and in consideration of the sum of four hundred and fifty dollars, in supplies this day advanced, bona fide, to me, and to be advanced to me, as they become necessary, by Robt. B. Peckles Son to enable me to make and secure my crop for the year of 1870, on the Sam Pette place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop, and also upon the following property, one small Bay horse, and one medium sized Gray mare and one second hand Buggy and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to Section 1,858 of the Revised Code of Alabama. Witness my hand this the nineteenth day of January Eighteen Hundred and Seventy
M. B. Roberts Stamp 50^{cts} Dock Pette ^{his} mark

State of Alabama, J. Joshua P. Coman Judge of the Probate Court for said County, Limestone County, I hereby certify that the foregoing Lien was filed in my office for record Jan'y 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 295
Joshua P. Coman J. P.

Benny Anderson
To Lien

Satisfied
Jan'y 15, 1871
R.B. Peckles Son

This indenture, witnesseth that I, Benny Anderson of Limestone County, State of Alabama, for and in consideration of the sum Three Hundred and fifty dollars, in supplies this day advanced, bona fide, to me, and to be advanced to me, as they become necessary, by Robt. B. Peckles Son to enable me to make and secure my crop for the year of 1870, on the E. M. Anderson place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop, and also upon the following property viz 1 medium sized Black Horse disposed to be nine years old and five milk cows and power of sale, in case of default for the certain payment of the same on or before the first day of December, 1870, according to Section 1,858 of the Revised Code of Alabama. Witness my hand this the twenty second day of January Eighteen Hundred and Seventy
M. B. Roberts Stamp 50^{cts} Benny Anderson ^{his} mark

State of Alabama, J. Joshua P. Coman Judge of the Probate Court for said County, Limestone County, I hereby certify that the foregoing Lien was filed for record Jan'y 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 295
Joshua P. Coman J. P.

Christie Morgan
To Lien

R.B. Peckles Son

This indenture, witnesseth that I, Christie Morgan of Limestone County, State of Alabama, for and in consideration of the sum of four hundred

Satisfied in full
Jan 2/84
R.B. Peebles & Son

dollars, in supplies this day advanced, bona fide, to me, and to be advanced as they become necessary, by Robt. B. Peebles & Son to enable me to make and secure my crop for the year 1870, on the Joe. M. Sam place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop, and also upon the following and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Witness my hand this twenty fourth day of January eighteen hundred & seventy.

Robt. B. Peebles & Son
Stamps 50^{cts}
C. C. Morgan

State of Alabama, I Joshua P. Coman Judge of the Probate Court for said County, hereby certify that the foregoing Lien was filed in my office for record Jan 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 pages 296 & 297.

Joshua P. Coman J. P. C.

William McDonald, This indenture, witnesseth that I, William McDonald of Limestone County, State of Alabama, for and in consideration of the sum of Five Hundred Dollars, in supplies this day advanced bona fide to me, and to be advanced to me as they become necessary by R. B. Peebles & Son to enable me to make a crop for the year of 1870, on the A. Boyce Samette place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop, and also upon the following property viz one small Black horse mule about 4 years old and two milk cows and power of sale in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Witness my hand this the eighteenth day of January eighteen hundred & seventy.

W. McDonald
Stamps 50^{cts}
R. B. Peebles & Son

State of Alabama, I Joshua P. Coman Judge of the Probate Court for said County, Limestone County, hereby certify that the foregoing Lien was filed for record in my office Jan 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 296.

Joshua P. Coman J. P. C.

Wm. B. Morgan, This indenture, witnesseth that I, William B. Morgan of Limestone County, State of Alabama, for and in consideration of the sum of Five Hundred Dollars in supplies this day advanced, bona fide, to me, and to be advanced to me as they become necessary, by R. B. Peebles & Son to enable me to make and secure my crop for the year of 1870, on the Joe. M. Sam place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop, and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Witness my hand this twenty fourth day of January Eighteen hundred & seventy.

W. B. Morgan
Stamps 50^{cts}
R. B. Peebles & Son

State of Alabama, I Joshua P. Coman Judge of the Probate Court for said County, Limestone County, hereby certify that the foregoing Lien was filed in my office for record Jan 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 296.

Joshua P. Coman J. P. C.

J. M. Grubbs, This indenture, witnesseth that I, J. M. Grubbs of Limestone County, State of Alabama, for and in consideration of the sum of One Hundred Dollars, in supplies this day advanced, bona fide, to me, and to be advanced to me as

Satisfied June 8/84
R.B. Peebles & Son

they become necessary, by Robt. B. Peebles & Son to enable me to make and secure my crop for the year of 1870, on the Eli. Wray place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop, and also upon the following and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Witness my hand this the eighteenth day of January Eighteen hundred & seventy.

Robt. B. Peebles & Son
Stamps 50^{cts}
J. M. Grubbs

State of Alabama, I Joshua P. Coman Judge of the Probate Court for said Limestone County, hereby certify that the foregoing Lien was filed in my office for record Jan 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 pages 296 & 297.

Joshua P. Coman J. P. C.

Anderson Dryor, This indenture, witnesseth that I, Anderson Dryor & Wilson Dryor of Limestone County, State of Alabama, for and in consideration of the sum of Five Hundred Dollars, in supplies this day advanced, bona fide, to us, and to be advanced to us as they become necessary, by Robt. B. Peebles & Son to enable us to make and secure our crop for the year of 1870, on the Joe. E. Wynn place, and without which we could not make and secure said crop, we hereby give them a lien upon said crop, and also upon the following property viz: one small mouse colored horse mule about 9 years old, and one small Bay mare mule about 5 years old and one Shindle skin two horse wagon and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Given at Morrisville Ala this the twenty eight day of January eighteen hundred & seventy.

Anderson Dryor
Wilson Dryor
Stamps 50
R. B. Peebles & Son

State of Alabama, I Joshua P. Coman Judge of the Probate Court for said County, Limestone County, hereby certify that the foregoing Lien was filed in my office for record Jan 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 297.

Joshua P. Coman J. P. C.

Archy Robinson & Reuben Warren, This indenture, witnesseth that we, Archy Robinson & Reuben Warren of Limestone County, State of Alabama, for and in consideration of the sum of Five Hundred Dollars, in supplies this day advanced, bona fide, to us, and to be advanced to us as they become necessary, by R. B. Peebles & Son to enable us to make and secure our crop for the year of 1870, on the Mrs. E. Tucker place, and without which we could not make and secure said crop, we hereby give them a lien upon said crop, and also upon the following property viz: one large Black mare mule and one large Black horse mule and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Done at Morrisville Ala this twenty seventh day of January Eighteen hundred & seventy.

Archy Robinson
Reuben Warren
Stamps 50
R. B. Peebles & Son

State of Alabama, I Joshua P. Coman Judge of the Probate Court for said County, Limestone County, hereby certify that the foregoing Lien was filed in my office for record Jan 28th 1870 and was duly recorded Feb 2^d 1870 in Deed Book 13 page 297.

Joshua P. Coman J. P. C.

Satisfied in full
March 27/84
R.B. Peebles & Son

*Satisfied in full
March 11, 1871
R.B. Pebley Son*

This indenture, witnesseth that I, Daniel Whitehead of Limestone County, State of Alabama, for and in consideration of the sum of Five Hundred and fifty dollars, in supplies this day advanced, bona fide, to me, and to be advanced to me, as they become necessary, by R.B. Pebley Son to enable me to make and secure my crop for the year of 1870, on the Ho. M. Kinke place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop, and also upon the following property viz: One Bay horse about 15 hands high and one Shindle skin two horses wagon bought this day of said R.B. Pebley Son and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Done at Mooresville Ala this twenty seventh day of January eighteen hundred & seventy.

Stamp 50cts

Daniel Whitehead

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed for record in my office Jan'y 28th 1870 and was recorded Feb 8th 1870 in Deed Book 13 page 298

Joshua P. Coman J. P. C.

*Satisfied in full
Dec 30, 1870
R.B. Pebley Son*

This indenture, witnesseth that I, Benkin Hobbs of Limestone County, State of Alabama, for and in consideration of Four Hundred dollars, in supplies this day advanced, bona fide, to me, and to be advanced as they become necessary by R.B. Pebley Son to enable me to make and secure my crop for the year of 1870, on the Hobbs place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop and also upon the following property viz: One Brown horse (mule) fifteen hands high blind and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Witness my hand this 27th day of January 1870

Stamp 50cts

Benkin Hobbs

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for records Jan'y 28th 1870 and was recorded Feb 8th 1870 in Deed Book 13 page 298

Joshua P. Coman J. P. C.

*Satisfied in full
Jan 4, 1871
R.B. Pebley Son*

This indenture witnesseth that I, Tillman Oliver of Limestone County, State of Alabama, for and in consideration of the sum of One hundred & fifty Dollars in supplies this day advanced, bona fide, to me and to be advanced to me as they become necessary by Robert B. Pebley Son to enable me to make and secure my crop for the year 1870 on the Mrs. P. Fitzgerald place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following

and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama.

Done at Mooresville Ala this the twenty seventh day of January Eighteen hundred & seventy

Witness
H. F. Pebley
W. S. White

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Jan'y 28th 1870 and was recorded Feb 8th 1870 in Deed Book 13 Page 298

Joshua P. Coman J. P. C.

*Satisfied in full
Jan 2, 1871
R.B. Pebley Son*

This indenture, witnesseth that we, Jerry Cunningham, Clayton Baker, James Melt of Limestone County, State of Alabama, for and in consideration of the sum of Five Hundred dollars, in supplies this day advanced bona fide, to us, and to be advanced to us as they become necessary, by R.B. Pebley Son to enable us to make and secure our crop for the year of 1870, on the Elmore Bennett place, and without which we could not make and secure said crop, we hereby give them a lien upon said crop and also upon the following and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Witness our hands this the eighteenth day of January Eighteen hundred & seventy

Witness
R. B. Pebley
M. S. White

Stamp 50cts

Clayton Baker
Jerry Cunningham
James Melt
Easter Melt
Orville Baker

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office Jan'y 28th 1870 and was recorded Feb 8th 1870 in Deed Book 13 page 299

Joshua P. Coman J. P. C.

*Satisfied in full
May 21, 1871
R.B. Pebley Son*

This indenture, witnesseth that I John M. McKinney of Limestone County, State of Alabama for and in consideration of the sum of Four hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me, as they become necessary by Robert B. Pebley Son to enable me to make and secure my crop for the year of 1870 on the Porter Pebley place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: One very large Bay horse to be about 12 years old and one single spring Wagon, and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama Done at Mooresville Ala this twenty fifth day of January Eighteen hundred & seventy

Witness
H. F. Pebley

Stamp 50cts

John M. McKinney

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for records Jan'y 28th 1870 and was recorded Feb 8th 1870 in Deed Book 13 page 299

Joshua P. Coman J. P. C.

*Satisfied in full
July 20, 1871
R.B. Pebley Son*

This indenture, witnesseth that I, George Fletcher of Limestone County, State of Alabama, for and in consideration of the sum of Five Hundred dollars, in supplies this day advanced bona fide, to me, and to be advanced to me, as they become necessary, by Robert B. Pebley Son to enable me to make and secure my crop for the year of 1870, on the Frost Pebley place, and without which I could not make and secure said crop, I hereby give them a lien upon said crop and also upon the following property viz: One mare colored mare, mule 14 hands high and about 8 years old, and one black mare mule 14 hands high and about 4 years old and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama. Witness my hands this the twentieth day of January Eighteen hundred & seventy

Stamp 50cts

George Fletcher
J. M. Wadsworth
M. S. White

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Jan'y 28th 1870 and was recorded Feb 8th 1870 in Deed Book 13 page 299

Joshua P. Coman J. P. C.

Henry Gamble, this indenture, witnesses that, Henry Gamble of Limestone County, State of Alabama, for and in consideration of the sum of Six Hundred dollars, in supplies this day advanced to him, bona fide, to me, and to be advanced to them, become necessary, by R. B. Peckham to enable me to make and raise my crop for the year of 1870, on the farm in Limestone County, place, and without which I could not make and raise said crop, I hereby give them a lien upon said crop, and also upon the following property viz: 2 medium sized Black Horse mules one brown the other 8 years old, one medium sized Dark Bay Horse mule 8 years old, one bay horse about 15 hands high and about 8 years old, one Country made wooden wheel two horse wagon and power of sale, in case of default for the certain payment of the same on or before the first day of November, 1870, according to section 1858 of the Revised Code of Alabama, Done at Monroville Ala this twenty fifth day of January eighteen hundred & seventy.

Witness
R. B. Peckham Stamps 50 cts Henry Gamble

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certifies that the foregoing lien was filed in my office for record Jan'y 25th 1870 and was recorded Feb 5th 1870 in Deed Book 13 page 368

Joshua P. Coman J. P. C.

A. C. Gamble, State of Alabama, - Witness - R. C. Gamble hereby promises to rent George Washington sixty acres of land more or less, for one third of the crop. George Washington hereby promises to cultivate said sixty acres of land in cotton corn &c. and to deliver unto the said R. C. Gamble one third of the entire crop made on said land. George Washington to furnish every thing except the land, and to pay R. C. Gamble for whatever he may furnish him not exceeding five hundred dollars in supplies and other necessary articles to make and raise the said crop of 1870 out of first proceeds of George Washingtons part crop, the crop to be held responsible for the payment of same, with power of sale in case of default for the certain payment of the same on or before the first day of November next, according to section 1858 of the Revised Code of Alabama - Done Jan'y 1st 1870

Witness
R. C. Gamble Stamps 50 cts A. C. Gamble

John A. Green George Washington

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certifies that the foregoing agreement was filed in my office for record Jan'y 25th 1870 and was recorded Feb 5th 1870 in Deed Book 13 page 368

Joshua P. Coman J. P. C.

Henry A. David, this indenture, made this birthday of December in the year one thousand eight hundred and sixty nine between Henry A. David of the County of Limestone, in the State of Alabama, of the one part, and William Owen of the other part - Witnesses that the said, Henry A. David for and in consideration of the sum of Three Hundred & 00th Dollars, to the said Henry A. David in hand paid, the receipt whereof is hereby acknowledged, has this day given, granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed; and by these presents do give, grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said William Owen, all that certain tract of land, lying and being in the County of Limestone, State of Alabama, and known and described as follows: the East 1/2 and North West 1/4 of Section 14 and South East 1/4 of Section 11 also one (1) acre in South East corner of the West 1/2 of South West 1/4 of Section 11 all in Township 3 Range 5 West. To have and hold the above described tract of land with the tenements and appurtenances thereto belonging or in anywise appertaining to the said William Owen his heirs and assigns forever. And the said Henry A. David for himself, his heirs, executors, and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises unto the said William Owen his heirs, and assigns, forever against himself, and all and every person or persons claiming or holding under them the said

Henry A. David, and also, against the lawful title, claim or demand, of all and every person or persons whomsoever, claiming or holding by, from, or under the Government of the United States. In testimony whereof, the said Henry A. David, hereunto subscribed his name and affixed his seal the day and year above written

Myer Goldsmith Stamps 50 cts Henry A. David Seal
D. C. Jewitt

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County Limestone County, hereby certifies that the foregoing conveyance was filed in my office for record Jan'y 31st 1870 and was recorded Feb 5th 1870 in Deed Book 13 page 368

Joshua P. Coman J. P. C.

Spencer Milhous, I Spencer Milhous of my own free will do hereby give to James S. McWilliams the first lien upon one black horse which I Spencer Milhous do now possess in and above all individual liabilities unto said James S. McWilliams to sell or dispose of as he may see proper by the first day of February one thousand eight hundred and seventy 1870. Signed and sealed before the herein named witnesses the day and date above mentioned.

Witness
F. S. Milson Stamps 50 cts Spencer Milhous

M. A. Binkerton J. B. Howell

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certifies that the foregoing lien was filed in my office for record Jan'y 31st 1870 and was recorded Feb 5th 1870 in Deed Book 13 page 301

Joshua P. Coman J. P. C.

Edw. Collier On or before the Twenty fifth day of December next I promise to pay Edw. Collier or order the first and full sum of One hundred and eighty three Dollars and seventy five cents for value received and for the better security and payment of the same I do hereby give the said Edw. Collier a lien on my crop of cotton and corn with my hand & seal. This January 15th 1870

Witness
Stamps 50 cts Edw. Collier

Myatt Blackwell A. L. Blackwell

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certifies that the foregoing lien was filed in my office for record Jan'y 31st 1870 and was recorded Feb 5th 1870 in Deed Book 13 page 301

Joshua P. Coman J. P. C.

William Collier On the first day of December next I promise to pay R. A. Rogers one hundred and fifty six dollars & sixty cents, it being for one Black mare mule known as Fred and for the better security and payment of the same I do hereby give the said R. A. Rogers a lien on the said mule, also my cotton & corn - this mule will enable me to make a crop - the present year and there is no other liens on my crop at present. This the 19th day of January 1870

Witness
Myatt Blackwell Stamps 50 cts William Collier

Archie M. Coleman

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certifies that the foregoing lien was filed in my office for record Jan'y 31st 1870 and was recorded Feb 5th 1870 in Deed Book 13 page 301

Joshua P. Coman J. P. C.

Empty Collier } The State of Alabama } for and in consideration of one fine Bay Saddle and work horse to
 To him } Limestone County } me in hand this day - which will enable me to make a crop this year
 E. D. Collier } eighteen hundred and seventy (1870) I promise to pay E. D. Collier one thousand pounds of
 clean and dry lint cotton out of the first picking and for the better security and
 payment of the same I do hereby give the said E. D. Collier a lien on the said horse and
 all of my cotton and corn. This the 11th day of January 1870.
 Attest, ^{Witness} Archie McLean Stamp 50 cts Empty Collier
 State of Alabama } Joshua P. Cornman Judge of the Probate Court for said County hereby certify
 Limestone County } that the foregoing lien was filed in my office for record Jan'y 31st 1870 and
 was recorded Feb 4th 1870 in Deed Book 13 page 502.

Ben Orr } The State of Alabama } for and in consideration of one fine Black Saddle horse to me in
 To him } Limestone County } hand this day which will enable me to make a crop this year 1870
 E. D. Collier } I promise to pay E. D. Collier fifteen hundred pounds of lint cotton out of my first picking
 and for the better security and payment of the same I do hereby give the said E. D. Collier
 a lien on the said horse and all of my cotton & corn. This the 28th day of December 1869
 Attest, ^{Witness} Archie McLean Stamp 50 cts Ben Orr
 R. A. Rogers
 State of Alabama } Joshua P. Cornman Judge of the Probate Court for said County hereby
 Limestone County } certify that the foregoing Lien was filed in my office for record Jan'y 31st
 1870 and was recorded Feb 5th 1870 in Deed Book 13 page 503.

Milton White } This indenture, made this 26th day of April in the year one thousand eight hundred and
 To him } Limestone County } eight between Milton White of the County of Washington in the State of Virginia of the
 Luke Matthews } one part, and Luke Matthews of the County of Madison in the State of Alabama of
 the other part - Witnesseth, that the said Milton White for and in consideration of the
 sum of five hundred dollars to him in hand paid, the receipt whereof is hereby acknowledged,
 has this day, given, granted, bargained, sold, conveyed and confirmed; and by these
 presents doth give, grant, bargain, sell, convey and confirm unto the said Luke
 Matthews all that certain parcel of land, lying and being in the County of Limestone
 in the State of Alabama, known and described as twenty acres off the east side of the
 west half of the Northwest west quarter of Section, eleven in Township No five of
 Range No four West, Beginning at the half, quarter Section corner in the North corner
 of said quarter, thence west with the North boundary of said Section for quantity
 to a stake, thence south parallel to the 1/4 Section line to the 1/4 Section line, thence East
 with the same to the 1/4 Section, thence North with the same to the beginning containing
 twenty acres to have and to hold, the above described parcel of land with the
 tenements and appurtenances thereto belonging or in anywise appertaining unto the
 said Luke Matthews his heirs and assigns forever, And the said Milton White for himself
 his heirs executors and administrators doth hereby and in consideration of the premises warrant
 and will forever defend the title to the above described and hereby granted premises, unto
 the said Luke Matthews his heirs and assigns from and against himself and all and
 every person or persons claiming or holding under him the said Milton White and also
 against the lawful title, claim or demand of all and every person or persons whomsoever
 In testimony whereof, the said Milton White hath hereunto subscribed his name and
 affixed his seal - the day and year first above written
 Signed sealed and delivered in the presence of Milton White Seal
 of

State of Alabama } James H. Deruggo Judge of Probate hereby certify, that Milton White
 Madison County } whose name is signed to the foregoing conveyance and who is known
 to me, acknowledged before me, on this day, that being informed of the contents of
 the conveyance, he executed the same voluntarily, on the day the same bears date
 Given under my hand, this 27th day of April A.D. 1870

State of Alabama } Joshua P. Cornman Judge of the Probate Court for said County
 Limestone County } hereby certify, that the foregoing conveyance was filed in my office
 for record Jan'y 31st 1870 and was recorded Feb 5th 1870 in Deed Book 13 page 503

Sam Dorso } This instrument, witnesseth that I, Sam Dorso of Limestone County, State of Alabama, for and
 To him } in consideration of Five Hundred dollars, in supplies this day advanced, bona fide, to me
 W. C. Preston } and to be advanced to me, as they become necessary, by W. C. Preston's merchants at
 Harris Station Alabama, to enable me to make and secure my crop for the year 1870 on
 the J. C. Munn place, and without which I could not make and secure said crop, I hereby
 give them a lien upon said crop, and also upon the following one (1) Bay horse (2) Three head of
 mules (3) one (1) wagon, and power of sale, in case of default for the certain payment of the same
 on or before the first day of January 1871 according to the Statute of 1855 of the Revised Code of
 Alabama -
 Attest, ^{Witness} J. W. Flynn Stamp 50 cts Sam Dorso
 State of Alabama } Joshua P. Cornman Judge of the Probate Court for said County hereby
 Limestone County } certify that the following Lien was filed in my office for record Jan'y
 31st 1870 and was recorded Feb 5th 1870 in Deed Book 13 page 503

Wyatt Collier } This indenture, witnesseth that I, Wyatt Collier of Limestone County, State of Alabama, for and in
 To him } consideration of the sum of Five Hundred dollars, in supplies this day advanced, bona fide,
 Rice & Donnell } to me, and to be advanced to me, as they become necessary, by Rice & Donnell at Jones Lane to
 enable me to make and secure my crop for the year of 1870, on said crop, I hereby give them a
 lien upon said crop and also upon the following property to wit: all the perishable property
 I now own or may own for next twelve months to come or till debt is paid and power of
 sale, in case of default for the certain payment of the same on or before the first day of
 January, 1871, according to section 1,858 of the Revised Code of Alabama,
 Attest, ^{Witness} S. D. Rice Wyatt Collier
 State of Alabama } Joshua P. Cornman Judge of the Probate Court for said County hereby certify
 Limestone County } that the foregoing Lien was filed in my office for record Jan'y 31st 1870 and
 was recorded Feb 5th 1870 in Deed Book 13 page 503 Joshua P. Cornman J. P. C.

Sam Jones } This indenture, witnesseth that I, Sam Jones of Limestone County, State of Alabama, for and
 To him } in consideration of the sum of Four Hundred dollars, in supplies this day advanced, bona fide, to
 Rice & Donnell } me, and to be advanced to me, as they become necessary, by Rice & Donnell (Jones Lane)
 to enable me to make and secure my crop for the year of 1870, on the Poplar Grove place, and
 without which I could not make and secure said crop, I hereby give a lien upon said
 crop, and also upon the following one dark iron gray mare mule also on one dark bay or dark
 Saddle mule one mule cow & calf and power of sale, in case of default for the certain payment
 of the same on or before the first day of Jan'y, 1871, according to section 1,858 of the Revised Code
 of Alabama. Attest, ^{Witness} S. D. Rice Sam Jones
 State of Alabama } Joshua P. Cornman Judge of the Probate Court for said County hereby
 Limestone County } certify that the foregoing Lien was filed in my office for record Jan'y 31st
 1870 and was recorded Feb 4th 1870 in Deed Book 13 page 503 Joshua P. Cornman J. P. C.

J. M. Stout &
F. M. Golden
To him
Russell Bros
Date given in
June 24th
1871, (P. M. Stout)

This indenture, witnesseth that J. M. Stout & F. M. Golden of Limestone County, State of Alabama, for and in consideration of Four Hundred dollars, in supplies this day advanced bona fide, to me, and to be advanced as they become necessary, by Russell Bros to enable us to make and secure our crop for the year of 1870, on the Vassar place, and without which we could not make and secure said crop, we hereby give them a lien upon said crop, and also upon the following 3 horses & 4 mules - 1 colt, 2 broke oxen & two hogs. we join 25 head of sheep & mule cows, and power of sale, in case of default for the certain payment of the same on or before the first day of December, 1870, according to Section 1,858 of the Revised Code of Alabama.

Attw. Ala. Jan. 29th 1870

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Jan. 31st 1870 and was recorded Feb. 4th 1870 in Deed Book 13 page 304 Joshua P. Coman J. P. C.

Elijah & R. W. Simpson, this indenture, witnesseth that we, Elijah & R. W. Simpson of Limestone County, State of Alabama, for and in consideration of (150⁰⁰) one hundred & fifty dollars, in supplies this day advanced bona fide, to me, and to be advanced as they become necessary, by Russell Bros to enable us to make and secure our crop for the year of 1870, on the Morford - Mason place, and without which we could not make and secure said crop, we hereby give them a lien upon said crop, and also upon the following (1) one bay colt 4 years old - 2 mule cows & 2 calves - 1 ox wagon - 8 head of hogs (2 hogs 36 hogs and power of sale, in case of default for the certain payment of the same on or before the first day of December, 1870, according to Section 1,858 of the Revised Code of Alabama.

Attw. Ala.

Jan. 31st 1870

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County Limestone County, hereby certify that the foregoing Lien was filed in my office for record Jan. 31st 1870 and was recorded Feb. 4th 1870 in Deed Book 13 page 304 Joshua P. Coman J. P. C.

Cornelius Jones, this indenture, witnesseth that I, Cornelius Jones of Limestone County, State of Alabama, for and in consideration of the sum of Four Hundred dollars, in supplies this day advanced bona fide, to me, and to be advanced to me as they become necessary, by Rice & Donnell at Jones same place to enable me to make and secure my crop for the year of 1870, on the same same place, and without which I could not make and secure said crop, I hereby give a lien upon said crop, and also upon the following all the perishable property I now own or may own at anytime from this fall until the debt is due and power of sale, in case of default for the certain payment of the same on or before the first day of Jan. 1871 according to Section 1,858 of Alabama.

Attw.

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County, hereby certify that the foregoing Lien was filed in my office for record Jan. 31st 1870 and was recorded Feb. 4th 1870 in Deed Book 13 page 304 Joshua P. Coman J. P. C.

James M. Stout & wife, this indenture, made this 27th day of December, in the year one thousand eight hundred and sixty nine between James M. Stout & wife Mary M. Stout, of the County of Limestone, in the State of Alabama, of the one part, and William Owen, of the other part - Witnesseth, that the said James M. Stout & wife Mary M. Stout, for and in consideration of the sum of One Hundred & fifty dollars to them in hand paid, the receipt whereof is hereby acknowledged, have this day given, granted, bargained, sold, conveyed &

confirmed, and by these presents do give, grant, bargain, sell, convey and confirm unto the said William Owen all that certain tract of land, lying and being in the County of Limestone and State of Alabama, and more or less described as follows to wit: The West half of Section thirty four, the East half of the North West quarter of Section thirty two all in Township two, Range five West, to have and to hold, the above described lands with the tenements and appurtenances thereto belonging, or in any wise appertaining, unto the said William Owen, heirs and assigns forever, And the said James M. Stout & wife for themselves their heirs, executors and administrators, do hereby, and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said William Owen his heirs and assigns, from and against themselves, and all and every person or persons claiming or holding under them the said James M. Stout & wife Mary A. Stout and also, against the lawful title, claim or demand of all and every person or persons whomsoever. In testimony whereof, the said James M. Stout & Mary A. Stout have hereunto subscribed their names and affixed their seals this day and year first above written.

Signed Read and delivered Stamp 50^{cts} J. M. Stout Seal
in the presence of M. A. Stout Seal

the State of Alabama, before me, Benton Sanders an acting Justice of the Peace in Limestone County, and for said County and State personally appeared James M. Stout and his wife Mary A. Stout both to me well known, who acknowledged before me on this day that being informed of the contents of the within and foregoing conveyance they executed the same freely and voluntarily for the purposes therein specified on the day the same bears date, their names may read December the 27th 1869 B. Sanders J. P.

State of Alabama, Joshua P. Coman Judge of the Probate Court for said County Limestone County, hereby certify that the foregoing conveyance was filed in my office for record Jan. 31st 1870 and was recorded Feb. 4th 1870 in Deed Book 13 page 304 & 305 Joshua P. Coman J. P. C.

John Blankenship
Lien
Wm A Russell

This indenture witnesseth that I John Blankenship of Limestone County State of Alabama for and in consideration of Five hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by William A Russell to enable me to make and secure my crop for the year of 1870 on the Clay place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following property One cow and farming utensils and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to Section 1858 of the Revised Code of Alabama Jan. 1st 1870

at test

Wm A Russell

1 Stamp 50 cts

John Blankenship
mark

The State of Alabama, Limestone County, Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed in my office for record Jan. 31st 1870 and was duly recorded February 5th 1870 in Deed Book 13 Page 305 Joshua P. Coman J. P. C.

C. B. McKinney, single, this indenture, made and entered into this the 29th day of September Eighteen hundred and eighty nine, between Columbus B. McKinney and M. A. McKinney his wife of the first part and William Owen of the second part, all of the County of Limestone, State of Alabama, witnesses, that the said parties of the first part, for and in consideration of the sum of two thousand and five hundred dollars, lawful money of the United States, to them in hand paid by the said party of the second part, at or before the executing and delivering of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold, aliened, remised, released, conveyed and confirmed, and by these presents do grant, bargain, sell, alien, remise, release, convey and confirm unto the said party of the second part, and to his heirs and assigns forever all that certain tract or parcel of land, lying in the County of Limestone and State of Alabama and known as; the South West quarter of the South East quarter, and the South half of the South West quarter of section two (2) Township three (3) Range five (5) west, also the North East quarter, and West half of the North West quarter, and the South half of the South West quarter of the North West quarter, and that part of the South half, beginning at the North East corner of the South East quarter and running west on the dividing line one hundred and fifty four (154) poles; thence South twenty five (25) poles; thence East one hundred and fifty four (154) poles; North twenty five (25) poles to the beginning, all in section eleven (11) Township three (3) and Range five (5) west, containing in all four hundred and five (405) acres, more or less, to have and to hold the above described tract of land with the tenements and appurtenances thereunto belonging or in anywise appertaining unto the said Wm Owen, his heirs and assigns forever, And the said C. B. McKinney and M. A. McKinney, his wife, for themselves, their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the above described and hereby granted premises, unto the said Wm Owen, his heirs and assigns, from and against themselves and all, and every person or persons claiming or holding under them the said C. B. McKinney and M. A. McKinney, 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, for Disturbance, whereof the said C. B. McKinney and M. A. McKinney, his wife, have hereto subscribed their names and affixed their seals the day and year above written.

Kept, sealed, and delivered in

presence of Stamps 2⁵⁰

by C. B. McKinney

Jack Bennett

State of Alabama, Joshua D. Bowman, Judge of the Probate Court for said County, Limestone County, Shirely, Certify that the foregoing conveyance was filed for my office for Record Jan'y 31st 1870 and was recorded Feb 6th 1870 in Deed Book 28 page 306

Joshua D. Bowman J. P. Co.

W B Roberts, single, this indenture made & entered into between Wm B. Roberts of the first part & Willy Roddy of the second part of the County of Limestone State of Alabama witnesses that I W B Roberts & American W Roberts have this day bargained & sold unto Willy Roddy a certain tract or parcel of land for twenty five hundred dollars & paid as follows. Seven hundred & thirty four dollars in cash the receipt is hereby acknowledged & a note given by Mrs Willy Roddy for Seven hundred & sixty six dollars due this day & date January 19th 1870

making twenty five hundred for the following described tract known as the Puller Cox part & bounded as such to wit the South East fourth of the north west fourth of section six (6) township one range 6 west but is hereby understood that I W B Roberts do reserve one acre the line running west off the south west corner of the said tract also the North West fourth & the North East fourth the North half of the South West fourth & the South East fourth of the South East quarter of section nine township one range 6 west, & the North half of the South West fourth of the South West fourth of section ten township one range 6 west (also 16 2/3 acres of the west boundary of the North West fourth North East fourth of section sixteen the line to run north and south also 8 1/2 acres on the west boundary of the line to run north & south the South half of the South West fourth of section nine making in all of the last described tract twenty five acres making total of all the said tracts or parcels of land two hundred acres more or less. Now for the full payment of said note of Willy Roddy of Seven hundred and sixty six dollars a line release for the full payment of said note of Seven hundred & sixty six dollars this day due Jan'y 19 1870 we Wm B Roberts & American W Roberts do bargain sell & convey all our right title in said lands as mention unto Willy Roddy his heirs and assigns forever as given under our hands & seals this January 19 1870

Witness James Bailey

Andrew P. Vaught

State of Tennessee, Personally appeared before me Clerk of the County of Giles County, Court of said County Wm B. Roberts the within named bargain or with whom I am personally acquainted and who acknowledges that he executed the within attached instrument for the purposes therein contained. And American Roberts with whom I am also personally acquainted wife of the said Wm B Roberts having appeared before me privately and apart from her husband the said American Roberts acknowledges the execution of the said attached deed to have done by her freely voluntarily and understandingly without compulsion or constraint from her said husband and for the purposes therein expressed. Witness D. A. Wilborn Clerk of our said Court at office this 20th day of January 1870

D. A. Wilborn Clerk
State of Tennessee, I W B. Abner, Attorney at Law of the County of Giles County, Court of said County certify that D. A. Wilborn whose genuine signature is to the within certificate is and was at the time the same was signed Clerk of said Court duly commissioned and qualified to take acknowledgements of all deeds and instruments of writing executed before him in said State and that said attestation is in due form of law given under my seal and the official seal of said Court at office in Pulaski this 20th day of January 1870

Official Seal

W B Abner
Attorney at Law
Giles County Court

State of Tennessee & I D A McElwain Clerk of the County
 Giles County do hereby certify
 that H A McElwain whose genuine signature appears to
 the attached certificate is now as was at the time of signing
 the same Chairman of the County Court in and for said County
 duly elected, commissioned and qualified as such and his
 official acts are therefore entitled to due faith and credit
 in his testimony whereof I have subscribed at my hand and
 affixed the seal of said Court at office in Pulaski this
 20th day of January 1870

(Seal)

D A McElwain

County Clerk

State of Ala & I Joshua P. Bonum Judge of the Probate Court
 Limestone Co. do hereby certify that the foregoing
 Deed was filed in my office for record Jan'y 31st 1870 and was
 duly recorded Feb'y 8th 1870 in Deed Book 10 page 306. 307 & 308
 Joshua P. Bonum Judge P.C.

James B Davis wife & three persons to instruct whereas James B Davis of the
 Co. Deeds County of Limestone State of Alabama do bargain & sell
 W B Roberts & company to W B Roberts fifteen acres of land in the
 fourth east corner of the fourth west fourth of the north
 west fourth of section sixteen township one range six
 west the said lands was bought by Fuller Cox and James B
 Davis & the said lands being divided & this being a part of
 the said Davis division. Now for the consideration of five acres
 of land adjoining a forty dollar in each the receipt is
 hereby acknowledged in full payment for said lands which land
 is, commission and James B Davis bind myself my heirs
 & representatives to defend the said tract of land to W B Roberts
 his heirs and assigns against all claims or persons or persons
 whomsoever relinquishing all right & title to said lands to
 W B Roberts & investing a good title to the said W B Roberts
 his heirs and assigns forever as given under hands & seals
 January 10 1870 James B Davis (Seal)
 Elizabeth Davis
 Witness H A McElwain
 James Bailey

State of Ala & I Joshua P. Bonum Judge of the Probate Court for said
 Limestone Co. do hereby certify that H A McElwain a subscribing
 witness to the foregoing conveyance known to me appeared
 before me on this day and being sworn stated that James B Davis
 and Elizabeth Davis his wife the grantors in the conveyance
 voluntarily executed the same in his presence and in the
 presence of the other subscribing witness on the day the same were
 dated that he attested the same in the presence of the grantors
 and of the other witness and that each other witness subscribed
 his name as a witness in his presence & in view under
 my hand this the 31st day of Jan'y 1870
 Joshua P. Bonum Judge P.C.

State of Ala & I Joshua P. Bonum Judge of the Probate Court
 Limestone Co. do hereby certify that the foregoing conveyance
 was filed in my office for record Jan'y 31st 1870 and was duly recorded
 Feb'y 8th 1870 in Deed Book 10 page 308 & 309
 Joshua P. Bonum Judge P.C.

Eliza Weatherford & three persons made this 22nd day of December in the
 Co. Deeds year one thousand eight hundred and sixty nine between
 Wm Owen & Eliza Weatherford of the County of Limestone in the State of
 Alabama of the one part and William Owen of the other part. Witnesseth
 that the said Eliza Weatherford for and in consideration of the sum of
 seven hundred dollars to the said Eliza Weatherford in hand paid the
 receipt whereof is hereby acknowledged that this day given granted
 bargained sold aliened enfeoffed released conveyed and confirmed
 and by these presents do give grant bargain sell alien enfeoffed
 convey and confirm unto the said William Owen all that certain tract
 or parcel of land lying and being in the County of Limestone State
 of Alabama and known and described as follows (N E 1/4 of Sec 14
 S 3 R 5 also E 1/2 of N E 1/4 Sect 15 also S E 1/4 Sect 15 & S R 5
 west containing in all 400 acres more or less). Do have and do
 hold the above described lands with the tenements and appertin-
 aces thereto belonging or in any wise appertaining unto the
 said William Owen his heirs and assigns forever and the said
 Eliza Weatherford for herself her heirs executors and administrators
 have do hereby 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 Owen his heirs and assigns from
 and against any and all and every person or persons claiming or
 holding under them the said lands and also against the lawful
 title claim or demands of all and every person or persons whom
 soever claiming or holding by force or under the Government
 of the United States. In testimony whereof the said Eliza Weather-
 ford her name subscribes her name and affix her seal the day
 and year above written

Signed sealed & delivered in presence of Eliza Weatherford
 S J Weatherford Stamp
 A M Weatherford

State of Ala & I Joshua P. Bonum Judge of the Probate Court for
 Limestone Co. do hereby certify that the foregoing con-
 veyance was filed in my office for record Jan'y 31st and was
 duly recorded Feb'y 8th 1870 in Deed Book 10 page 309
 Joshua P. Bonum Judge P.C.

Wm J. Hargrove wife & three persons made this 22nd day of December
 Co. Deeds year one thousand eight hundred and sixty eight
 Mary E. Woods & between Wm J. Hargrove and R A Hargrove his wife
 of the County of Limestone State of Alabama of the one part
 and Mrs Mary E Woods of the other part. Witnesseth that the
 said Wm J and R A Hargrove for and in consideration of

the sum of Four Hundred Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Mrs Mary E Woods all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama and known and described as follows: (The south west fourth of the south west fourth of section twenty two Township one range four (4) west. Also the north west fourth of the north west fourth of section twenty seven of Township one range four west containing in all eighty acres more or less.) To have and to hold the above described lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Mrs Mary E Woods her heirs and assigns forever. And the said Wm D & R A Hargraves for their heirs executors and administrators too do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Mrs Mary E Woods her heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Wm D & R A Hargraves 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 Wm D & R A Hargraves hereunto subscribed their names and affixed their seals the day and year above written.

Witness my hand

Wm D Hargraves

Reuben A Hargraves

The State of Alabama, I Lewis Morris an acting Justice of the Limestone County, I place in and for said County hereby certify that Wm D Hargraves and Reuben A Hargraves whose names are signed to the foregoing conveyance and who are known to me acknowledged before me that being informed of the contents of the conveyance they executed the same voluntarily on the day the same were date. Given under my hand this 1st day of February 1870

Lewis Morris J.P.

State of Ala I Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing conveyance was filed in my office for record Feb 2 1870 and was duly recorded Feb 8 1870 in Book 13 page 307 & 310

Joshua P. Conner
Judge P.C.

Gloria Mason & This Indenture made this 2nd day of February in the To Deed 3 year one thousand eight hundred and seventy between Jan L. Conner & Gloria Mason of the County of Limestone in the State of Alabama of the one part and James L. Conner of the other part Witnesseth that the said Gloria Mason for and in consideration of the sum of Five Hundred dollars to her in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold conveyed and confirmed; and by these presents do give grant bargain sell convey and confirm unto the said James L. Conner all that certain tract of land lying and being in the County of Limestone & State of Alabama & known and described as follows to wit: viz: Commencing at south east corner of the Haywood Jones lot on which he (Conner) now lives & running north to the North East corner of his said lot thence due east for enough to make (10) ten acres by turning south and running to a stake due east of beginning) To have and to hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said James L. Conner his heirs and assigns forever and the said Gloria Mason for herself heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said James L. Conner his heirs and assigns forever and against herself and all and every person or persons claiming or holding under her the said Gloria Mason and also against the lawful title claim or demand of all and every person or persons whomsoever In testimony whereof the said Gloria Mason hereunto subscribed her name and affix her seal the day and year above written.

Given sealed and delivered in presence of
John H. Hargraves Stamp 50c Gloria Mason End
Sally Jones

State of Ala I Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing conveyance was filed in my office for record Feb 2 1870 and was duly recorded Feb 8 1870 in Book 13 page 311

Joshua P. Conner Judge P.C.

Jan L. Conner wife & This Indenture made this 2nd day of February in To Deed 3 year one thousand eight hundred and seventy between Robt B. Mason & Jan L. Conner and Fanny Watson Conner his wife of the County of Limestone in the State of Alabama of the one part and Robert B. Mason of the other part Witnesseth that the said James L. Conner wife for and in consideration of the sum of One thousand dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold conveyed and confirmed; and by these presents do give grant bargain sell convey and confirm unto the said Robert B. Mason all that certain lot of land lying and being in the Corporation of Apton and known and described as follows to wit: viz: all

that portion of lot No 15 on north side Public Square and commencing at S E Corner of of the house bought by him from Roseman and running ... feet to middle of alley between the Yarbrough Stone house and said lot then north to middle of block ... feet then west to a stake then south of beginning then south to beginning) Do Here and to hold the above described lot with the tenements thereunto belonging or in any way appertaining unto the said Robert O Manri heirs and assigns forever. And the said James L. Roseman's wife for themselves heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said Robert O Manri his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said James L. Roseman's wife and also against the lawful title claims or demands of all and every person or persons whomsoever. In testimony whereof the said James L. Roseman's wife hereunto subscribed their names and affix their seals the day and year above written

James L. Roseman *End*

James M. Roseman *End*

State of Ala ³ I Joshua P. Conner Judge of the Probate Court for said County hereby certify that Jas. L. Roseman and James M. Roseman his wife whose names are signed to the foregoing Conveyance and who are known to me acknowledge and before me on this day that being informed of the contents of the Conveyance they executed the same voluntarily on the day the same bears date given under my hand this 7th day 1870

Joshua P. Conner Judge PC

State of Ala ³ I Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing Conveyance was filed in my office for record July 2 1870 and was duly recorded July 8 1870 in Deed Book 13 pages 311 & 312

Joshua P. Conner Judge PC

Jas E Hume
Contract with
Laborers
Witnesseth that I Jas E Hume and the undersigned laborers have this day January the 4th 1870 entered into a contract for the purpose of making a crop. It is agreed by Jas E Hume on the first part to furnish the undersigned laborers with land and team & tools to make a crop. Hume to live in and fire & wood to burn - the laborers of the second part agree to cultivate well the lands furnished them: and occupy their time diligently in making and gathering the crop - and they give the control of planting and managing the crop to said Hume. They agree to furnish half the feed for the team and pay the blacksmithing and furthermore they agree that their part of the crop for making & gathering shall be half of the crop of corn cotton and fodder raised by Hume. Also they agree to make five

hundred rails and put them up - and also to repair any gates fence crib, or farm house or gin house that may need repair on the farm. The further more specially agree to pay said Hume for all stock sold them supplies of provisions or clothing furnished them during the year 1870 out of their part of the crop. And a him and power of sale of their portion of the crop is hereby given to said Hume to secure payment for the same. Any laborer who by neglect or inattention to business shall fail to perform his or his part of the labor to make a hand shall pay one dollar per day to the square they may work - for the purpose of hiring help to cultivate the crop. And for conduct improper or unreasonable any laborer may be discharged dismissed at the option of said Hume

Stamp 50¢
Jas E Hume
Laborer
1st Ed Bradley
Leahy F. Houston
Ellis F. Cain
Queen Robert
wife
2nd Jas Roberts
Mary McDonald
Dellus McDonald
Margaret McDonald
Clifford Hume his family
or two children

State of Ala ³ I Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing Contract was filed in my office for record July 2 1870 and was duly recorded July 9 1870 in Deed Book 13 pages 312 & 313

Joshua P. Conner Judge PC

Wiley McGary or ³ State of Alabama Limestone County. Know all men by these presents that I Wiley McGary of Limestone County State of Alabama am justly indebted to James L. Conner in the sum of Nine hundred and ninety & 50/100 Dollars due by bond executed this day and which said note I am desirous of paying by 1st day 1871. This money was furnished by him to enable me to make last payments on the land on which I now live and which I bought of Jas E Hume administrator of Wiley Cospin dead in Limestone County State of Alabama. Now therefore in view of the premises and for the further consideration of one dollar to me in hand paid I do hereby & by these presents convey give grant bargain & sell to Charles M. Hays a little in fee simple absolute in and to said land and known & described as follows to wit: viz: 360 acres bounded north by lands of Ed. S. Gray by south by Mrs Copeland east by Mrs Conner & west by lands of W. H. S. Siddle & E. H. Gray by also I give him full title to following miles 1 several more miles & 1 more more miles & given old & bought of James L. Conner 1 team horse about 7 years old 1 two horse wagon and all the farming implements that are now or may be in my possession upon the following trust however viz: If any portion of said debt shall remain due and unpaid on the first day 1871 then said Charles M. Hays shall proceed to sell at public sale after giving

all Limestone sum 320 50/100
due 1st day 1872
J L Conner

the usual notice of 30 days in a public newspaper
in Athens in front of the Court House door at usual time
all of the above property or so much thereof as will be of
value to satisfy said debt in full and pay first the costs of
the instrument & the debt & interest due & unpaid and if
any shall be left shall pay the same to Willie McQuay
but if said debt shall be paid in full then and in that
event said Charleston Hayes shall receive to said McQuay
all of the above described property. wit my hand & seal this
3rd day of Feb'y 1870 Willie McQuay (s)

Stampo 7/12

James L. Cowan

Wm Hayes

State of New York I, Abraham P. Conner Justice of the Probate Court for
Lorain County hereby certify that Willie McGregor whose
name is assigned to the foregoing Conveyance and who is
known to me acknowledged before me on this day that
being informed of the contents of the Conveyance he executed
the same voluntarily on the day the same bears date. Given
under my hand this 26th day of Feb'y 1870

Joshua P. Corman Judge P.C.

State of Ala. I, Joshua P. Cannon Judge of the Probate Court for
Limestone Co. do hereby certify that the foregoing
Inventory was filed in my office for record Feb'y 3/1870
was duly recorded Feb'y 9th 1870 in Book 15 pages 31 & 34

Joshua P. Coriander

Indy PC

Angus McAllister & Co. On the second day of January one thousand eight
Do. No. 3 hundred and seventy one I promise to deliver Jas. H. Hine
Jas. H. Hine 3 eight thousand and one hundred pounds lint Cotton at the
Depot at Auburn Alabama out of the first picked well packed
merchantable lint Cotton raised in 1870 in part payment of
cash lands bought of said Jas. H. Hine

Mar 16 1869 / Stamps 857

Stamps 85¢

Anem. viscos. L.

State of Ala. I Joshua P. Cannon Judge of the Probate Court for
Limestone Co. said Christy Hensley certify that the foregoing Note
was filed in my office for record Feb 3rd 1870 and was duly
recorded Feb 9 1870 in Deed Book 10 page 314

Dr. Henry P. Connor Esq. PC

Angus McAlister & Co. the second day of January one thousand eight
 hundred and seventy two. I promise to deliver Jan 26 three
 Just Hines Eight thousand one hundred pounds lint cotton at the
 depot at Auburn Alabama out of first picked well picked
 merchantable lint cotton raised in 1871 in pure payment of lint
 purchased of said Hines. November 16 1869.

First

Stam. 85

3-11-18

Just in Malone

State of Ala. Luriston Co. I John W. P. Connor Judge of the Probate

Clint for said County hereby certify that the foregoing Note was filed in my office for record Feb'y 3rd and was duly recorded Feb'y 97 870 in Book 13 pages 314 & 315.

Joshua P. Cosman Jr. dy. PC

Angus McClinton } On the second day of January one thousand eight hundred
No. 101. } and seventy three I promise to deliver to H. H. Home eight
Jan. 26, Home } thousand seven hundred pounds lint cotton at the depot at
Oxford Alabama out of first picked well packed merchantable lint
cotton raised in 1872 in part payment of land land bought of said
Home Nov 16th 1869

Test

Stump 85 c

Andru Melita

das vi malme

State of Ala. I, Joshua P. Cowan Judge of the Probate Court for said
Limestone Co. ^{County} hereby certify that - the foregoing State was filed
in my office for record Feb'y 5 1870 and was duly recorded Feb'y
9th 1870 in Deed Book 18 page 315.

Joshua P. Conant Jr. dy. 180

Hamilton Harris } This Indenture Witnesseth that I Hamilton Harris of Lenoir
to Lenoir } County State of Alabama for and in consideration of the
Dorcas Robertson } sum of three hundred and fifty dollars in supplies this day
advanced bona fide to me and to be advanced to me as they become
necessary by Dorcas Robertson to enable me to make and secure
my crop for the year of 1870 on the Dr & Paines place and with
out which I could not make and secure said crop I hereby give
a lien upon said crop and also upon the following and power
of sale in case of default for the certain payment of the same
on or before the first day of January 1871 according to section
1858 of the Revised Code of Alabama February 1870

Chilmark

Stamps 50¢

Hamilton & Harris

Thomas L. Lawrence

State of Ala. I & Joshua P. Conner Judge of the Probate Court for said
Limestone Co. do hereby certify, that the foregoing will was
filed in my office for record Feb. 3rd 1870 and was duly
recorded Feb. 9th 1870 in Deed Book 10 page 915

Joshua P. Carrington & Co.

E. H. Gregory & Co. Ld. This Indenture made and entered into this 4th day of February 1870 between Edward H. Gregory and Walter B. Jones & Walter B. Jones Witnesseth that whereas Walter B. Jones has this day paid to me in funds the sum of one hundred and twenty five dollars and whereas I am further indebted to Walter B. Jones in the sum of one hundred and twenty five dollars due and payable on the 5th day of April 1870. Now in order to secure the payment of said sum of money together with the interest thereon I have given and do hereby give Walter B. Jones a mortgage and him one brown saddle horse five years old warranted sound and in default of payment power of sale is given

after giving ten days notice of time and place of sale
 Whitcomb my hand and seal the day and date above written
 Stamp 50¢

State of Ala. I Joshua P. Conner Judge of the Probate Court of
 Limestone County hereby certify that the foregoing line
 was filed in my office for record Feb'y 4 1870 and was duly
 recorded Feb'y 9 1870 in Deed Book 10 page 316
 Joshua P. Conner Judge P.C.

Allen Sanders & I have this day received of W. B. Sanders Two Hundred
 Dollars and eight dollars 90/100 to enable me to make a crop on
 W. B. Sanders' land for 1870 which I have received in good
 faith. I have therefore hereby give & create a lien on the entire
 crop of every kind made & grown the present year and power
 of sale this 4th Feb'y 1870

Attest Stamp 50¢ Allen Sanders

State of Ala. I Joshua P. Conner Judge of the Probate Court for
 Limestone County hereby certify that the foregoing
 Lien was filed in my office for record Feb'y 4 1870 and was duly
 recorded Feb'y 9 1870 in Deed Book 10 page 316
 Joshua P. Conner
 Judge P.C.

Mr. C. Sanders & I have this day received of W. B. Sanders Two Hundred
 Dollars and eight dollars 90/100 to enable me to make a crop on
 W. B. Sanders' land for 1870 which I have received in good
 faith. I have therefore hereby give & create a lien on the entire
 crop of every kind made & grown the present year and power
 of sale this 4th Feb'y 1870

Attest Stamp 50¢ Mr. C. Sanders

State of Ala. I Joshua P. Conner Judge of the Probate Court of
 Limestone County hereby certify that the foregoing line
 was filed in my office for record Feb'y 5 1870 and was duly recorded
 Feb'y 9 1870 in Deed Book 10 page 316
 Joshua P. Conner Judge P.C.

Mr. C. Sanders & I have this day received of W. B. Sanders Two Hundred
 Dollars and eight dollars 90/100 to enable me to make a crop on
 W. B. Sanders' land for 1870 which I have received in good
 faith. I have therefore hereby give & create a lien on the entire
 crop of every kind made & grown the present year and power
 of sale this 4th Feb'y 1870

Attest Stamp 50¢ Mr. C. Sanders

State of Ala. I Joshua P. Conner Judge of the Probate Court for
 Limestone County hereby certify that the foregoing line
 was filed in my office for record Feb'y 5 1870 and was duly recorded
 Feb'y 9 1870 in Deed Book 10 page 316

Joshua P. Conner Judge P.C.

John W. H. Malone & I have this day received of W. B. Sanders Two Hundred
 Dollars and eight dollars 90/100 to enable me to make a crop on
 W. B. Sanders' land for 1870 which I have received in good
 faith. I have therefore hereby give & create a lien on the entire
 crop of every kind made & grown the present year and power
 of sale this 4th Feb'y 1870

Attest Stamp 50¢ John W. H. Malone

State of Ala. I Joshua P. Conner Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing Lien was filed
 in my office for record Feb'y 5 1870 and was duly recorded Feb'y 9
 1870 in Deed Book 10 page 317
 Joshua P. Conner Judge P.C.

Adam Lumphin & I have this day received of W. B. Sanders Two Hundred
 Dollars and eight dollars 90/100 to enable me to make a crop on
 W. B. Sanders' land for 1870 which I have received in good
 faith. I have therefore hereby give & create a lien on the entire
 crop of every kind made & grown the present year and power
 of sale this 4th Feb'y 1870

Attest Stamp 50¢ Adam Lumphin

State of Ala. I Joshua P. Conner Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing line was
 filed in my office for record Feb'y 7 1870 and was duly recorded
 Feb'y 9 1870 in Deed Book 10 page 317
 Joshua P. Conner Judge P.C.

Whitfield Lanthrop & I have this day received of W. B. Sanders Two Hundred
 Dollars and eight dollars 90/100 to enable me to make a crop on
 W. B. Sanders' land for 1870 which I have received in good
 faith. I have therefore hereby give & create a lien on the entire
 crop of every kind made & grown the present year and power
 of sale this 4th Feb'y 1870

Agree to pay said money the sum of two hundred dollars (\$200) on or before the 1st day of January 1870. I also agree to take good care of the farm & orchard and to enclose the shed on the front side of the house with three feet boards shingle fashion and to put two new sills under the said shed. A lien on my entire crop raised during 1870 is hereby created for the true & prompt payment to said money of said two hundred dollars & to make said repairs in default of which power of sale is given. Witness my hand & seal this 7th day of February 1870

Witness my hand & seal this 7th day of February 1870

State of Ala & Joshua P. Connor Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 9 1870 in said Book 13 pages 317 & 318

Joshua P. Connor Judge P.C.

Know all men by these presents that I Nathaniel McDonald of Limestone Co Ala am indebted to and promise to pay Mrs Anne B. Hobbs of said County and State the sum of one hundred and sixty two dollars (\$162) that said sum of money was obtained by me bona fide for the purpose of making a crop the present year 1870 on a part of said Mrs Hobbs Jackson field; that without said advance it would not be in my power to procure the necessary team provisions and farming implements to make said crop and that the same has been invested in said team &c and therefore that a lien with power of sale on ten days notice is given to said Mrs Anne B. Hobbs upon my several horses about five years old called Ball and upon all the crop raised and made by me the present year and all the tools implements &c used in working said crop for the purpose of securing to her the punctual payment of said advance of one hundred and sixty two dollars as aforesaid. Witness my hand and seal this 24th day of January 1870

Signed sealed and acknowledged

Nathaniel McDonald

in the presence of

James Benagh

State of Ala & Joshua P. Connor Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 9 1870 in said Book 13 page 318

Joshua P. Connor Judge P.C.

Know all men by these presents that I Ouseman Hobbs of Limestone County Ala am indebted and promise to pay Mrs Anne B. Hobbs of said County and State the sum of one hundred and eighty five dollars (\$185) that said sum of money

was obtained by me bona fide for the purpose of making a crop the present year 1870 on a part of said Mrs Hobbs Jackson field; that without said advance it would not be in my power to procure the necessary team provisions and farming implements to make said crop and that the same has been invested in said team &c and therefore that a lien with power of sale on ten days notice is given to said Mrs Anne B. Hobbs upon my bay mare called "Roxette" one dark horse male black called "Bob" and all the crop raised and made by me the present year and all the tools implements &c used in making said crop for the purpose of securing to her the punctual repayment of said one hundred and eighty five dollars by her advanced as aforesaid. Witness my hand and seal this 24th day of January 1870

Signed sealed and acknowledged

Ouseman Hobbs

in presence of James Benagh

State of Ala & Joshua P. Connor Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 9 1870 in said Book 13 pages 318 & 319

Joshua P. Connor Judge P.C.

Know all men by these presents that I Ben Hobbs of Limestone Co Ala am indebted to and promise to pay Mrs Anne B. Hobbs of said County and State on or before the 31 of December 1870 the sum of four hundred dollars that said sum of money was advanced to me by said Mrs Hobbs in the shape of one bay male named Bill about six or seven years old and farming implements and provisions that said advance was obtained by me bona fide for the purpose of making a crop and that without such advance it would not be in my power to procure the necessary team provisions and farming implements to make a crop and therefore that a lien with power of sale is hereby created and given to said Mrs Anne B. Hobbs upon said bay male "Bill" and upon all the farming implements used in making said crop and upon all provisions farm tools &c owned by me for the purpose of securing the punctual repayment of said advance to said Mrs Anne B. Hobbs. Witness my hand and seal this 1st day of January 1870

Signed sealed and acknowledged

Ben Hobbs

in presence of James Benagh

State of Ala & Joshua P. Connor Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in said Book 13 page 319

Joshua P. Connor Judge P.C.

Know all men by these presents that I John Malone of Limestone Co Ala am indebted and promise to pay to Mrs Anne B. Hobbs of said County and State on or before 31 December 1870 the sum of eight hundred dollars that said sum of money was advanced by said Mrs Anne B. Hobbs to me in the form of

mules, farming implements and provision that advance was obtained by me bona fide for the purpose of making a crop and that without such advance it would not be in my power to procure the necessary team provisions and farming implements to make a crop. And therefore that a lien with power of sale hereby created and given to said Mrs Anne B Hobbs upon two gray mare mules called Mary and Polly one cow and two calves and all the hogs furniture and provisions now belonging to said John Malone and also all the crop raised and made by him in the present year and all farming implements wagons or used in making said crop for the purpose of securing the payment of said advance to said Mrs Anne B Hobbs. Witness my hand and seal this 1st day of January 1870

Signed sealed & acknowledged Stamp 50¢ John Malone

in presence of James Benagh
State of Ala & Joshua P. Connor Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in Book 13 page 320

Joshua P. Connor Judge P.C.

James Gallaway & H. Thomas } Know all men by these presents that we James
Do Linn } Gallaway and Henry Thomas friendsman of the County
Mrs A B Hobbs } of Limestone State of Alabama are indebted to said
James to pay to Mrs Anne B Hobbs of said County and State
on or before the 31st day of December 1870 the sum of nine hun-
dred and fifty dollars. That said sum of money was advanced
to us by Mrs Hobbs in the shape of team provisions & farming
implements that said advances were obtained by us bona fide
for the purpose of making a crop and that without such advance
it would not be in our power to procure the necessary team
provisions and farming implements to make a crop and there-
fore that a lien with power of sale is hereby created and given
to said Mrs Anne B Hobbs upon the following named personal
property viz: one bay horse mule named Joe one bay horse
mule named Dave one bay horse named Dock one timber
wagon & harness all cows calves hogs furniture harness owned by
us or either of us also the crop raised and made by us the
present year and the tools and farming implements used in
making said crop for the purpose of securing to said Mrs Anne
B Hobbs the punctual payment of said advances. Witness the
following signatures and seals this 4th day of January 1870

Signed sealed & acknowledged Stamp 75¢
in presence of James Benagh
James Gallaway
Henry Thomas

State of Ala & Joshua P. Connor Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in Book 13 page 320 Joshua P. Connor Judge P.C.

Robert M Hobbs & Ann all men by these presents that I Robert M Hobbs
Do Linn } of Limestone Co Ala am indebted and promise to pay on
Mrs A B Hobbs } or before the first day of January 1871 to Mrs Anne B Hobbs
of said County and State the sum of one hundred and seventy five dollars
(175.00) with legal interest thereon from this day until paid. That said sum
of money was obtained by me bona fide for the purpose of making a crop
the present year (1870) on a part of said Mrs Hobbs Jackson field. That
without said advance it would not be in my power to procure the ne-
cessary team provisions and farming implements to make said crop and
that the same has been invested in said team &c. And therefore that a lien
with power of sale on ten days notice is given to said Mrs Anne B
Hobbs upon one sorrel mare mule called Julia one two horse wagon
one cow two yearlings and six hogs and all the crop raised and made
by me the present year and all the tools implements &c used in
making said crop for the purpose of securing to her the punctual
payment of said advance. Witness my hand and seal this 1st day
of January 1870 Stamp 50¢ Robert M Hobbs

Signed sealed and acknowledged
in presence of James Benagh

State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone Co said County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in Book 13 page 321
Joshua P. Connor Judge P.C.

Wm G. Lathrop & Oliver } This Indenture witnesseth that we Wm G. Lathrop & Oliver
Do Linn } of Limestone County State of Alabama for and in
R. B. Peckles } consideration of 500 Five hundred dollars in supplies
this day advanced bona fide to us and to be advanced to us as they
became necessary by R B Peckles of said County to enable me to make and
secure my crop for the year of 1870 on the Linn place and with-
out which we could not make and secure said crop we hereby
give them a lien upon said crop and also upon the following
property viz: one medium sized mare color chestnut named age 5
years and power of sale in case of default for the certain payment
of the same on or before the first day of November 1870 according
to section 1858 of the Revised Code of Alabama. Witness our hands
this 5th day of February 1870

Stamp 50¢ Wm G. Lathrop & Oliver
State of Ala & Joshua P. Connor Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in Book 13 page 321
Joshua P. Connor Judge P.C.

James Gayle } This Indenture witnesseth that I James Gayle of Limestone
Do Linn } County State of Alabama for and in consideration of Five
Pebles } hundred & fifty dollars in supplies this day advanced bona
fide to me and to be advanced to me as they become necessary

Satis fide
April 9-1871
Wm G. Lathrop

Satisfied in full
July 16 1871
R B Peckham

by R B Peckham of the year of 1870 on the small Robert place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: one black horse mule about fifteen hands high or a wooden axle wagon and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama
Witness my hand Jan 29 1870
R B Peckham
Stamps 50¢

State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in Deed Book 13 page 321 & 322
Joshua P. Connor Judge P.C.

David Harris of Limestone County State of Alabama for and in consideration of the sum of Two Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Robert B. Peckham of the year of 1870 on the J W S Donald place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: one medium sized sorrel horse mule about 9 years old and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama given at Morrisville Ala this fifth day of Feb 1870
Witness my hand Jan 29 1870
R B Peckham
Stamps 50¢

State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in Deed Book 13 page 322
Joshua P. Connor Judge P.C.

Satisfied in full
Jan 21 1871
R B Peckham

This Indenture witnesseth that I Mat Johnson of Limestone County State of Alabama for and in consideration of the sum of Two Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Robert B. Peckham of the year of 1870 on the J W S Donald place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: one medium sized sorrel horse mule about 9 years old and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama given at Morrisville Ala this the

fifth day of Feb 1870

Witness my hand
R B Peckham Stamps 50¢
State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in Deed Book 13 page 322 & 323
Joshua P. Connor Judge P.C.

John Nichols of Limestone County State of Alabama for and in consideration of the sum of Two Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Robert B. Peckham of the year of 1870 on the J W S Donald place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: one small black switch cow about 5 years old and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama given at Morrisville Ala on this the fifth day of Feb 1870
Witness my hand
R B Peckham Stamps 50¢
State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in Deed Book 13 page 323
Joshua P. Connor Judge P.C.

Randal Harris of Limestone County State of Alabama for and in consideration of the sum of Two Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Robert B. Peckham of the year of 1870 on the J W S Donald place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: one medium sized clay bank mare about 9 years old and 3 head cattle and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama given at Morrisville Ala on this the fifth day of Feb 1870
Witness my hand
R B Peckham Stamps 50¢
State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly recorded Feb 10 1870 in Deed Book 13 page 323
Joshua P. Connor Judge P.C.

Satisfied Jan 3 1871
R B Peckham

Robert Maclean 3 This Indenture witnesseth that I Robert Maclean of
 To Lien 3 Limestone County, State of Alabama for and in consideration
 R B Peckles of 3 the sum of Five hundred dollars in supplies this
 day advanced bona fide to me and to be advanced to me as they
 become necessary by Robt B Peckles of 3 to enable me to
 make and secure my crop for the year of 1870 on the Jan Rite
 place and without which I could not make and secure said crop
 I hereby give them a lien upon said crop and also upon the
 following property viz: one medium sized mares colored
 horse make about 5 years old and power of sale in case of
 default for the certain payment of the same on or before the first
 day of November 1870 according to section 1858 of the Revised Code
 of Alabama given at Morrisville Ala this the fifth day of
 Feb 1870 Stamp 50¢ Robert Maclean
 Witness R B Peckles

State of Ala 3 I Joshua P. Cannon Judge of the Probate Court for said
 Limestone 3 County hereby certify that the foregoing lien was
 filed in my office for record Feb 7 and was duly recorded Feb
 10 1870 in Deed Book 10 page 324

Joshua P. Cannon Judge P.C.

Henry Hobbs 3 This Indenture witnesseth that I Henry Hobbs of Limestone
 To Lien 3 County, State of Alabama for and in consideration of the
 R B Peckles of 3 sum of Five hundred dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become
 necessary by Robert B Peckles of 3 to enable me to make and
 secure my crop for the year of 1870 on the Jan Hobbs place
 and without which I could not make and secure said crop I
 hereby give them a lien upon said crop and also upon the
 following and power of sale in case of default for the certain
 payment of the same on or before the first day of November
 1870 according to section 1858 of the Revised Code of Alabama
 given at Morrisville Ala this twenty eight day of January
 eighteen hundred seventy

Witness Stamp 50¢ Henry Hobbs
 R B Peckles W.S. White

State of Ala 3 I Joshua P. Cannon Judge of the Probate Court
 Limestone 3 for said County hereby certify that the foregoing
 lien was filed in my office for record Feb 7 1870 and was
 duly recorded Feb 10 1870 in Deed Book 10 page 324

Joshua P. Cannon Judge P.C.

Ben Orr & Ben Rogers 3 This Indenture witnesseth that we Ben Orr and Ben
 To Lien 3 Rogers of Limestone County, State of Alabama for
 R B Peckles of 3 in consideration of the sum of Four hundred dollars
 in supplies this day advanced bona fide to us and to be advanced
 to us as they become necessary by Robt B
 Peckles of 3 to enable us to make and secure our crop
 for the year of 1870 on the Short R. Callin place and without

which we could not make and secure said crop we hereby give
 them a lien upon said crop and also upon the following property one
 large black horse about 16 hands high about 8 years old belonging
 to Ben Orr & one medium sized black mare about 11 years old belonging
 to Ben Rogers and power of sale in case of default for the certain
 payment of the same on or before the first day of November 1870 according
 to section 1858 of the Revised Code of Alabama. Given at Morrisville
 Ala this the twenty ninth day of January eighteen hundred seventy
 Witnesses Benjamin Orr
 Ben Rogers

PD Hunt R B Peckles Stamp 50¢
 State of Ala 3 I Joshua P. Cannon Judge of the Probate Court for said
 Limestone 3 County hereby certify that the foregoing lien was
 filed in my office for record Feb 7 and was duly recorded Feb
 10 1870 in Deed Book 10 page 324 & 325

Joshua P. Cannon Judge P.C.

George Washington 3 This Indenture witnesseth that I George Washington of
 To Lien 3 Limestone County, State of Alabama for and in consideration of
 R B Peckles of 3 three hundred dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become necessary by
 R B Peckles of 3 to enable me to make and secure my crop for the
 year of 1870 on the R B Gamble place and without which I could
 not make and secure said crop I hereby give them a lien upon said
 crop and also upon the following and power of sale in case of
 default for the certain payment of the same on or before the first
 day of November 1870 according to section 1858 of the Revised
 Code of Alabama. Witness my hand and seal this the 29th day of
 January 1870 Stamp 50¢ George Washington
 Witness

R B Peckles W.S. White
 State of Ala 3 I Joshua P. Cannon Judge of the Probate Court
 Limestone 3 for said County hereby certify that the foregoing
 lien was filed in my office for record Feb 7 1870 and was
 duly recorded Feb 10 1870 in Deed Book 10 page 325

Joshua P. Cannon Judge P.C.

Minor Peckles 3 This Indenture witnesseth that I Minor Peckles of
 To Lien 3 Limestone County, State of Alabama for and in consideration
 R B Peckles of 3 of the sum of Five hundred dollars in supplies this
 day advanced bona fide to me and to be advanced to me as they
 become necessary by Robt B Peckles of 3 to enable me to make
 and secure my crop for the year of 1870 on the Peter F. Garrett
 place and without which I could not make and secure said crop
 I hereby give them a lien upon said crop and also upon the following
 property: one small gray mare about 5 years old and one
 medium sized brown colored mare make doubtful age and
 and one sorrel mare about 15 hands high age doubtful
 and power of sale in case of default for the certain pay
 ment of the same on or before the first day of November 1870

according to section 1858 of the Revised Code of Alabama
Given at Mornsville Ala Feb'y 10 1870

Notary Public J. P. Curren
State of Ala I Joshua P. Curren Judge of the Probate Court for
Limestone County hereby certify that the foregoing line was filed
in my office for record Feb'y 7 1870 and was duly recorded Feb'y 10 1870
in Deed Book 13 page 326
Joshua P. Curren Judge P.C.

Phillip Hensley 3 This Indenture witnesseth that I Phillip Hensley of
Limestone County State of Alabama for and in consideration
of the sum of Four Hundred dollars in supplies this day
advanced bona fide to me and to be advanced to me as they
became necessary by Robt B. Peckles of said county to enable me to make
and secure my crop for the year of 1870 on the Peckles place
and without which I could not make and secure said crop and
give them a lien upon said crop and also upon the following property
viz one brown horse male about 15 hands high right eye knocked
out and of doubtful age and one spotted milk cow and power
sale in case of default for the certain payment of the same on or
before the first day of November 1870 according to section 1858 of
the Revised Code of Alabama Given at Mornsville Ala this the
fourth day of Feb'y 1870
Notary Public H. S. White
State of Ala I Joshua P. Curren Judge of the Probate Court for said
Limestone County hereby certify that the foregoing line was filed
in my office for record Feb'y 7 1870 and was duly recorded Feb'y 10
1870 in Deed Book 13 page 326
Joshua P. Curren Judge P.C.

Austin Harris 3 This Indenture witnesseth that we Austin Harris Eastern
Barnwright & Carvers Anderson of Limestone County State
of Alabama for and in consideration of the sum of
Four Hundred dollars in supplies this day advanced bona fide
to us and to be advanced to us as they became necessary by R.B.
Peckles of said county to enable us to make and secure our crop for the
year of 1870 on the Floyd's place and without which
we could not make and secure said crop we hereby give
them a lien upon said crop and also upon the following property
viz one dark colored horse male about 14 hands high and power
of sale in case of default for the certain payment of
the same on or before the first day of November 1870 according
to section 1858 of the Revised Code of Alabama Witness our hands
this eighteenth day of January Eighteen hundred and seventy
Notary Public
Austin Harris
Eastern Barnwright
Carvers Anderson

State of Ala I Joshua P. Curren Judge of the Probate Court for said
Limestone County hereby certify that the foregoing line was filed
in my office for record Feb'y 7 1870 and was duly recorded Feb'y 10 1870
in Deed Book 13 page 326
Joshua P. Curren Judge P.C.

Charles Doney 3 This Indenture witnesseth that I Charles Doney of Limestone
County State of Alabama for and in consideration of the sum of
Two Hundred dollars in supplies this day advanced bona fide
to me and to be advanced to me as they became necessary by Robt
B. Peckles of said county to enable me to make and secure my crop for the year
of 1870 on the Eli Ray place and without which I could not make
and secure said crop I hereby give them a lien upon said crop and also
upon the following property viz one medium sized black mare
about 7 years old and power of sale in case of default for the certain
payment of the same on or before the first day of November 1870 according
to section 1858 of the Revised Code of Alabama Given at Mornsville
Ala this the fourth day of Feb'y 1870
Attest
Notary Public H. S. White
State of Ala I Joshua P. Curren Judge of the Probate Court for said
Limestone County hereby certify that the foregoing line was filed
in my office for record Feb'y 7 1870 and was duly recorded Feb'y 10 1870
in Deed Book 13 page 327
Joshua P. Curren Judge P.C.

I do hereby bind and obligate myself to see that the conditions
of the above line are accomplished and in case the said Charles
Doney does not pay the amt specified with myself before
do hereby affirm the full payment of said amount to said Robt
B. Peckles of said county this Feb'y 4 1870
Attest H. S. White
Notary Public
State of Ala I Joshua P. Curren Judge of the Probate Court for said
Limestone County hereby certify that the foregoing line was filed
in my office for record Feb'y 7 1870 and was duly recorded Feb'y 10 1870
in Deed Book 13 page 327
Joshua P. Curren Judge P.C.

Stephen Dodd 3 This Indenture witnesseth that I Stephen Dodd of Limestone
County State of Alabama for and in consideration of the
sum of Five Hundred dollars in supplies this day
advanced bona fide to me and to be advanced to me as they became
necessary by Robt B. Peckles of said county to enable me to make and secure
my crop for the year of 1870 on the J. W. D. Dornell place and
without which I could not make and secure said crop I hereby give
them a lien upon said crop and also upon the following property
viz one medium sized brown colored mare about six years
old or one bay horse male 4 years old and power of sale in case
of default for the certain payment of the same on or before the
first day of November 1870 according to section 1858 of the Revised
Code of Alabama Given at Mornsville Ala this the fifth day
of Feb'y 1870
Attest
Notary Public H. S. White
State of Ala I Joshua P. Curren Judge of the Probate Court for said
Limestone County hereby certify that the foregoing line

was filed in my office for record July 7 1870 and was duly
recorded July 10 1870 in Deed Book 18 page 327
Joshua P. Conner Judge P.C.

Charles H. Hartsfield
D. Linn
R. B. Peebles
This Indenture witnesseth that Charles Hartsfield of
Limestone County State of Alabama for and in consideration
of the sum of Three Hundred dollars in cash his
this day advanced bona fide to me and to be advanced to
me as they become necessary by Robt B Peebles of
me to make and secure my crop for the year of 1870 on the
J M B Dornick place and without which I could not make
and secure said crop & hereby give them a lien upon said
crop and also upon the following and power of sale in
case of default for the certain payment of the same on or before
the first day of December 1870 according to section 1858 of
the Revised Code of Alabama given at Knoxville Ala
the first day of July 1870
Witness my hand & Seal of Office this 10th day of July 1870
Joshua P. Conner Judge P.C.

State of Ala
Limestone County hereby certify that the foregoing lien was
filed in my office for record July 7 1870 and was duly recorded
July 10 1870 in Deed Book 18 page 328.
Joshua P. Conner Judge P.C.

Alex. Frank Malone
D. Linn
R. B. Peebles
This Indenture witnesseth that we Alex. and Frank
Malone of Limestone County State of Alabama for and
in consideration of the sum of Five Hundred
dollars in cash his this day advanced bona fide to us and to
be advanced to us as they become necessary by Robt B Peebles
of me to make and secure our crop for the year
of 1870 on the J M B Dornick place and without which we
could not make and secure said crop and hereby give them a
lien upon said crop and also upon the following property
viz one black spotted milk cow and one red milk cow and
power of sale in case of default for the certain payment of the
same on or before the first day of December 1870 according to
section 1858 of the Revised Code of Alabama given at Knoxville
Ala the first day of July 1870
Witness my hand & Seal of Office this 10th day of July 1870
Alex. Malone
Frank Malone
R. B. Peebles

State of Ala
Limestone County hereby certify that the foregoing lien was filed
in my office for record July 7 1870 and was duly recorded July
10 1870 in Deed Book 18 page 328
Joshua P. Conner
Judge P.C.

John Hobbs
D. Linn
R. B. Peebles
This Indenture witnesseth that I John Hobbs of Limestone Co
County State of Alabama for and in consideration of the sum
of Three Hundred dollars in cash his this day advanced bona
fide to me and to be advanced to me as they become necessary by Robt
B Peebles of me to make and secure my crop for the year
of 1870 on the John Hobbs place and without which I could not make
and secure said crop & hereby give them a lien upon said crop and
also upon the following property viz one large black horse and
also one white eye (commonly called glass eye) and will be
three years old this Spring and power of sale in case of default in the
certain payment of the same on or before the first day of December 1870
according to section 1858 of the Revised Code of Alabama given at
Knoxville Ala this twenty eighth day of January Eighteen Hundred and
Seventy
Witness my hand & Seal of Office this 10th day of July 1870
John Hobbs
R. B. Peebles

State of Ala
Limestone County hereby certify that the foregoing lien was filed
in my office for record July 7 1870 and was duly recorded July
10 1870 in Deed Book 18 page 329
Joshua P. Conner Judge P.C.

A. P. Brackeen
D. Linn
S. P. Sumner
This Indenture witnesseth that I A. P. Brackeen of Limestone
County State of Alabama for and in consideration of the sum
of Fifty dollars in cash his this day advanced bona fide
to me and to be advanced to me as they become necessary by
S. P. Sumner to enable me to make and secure my crop for
the year of 1870 on the Caroline Copeland place and without
which I could not make and secure said crop & hereby give a
lien upon said crop and also upon the following property viz one bay
horse one cow and power of sale in case of default for the cer
tain payment of the same on or before the first day of January
1871 according to section 1858 of the Revised Code of Alabama
given at Knoxville Ala this 24th day of January 1870
Witness my hand & Seal of Office this 10th day of July 1870
A. P. Brackeen
S. P. Sumner
State of Ala
Limestone County hereby certify that the foregoing
lien was filed in my office for record July 8 and was duly
recorded July 11 1870 in Deed Book 18 page 329
Joshua P. Conner
Judge P.C.

Joe M. Allen
D. Linn
S. P. Sumner
This Indenture witnesseth that I Joe M. Allen of Limestone
County State of Alabama for and in consideration of the
sum of Five Hundred Dollars in cash his this day advanced
and bona fide to me and to be advanced to me as they become
necessary by S. P. Sumner to enable me to make and secure
my crop for the year of 1870 on the Allen place and with
out which I could not make and secure said crop & hereby

Satisfied in full Jan 2 1871
R. B. Peebles

Satisfied July 28 1871
R. B. Peebles

Satisfied Feb 20 1871
R. B. Peebles

give a lien upon said crops and also upon the following property three mules one two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama January 27 1870

Witness
John D Davis Stamp 50¢ J. M. Allen

State of Ala. I Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record July 8 1870 and was duly recorded July 11 1870 in Deed Book 13 page 329 & 330.
Joshua P. Connor Judge P.C.

John D Davis This Indenture witnesseth that I John D Davis of Limestone County State of Alabama for and in consideration of the sum of Five hundred & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on the Mrs. Thach place and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following property one small horse and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama February 7 1870

Witness
John D Davis Stamp 50¢ John D. Blumagan
J. L. Mustin

State of Ala. I Joshua P. Connor Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record July 8 1870 and was duly recorded July 11 1870 in Deed Book 13 page 330.
Joshua P. Connor Judge P.C.

Joseph Hallbert This Indenture witnesseth that I Joseph Hallbert of Limestone County State of Alabama for and in consideration of the sum of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on his own place and without which I could not make and secure said crop I hereby give a lien on said crop and also upon the following property one small mule 4 years old 1 black mule 6 years one two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to section 1858 of the Revised Code of Alabama February 7 1870

Witness
John D Davis Stamp 50¢ Joseph Hallbert

State of Ala. I Joshua P. Connor Judge of the Probate Court of said Limestone County hereby certify that the foregoing lien was filed in my office for record July 8 1870 and was duly recorded July 11 1870 in Deed Book 13 page 331 Joshua P. Connor Judge P.C.

W. B. Harper This Indenture witnesseth that I W. B. Harper of Limestone County State of Alabama for and in consideration of the sum of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on the Miss Sallie Harp place and without which I could not make and secure said crop I hereby give a lien upon my interest said crop and also upon the following property one small horse and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama January 28 1870

Witness
John D Davis Stamp 50¢ W. B. Harper

State of Ala. I Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record July 8 1870 and was duly recorded July 11 1870 in Deed Book 13 page 331.
Joshua P. Connor Judge P.C.

Elajah L. Landers This Indenture witnesseth that I Elajah L. Landers of Limestone County State of Alabama for and in consideration of the sum of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on the Woodson Landers place and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following property two cows 8 calves and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to section 1858 of the Revised Code of Alabama Jan. 29 1870

A 672 Contract Stamp 50¢ Elajah L. Landers
State of Ala. I Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record July 8 1870 and was duly recorded July 11 1870 in Deed Book 13 page 331 Joshua P. Connor Judge P.C.

George L. Davis This Indenture witnesseth that I George L. Davis of Limestone County State of Alabama for and in consideration of the sum of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on the G. L. Davis place and without which I could not make and secure said crop I hereby give a lien upon said crops and also upon the

following property one brown mare aged seven years
tortoise head of hogs and power of sale in case of default
for the certain payment of the same on or before the first day
of January 1871 according to section 1858 of the Revised
Code of Alabama Feb'y 5th 1870

Witness George L. Davis
Jas H Davis Stamp 50¢
State of Ala & Joshua P. Conner Judge of the Probate Court
Limestone Co for said County hereby certify that the foregoing
line was filed in my office for record Feb'y 8th and was
duly recorded Feb'y 11th 1870 in Deed Book 13 page 332
Joshua P. Conner Judge P.C.

J M Bridgforth This Indenture witnesseth that I James W. Bridgforth
Do Live of Limestone County State of Alabama for and in consideration
of One Hundred dollars in supplies this day advanced
bona fide to me and to be advanced to me as they become
necessary by J P Conner to enable me to make and secure
my crop for the year of 1870 on the E. D. Coleman place and
without which I could not make and secure said crop I hereby
give a lien upon said crop and also upon the following
property one bull four or five years old about two years
and power of sale in case of default for the certain pay-
ment of the same on or before the first day of January 1871
according to section 1858 of the Revised Code of Alabama
January 29th 1870

Witness Stamp 50¢ James W. Bridgforth for the
Joseph W. Daly
State of Ala & Joshua P. Conner Judge of the Probate Court for
Limestone Co said County hereby certify that the foregoing
line was filed in my office for record Feb'y 8th 1870 and was duly
recorded Feb'y 11th 1870 in Deed Book 13 page 332
Joshua P. Conner Judge P.C.

J P Bates This Indenture witnesseth that I Dalton P. Bates of Limestone
Do Live County State of Alabama for and in consideration of one
J P Conner hundred of fifty dollars in supplies this day advanced bona
fide to me and to be advanced to me as they become necessary
by J P Conner to enable me to make and secure my crop for
the year of 1870 on the Joe Mason place and without which I
could not make and secure said crop I hereby give a lien upon
said crop and also upon the following property one horse wagon one
bay mare six years old & cow & two calves twelve head hogs and
power of sale in case of default for the certain payment of the same
on or before the first day of Jan'y 1870 according to section 1858 of
the Revised Code of Alabama January 29th 1870
Witness Stamp 50¢ Dalton P. Bates
Jas H Davis
State of Ala Limestone Co. Joshua P. Conner Judge of the Probate

Court for said County hereby certify that the foregoing line was filed
in my office for record and was duly recorded Feb'y 8th and was duly
recorded Feb'y 11th 1870 in Deed Book 13 page 332
Joshua P. Conner Judge P.C.

Robert McCarty This Indenture witnesseth that I Robert McCarty of Limestone
Do Live County State of Alabama for and in consideration of the sum of
J P Conner One Hundred twenty five dollars in supplies this day advanced
bona fide to me and to be advanced to me as they become necessary by J P
Conner to enable me to make and secure my crop for the year of 1870
on his own place and without which I could not make and secure said
crop I hereby give a lien upon said crop and also upon the following
property one or two mules or brown mare or two horse wagon and
power of sale in case of default for the certain payment of the same
on or before the first day of January 1871 according to section 1858 of
the Revised Code of Alabama January 29th 1870
Witness Stamp 50¢ R. McCarty
Jas H Davis
State of Ala & Joshua P. Conner Judge of the Probate Court for said County
Limestone Co hereby certify that the foregoing line was filed in my office
for record Feb'y 8th 1870 and was duly recorded Feb'y 11th 1870 in Deed
Book 13 page 333
Joshua P. Conner Judge P.C.

John G. Brackner This Indenture witnesseth that I John G. Brackner of Limestone
Do Live County State of Alabama for and in consideration of Security for
J P Conner dollars in supplies this day advanced bona fide to me and to
be advanced to me as they become necessary by J P Conner to
enable me to make and secure my crop for the year of 1870 on
the Caroline Copeland place and without which I could not
make and secure said crop I hereby give a lien upon said
crop and also upon the following property one yellow mare two
cows & calves three head hogs and power of sale in case of default
for the certain payment of the same on or before the first day of
Jan'y 1871 according to section 1858 of the Revised Code of Alabama
January 29th 1870 Stamp 50¢ John G. Brackner
Witness J H Davis
State of Ala & Joshua P. Conner Judge of the Probate Court
Limestone Co for said County hereby certify that the
foregoing line was filed at my office for record Feb'y 8th
and was duly Feb'y 11th 1870 in Deed Book 13 page 333
Joshua P. Conner Judge P.C.

Richard McLamond This Indenture witnesseth that I Richard McLamond
Do Live of Limestone County State of Alabama for and in consid-
J P Conner eration of Security for dollars in supplies this day advanced
bona fide to me and to be advanced to me as they become neces-
sary by J P Conner to enable me to make and secure my
crop for the year of 18 on the W. H. Lenty & W. H. Lenty
place and without which I could not make and secure said

Satisfied in full
Feb'y 1876 J P Conner

Satisfied in full
J P Conner
Apr 24th

Satisfied in full
Feb'y 1876 J P Conner

The entire line is satisfied in full
 Jan'y 12th 1871 J. P. Tanner

crop & hereby give a lien upon said crop and also upon the following property one small mare aged six years and foal of same in case of default for the certain payment of the same on or before the first day of Jan'y 1870 according to the Revised Code of Alabama Jan'y 29 1870

Witness my hand and seal this 5th day of Jan'y 1870
 J. P. Tanner
 State of Ala. J. P. Tanner Judge of the Probate Court for Limestone Co. hereby certify that the foregoing line was filed in my office for record Feb'y 8 1870 and was duly recorded Feb'y 11 1870 in Deed Book 10 page 334

Joshua P. Tanner Judge P.C.

Saphronia Hughes of Limestone County State of Alabama for and in consideration of one hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. Tanner to enable me to make and secure my crop for the year of 1870 on the place and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following property viz 1 cow & calf six head of hogs one bay mare aged seven years and foal of same in case of default for the certain payment of the same on or before the first day of Jan'y 1870 according to section 1858 of the Revised Code of Alabama Jan'y 29 1870 Saphronia Hughes
 Witness my hand and seal this 5th day of Jan'y 1870
 J. P. Tanner

State of Ala. J. P. Tanner Judge of the Probate Court for Limestone Co. hereby certify that the foregoing line was filed in my office for record Feb'y 8 1870 and was duly recorded Feb'y 11 1870 in Deed Book 10 page 334

Joshua P. Tanner Judge P.C.

John C. Sanderson of Limestone County State of Alabama for and in consideration of the sum of four hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. Tanner to enable me to make and secure my crop for the year of 1870 on the Sandy place and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following property one small black horse and foal of same in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to section 1858 of the Revised Code of Alabama Jan'y 29 1870
 Witness my hand and seal this 5th day of Jan'y 1870
 J. P. Tanner

State of Ala. J. P. Tanner Judge of the Probate Court for Limestone Co. hereby certify that the

foregoing line was filed in my office for record Feb'y 8 1870 and was duly recorded Feb'y 11 1870 in Deed Book 10 page 334
 Joshua P. Tanner Judge P.C.

D. H. Pate of Limestone County State of Alabama for and in consideration of the sum of thirty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. Tanner to enable me to make and secure my crop for the year of 1870 on the McGinnis place and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following property one small mare aged 7 years and foal of same in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to section 1858 of the Revised Code of Alabama Jan'y 29 1870
 Witness my hand and seal this 5th day of Jan'y 1870
 D. H. Pate

State of Ala. J. P. Tanner Judge of the Probate Court for Limestone Co. hereby certify that the foregoing line was filed in my office for record Feb'y 8 1870 and was duly recorded Feb'y 11 1870 in Deed Book 10 page 335

Joshua P. Tanner Judge P.C.

C. W. Coleman of Limestone County State of Alabama for and in consideration of one hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. Tanner to enable me to make and secure my crop for the year of 1870 on the Weatherford place and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following one small black horse and foal of same in case of default for the certain payment of the same on or before the first day of Feb'y 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 14th day of Jan'y 1870
 In the presence of
 W. H. Williams
 C. W. Coleman

State of Ala. J. P. Tanner Judge of the Probate Court for Limestone Co. hereby certify that the foregoing line was filed in my office for record Feb'y 8 1870 and was duly recorded Feb'y 12 1870 in Deed Book 10 page 335

Joshua P. Tanner Judge P.C.

James G. Roberts of Limestone County State of Alabama for and in consideration of the sum of five hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Dr P. Tanner to enable me to make and secure my crop for the year of 1870 on the Weatherford place

and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following bay horse aged about six years old as before of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1558 of the Revised Code of Alabama. Witness my hand and seal this 25 of December 1869

In presence of *James G. Roberts Esq*
 G. G. Thompson Stamp 504

State of Ala 3 I, Joshua P. Dorman Judge of the Probate Court for
Limestone Co 3 said County hereby certify that the foregoing law
was filed in my office for record July 8 and was duly recorded
July 12 1870 in Book No 18 pages 335 & 336

Joshua P. Conner Judge P.B.

Prof. J. Brown } The State of Alabama, Limestone County. On the 20th
 To Lewis } day of December 1870 after date I promise to pay
 Weatherford & Co } A m Weatherford & Co Two hundred of fifty dollars
 and - and. Whereof may be paid and said this 19th day of January
 1870. Now the condition of the above bond is for one horse
 mule aged about 10 or 11 years old together with provisions
 which have been furnished me by said Weatherford & Co
 or may be furnished me to enable me to make a crop this
 year on the place of Weatherford & Co place and without which
 it would be impossible for me to make a crop. Now therefore
 a lien is hereby created on said mule as well as the entire
 crop of every kind grown the present year with promise of cash
 Whereof may be paid and said this 19th day of Janry 1870

in the presence of G. G. Thompson

State of Ala. I, Joshua P. American Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing will
was filed in my office for record Feb'y 8th 1870 and was duly
recorded Feb'y 12 1870 in said Book 13 page 336

Joshua P. Green Judge P.C.

Wm H. Wilbanks } This instrument witnesses that I William H. Wilbanks
 do Lend } of Livingston County State of Alabama for and in consideration
 Weatherford Co. } of the sum of Two Hundred dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they become
 necessary by Weatherford Co. to enable me to make and secure
 my crop for the year of 1870 on the Weatherford Co. place and
 without which I could not make and secure said crop thereby
 give them a lien upon said crop and also upon the following one
 year horse milk aged about seven or eight years old and power
 of sale in case of default for the certain payment of the same on or before
 the first day of December 1870 according to section 1858 of the Revised Code
 of Alabama. Witness my hand and seal this 25th December 1869
 in town

in presence of
G. & Thompson

Glate of Ala
Limestone Co

I, Joshua P. Conner judge of the Probate Court for said County hereby certify that the foregoing was filed in my office for record July 8 1870 and was duly recorded July 12th 1870 in Book No. 13 page 336 Joshua P. Conner Judge P.C.

Houston H. Brackeen } This Indenture witnesseth that I Geo S Brackeen of Louisa
D. Sum } County State of Alabama for and in consideration of thirty seven
B. J. Spalding } cash paid dollars this day advanced bona fide to me and to
advanced to me as they become necessary by B. J. Spalding to enable
me to make and secure my crop for the year of 1870 on the New Gray
place and without which I could not make and secure said crop I hereby
give a lien upon one bale of cotton say 500^{lb} to be delivered in Athens
by the 1st day of Nov and also upon the following and Power of sale
in case of default for the certain payment of the same on or before the
first day of Nov 1870 according to section 1858 of the Revised Code
of Alabama
Det Stamp 50¢ Houston Geo S Brackeen
man

Stamp 50¢ Houston ^{his} Bra ^{made} Brown

Inm Lauch
 State of Ala. ³ I, John P. Conner, Judge of the Probate Court for said
 Limestone Co. do hereby certify that the foregoing will was filed
 in my office for record Feb'y 9 at 2 o'clock P.M. and was duly recorded
 Feb'y 12 1870 in Deeds Book B, page 393

Joshua P. Conner Jan 24th 1833

James H. Wells } This Indenture made this 9th day of February in the year
D. 1866 } one thousand Eight Hundred and Sixty, between James
Wm Richardson } Wells of the County of Limestone in the State of Alabama of
the one part and William Richardson colored of the other part
Witnesseth that the said James H. Wells for and in consideration of
the sum of three hundred and thirty five Dollars dollars to
them in hand paid the receipt whereof is hereby acknowledged
have this day given granted bargained sold conveyed and confirmed
and by these presents do give grant bargain sell convey and con-
firm unto the said William Richardson colored all that certain
lot of land lying and being in the Town of Athens County of
Limestone State of Alabama and known and described as follows
as the north end of lot number fourteen as known in the
plan of the Town of Athens fronting the street thirty six feet
and running back west sixty feet. To Have and to Hold the above
described lot or parcel of ground with the tenements and appertain-
ances thereto belonging or in any wise appertaining unto the
said William Richardson colored him and assigns forever and the
said James H. Wells for their heirs executors and administrators
do hereby and in consideration of the premises warrant and well
knowing defend the title to the above described and hereby granted
premises unto the said William Richardson colored him and assigns
from and against themselves and all and every person or per-
sons claiming or holding under them the said James H.
Wells and also against the lawful title claim or demand

of all and every person or persons whomsoever. In testimony
whereof the said James Russell hereunto subscribes their
names and affix their seals the day and year above written
Signed sealed and delivered James O. Russell and

signed sealed and delivered
in presence of Stamps &c Farmer & Sewell Read
the State of Alabama Susan O Farmer and
Limestone County Before me Justice of the Peace in and for said County
and State personally appeared Farmer & Sewell and Susan O
Farmer to me well known who acknowledges before me this
day that being informed of the contents of the within conveyance
they executed the same freely and voluntarily for the purposes
therein specified on the day the same were date. Given under
my hand February 9th 1870 S. L. P. P.

B. Sanders & Co.

State of Alabama I Joshua P. Arrian Judge of the Probate Court for
Lincoln County hereby certify that the foregoing will
was filed in my office for record Feb'y 9 1870 and was
duly recorded Feb'y 12 1870 in said Book 10 pages 337 & 338
Joshua P. Arrian Judge P.O.

Satisfied in full this April 12th 1871
 Geo. Mason Trustee
 Whereas Margaret E Horton and her husband
 Rodah Horton of the County of Limestone in the
 State of Alabama are jointly indebted to Robert C
 Davis of the said County and State in the sum of two thousand
 and five hundred and seventy four dollars and twenty three cents
 (\$2574.23) by their promissory note payable to the said Robert C
 Davis payable twelve months after date and bearing date
 with this present and whereas the said Margaret E Horton
 and Rodah Horton are desirous of securing the payment
 of the said note, Now therefore we the said Margaret E Horton
 and Rodah Horton in consideration of the premises and the
 sum of five dollars to us in hand paid by George Mason brother
 of said State and County the receipt whereof is hereby acknowledged
 have granted bargained and sold and by these presents
 do grant bargain and sell and convey unto the said George
 Mason and his assigns forever the lands and tenements described
 as follows to wit: a parcel of lands lying partly in north
 east corner of fractional section six Township two Range five
 west also the following parcel of lands lying in the south
 east fourth of the south east fourth of section thirty one known
 as the Cox field and containing one hundred acres more or less
 also the north east fourth of the south west fourth of section
 thirty one Township one Range five west containing forty
 acres also the north east fourth of the south west fourth of
 section thirty six Township one Range six west containing forty
 acres more or less these being the lands purchased by Margaret
 E Horton of James L. Cowan assignee of Rodah Horton also
 the "Perry field" being all the north east part of fractional
 section five Township two Range five west which lies west

of the Buck Island and shoal front road and north of Elk
River except seven acres cut off of the north west corner and sold
in 1860 by Rodah Hinton to Allen Vinton containing one hundred
and twenty acres more or less ~~well~~ situated in the County of Limestone
and State of Alabama Do Here and to hold the same to the said George
Vinton his heirs and assigns forever. In trust however that the said
George Vinton if the said sum of money or any part thereof shall remain
due and unpaid after the expiration of twelve months from the date
shall make sale of the premises herein conveyed at public outcry to
the highest bidder for cash in front of the Court House door in the
town of Athens between the hours of 10 o'clock in the morning and
5 o'clock P.M. having first given four weeks public notice in some
newspaper published in said County if one is published at the time
therein if not in some newspaper in an adjoining County and
by posting the same at three public places in said County of the
time and place of sale 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 George Vinton trustee as aforesaid and out of the proceeds
of said sale he the said George Vinton shall pay first the costs
and charges of this trust and the debt and interest remaining
due and unpaid to the said Robert B. Davis or his legal representa-
tive and should any balance remain he shall pay the same to
the said Margaret E. Hinton and Rodah Hinton or their legal repre-
sentatives but if the said Margaret E. Hinton and Rodah Hinton
shall at the expiration of the said twelve months well and truly
pay or cause to be paid the debt and charges of this trust then
the said George Vinton trustee shall reconvey the premises aforesaid
to the said Margaret E. Hinton and Rodah Hinton or their assigns
In witness whereof the said Margaret E. Hinton and Rodah Hinton
have hereunto set their hands and affixed their seals this 3rd day
of January 1870

Witnesses
 Tho. A. George Stamp 2034 Margaret E. Horton and
 Rodol Horton and
 Joseph Dupre H. P. Versore made
 The State of Alabama } I Benton Sanders an acting Justice of the Peace
 Limestone County } in and for said County hereby certify that
 Joseph Dupre a subscribing witness to the foregoing conveyance before
 to me appeared before me on this day and being sworn stated that
 Margaret E. Horton and Rodol Horton the grantors in the conveyance
 voluntarily executed the same in his presence and in the presence
 of the other subscribing witness on the day the same were dated
 that he attested the same in the presence of the grantors and of
 the other witnesses and that each of the other witnesses subscribed
 their names as witnesses in his presence upon each and every part
 this the 14th day of February 1870
 I Sanders J. P.

State of Alabama Joshua P. Connor judge of the Probate Court
Lawrence Co. I, J. P. Connor County Clerk hereby certify that the foregoing

Conveyance was filed in my office for record Feb'y 9th 1870 and was duly recorded Feb'y 12th 1870 in Deed Book 13 page 338 & 339 & 340
 Joshua P. Conner Judge

C. D. Anderson & Co. State of Alabama Limestone County. This contract made and entered into by and between Charles D. Anderson of the first part and Spotswood Anderson, colored of the second part witnesseth that the said party of the first part has rented to the said party of the second part for the year 1870 thirty five acres of land for the cultivation of a corn and cotton crop at the rate of four dollars and fifty cents per acre or more land at the same rate if he desires it. Rent for said land to be paid on or before the 15th day of December 1870 and in the same land with some addition cultivated by the said party of the second part in 1869. It is also contracted he is to do in keeping up the fencing around or opposite the land he cultivated and for all new fence rails made and put on said fence by him he is to be paid for at the rate of two dollars per hundred out of the rents falling due for said land and as additional security for the rent a lien is hereby given on the team and in cultivating the said crops to the said party of the first part and the land with all the appurtenances thereto belonging is to be returned to him on or before the 25th day of December 1870 as witness our hands this the 18th day of December 1869
 Charles D. Anderson
 Spotswood Anderson
 Witness
 Mollie Anderson

State of Ala. & Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing Contract was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16th 1870 in Deed Book 13 page 340 Joshua P. Conner Judge P. O.

C. D. Anderson & Co. State of Alabama Limestone County. This Contract made and entered into by and between Charles D. Anderson of the first part and H. B. Anderson col of the second part witnesseth that the said party of the first part has rented to the said party of the second part for the year 1870 that tract or parcel of land known as the Garrett field containing eighty acres more or less at the rate of five dollars and twenty five cents per acre payable on or before the fifteenth day of December eighteen hundred and seventy. This land is rented to the said party of the second part for the year 1870 and the said party of the second part hereby binds and obligates himself to truly and faithfully cultivate the same and to keep in repair fences and well on the said land. The said party of the second part further obligates himself to keep up and repair the outside fencing and for all new fence rails made and used in repairing the same fence by him is to be paid for out of the rents falling due as

above written. It is further agreed and understood that to insure the faithful performance of this contract the said party of the second part hereby gives a lien on the team of horses or mules used in making the crops on said land as additional security with the crops so grown and the said party of the second part obligates himself to return the said land and horses with all the appurtenances thereto belonging to the said party of the first part on or before the 25th day of December 1870 as witness our hands this the 14th day of December 1869

Stamp 50¢

Charles D. Anderson

Feb. 2nd 1870

State of Ala. & Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing Contract was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16th 1870 in Deed Book 13 page 340 & 341

Joshua P. Conner Judge P. O.

C. D. Anderson & Co. State of Alabama Limestone County. This Contract for the year 1870 entered into by and between Charles D. Anderson of the first part and Sam Anderson (col), and Nicholas Brown col of the second part witnesseth that the said party of the first part has rented to the said party or parties of the second part one hundred and ten acres of land for making a corn & cotton crop at the rate of four dollars and fifty cents per acre or more land if desired at the same rate and the rents payable on or before the 15th day of December 1870 and as additional security for the rents of said land a lien is hereby given on the team owned & to be used in cultivating the land above mentioned - this land is rented for the year 1870 and includes the field known as the forty acres and seventy additional acres from the draw bar to the township road north of said land and is to be returned with all the appurtenances thereto belonging on the 25th day of December 1870 to the said party of the first part. It is also contracted that the fences are to be kept up and for all new fence rails made and put on said fence by them they are to be paid for the same at the rate of two dollars per hundred as witness our hands this the 15th day of December 1869

Witness

Stamp 50¢

Sam^l Anderson

Mollie Anderson interlined above the words Nicholas Brown one hundred & ten & seventy

State of Ala. & Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing Contract was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 13 page 341

Joshua P. Conner Judge P. O.

C. D. Anderson & Co. State of Alabama Limestone County. This Contract for the year 1870 entered into by and between Charles D. Anderson of the first part and Sam Anderson col and Bob Anderson col of the second part witnesseth that

the said party of the first part has rented to said party or parties of the second part sixty five acres of land for making a corn and cotton crop at the rate of four dollars and fifty cents per acre (say \$4.50) a more land if desired at the same rate - the rents to be paid on or before the 15th day of Decr 1870 and as further security for the payment of said rents together with the crops grown on said land a lien is hereby given on the team used in making the same. This lien is created for the year 1870 & is to be returned with all the appurtenances belonging on the 25th day of December 1870 to said party of the first part: It is also contracted that the fences adjoining the said land are to be kept up and that for all new fence rails made & put on said fences they are to be paid for at the rate of two dollars per hundred as witness our hands this 25th day of December 1869.

Witness
 Charles D. Anderson
 Mallie Anderson
 Stamp & P
 Saul ^{his} Anderson
 Bob ^{his} Anderson

State of Ala 3 Joshua P. Conner Judge of the Probate Court for
 Louisa Co 3 hereby certify that the foregoing Con-
 tract was filed in my office for record Feb 10 1870 and was
 duly recorded Feb 16 1870 in Book 15 pages 341 & 342
 Joshua P. Conner Judge P.C.

C D Anderson 3 State of Alabama Louisa County. This Contract made
 do Contract 3 and entered into by and between Charles D. Anderson
 Tom Ruffell et al 3 of the first part and Tom Ruffell Garmy Anderson
 and wife Mary and family of the second part Witnesseth that
 the said party of the first part has this day rented to the said
 party of the second part thirty seven acres of land for the
 cultivation of a corn and cotton crop for the present year and at
 the rate of four dollars and fifty cents per acre or more
 land if they desire it at the same rate. the rents for said
 land to be paid on or before the 15th day of December next &
 being the same land with some addition cultivated by the said
 party of the second part in the year 1869. it is also contracted
 that they are to and in keeping up the fencing of the said
 land and for all new fence rails made and put up they are
 to be paid for at the rate of two dollars per hundred and
 as additional security with the crops for the payment of the
 rent of said land a lien is hereby given on the team used
 in cultivating said crops to the said party of the first part the
 land with all the appurtenances thereto belonging be returned
 on or before the 25th day of December 1870 as witness our hands
 this 25th day of January 1870.

Witness
 Charles D. Anderson
 Mallie Anderson
 Stamp & P
 Tom Ruffell
 Garmy Anderson
 Mary Anderson

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said Co
 Louisa Co 3 hereby certify that the foregoing Contract was filed in my office
 for record Feb 10 1870 and was duly recorded Feb 16 1870 in Book
 15 page 342
 Joshua P. Conner Judge P.C.

A. S. Blackwell 3 Contract entered into between A. S. Blackwell of the first
 do Contract 3 part and Spencer Walker and Granville Smith of the second
 Spencer Walker et al 3 part this 19th of Jan 1870. Witnesseth that for the consideration here-
 inafter named said A. S. Blackwell of the first part agrees to furnish to
 said Walker and Smith twenty five acres of land to be cultivated in corn and
 cotton forty acres to be cultivated in cotton and thirty five in corn. Said
 Blackwell also agrees to furnish said second parties their needs for
 for mules plows &c. For the consideration above named said Spencer
 Walker and Granville Smith of the second part agree to cultivate forty acres
 in cotton to gather and deliver to said A. S. Blackwell of the first part
 one half of the cotton raised on said forty acres. Said second parties also
 agree to cultivate thirty five acres in corn to gather and deliver to said
 first party one half of the product of said thirty five acres said second
 parties also agree to pay said first party for whatever he may sell them
 before any part of their crop is moved off the place. Said second parties
 pay their own blacksmith bills and furnish their own hounds.

Witness
 A. S. Blackwell
 Hyatt Blackwell
 Ed D Collier
 Stamp & P
 Spencer Walker
 Granville Smith

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said
 Louisa Co 3 hereby certify that the foregoing Contract was
 filed in my office for record Feb 10 1870 and was duly recorded
 Feb 16 1870 in Book 15 pages 343
 Joshua P. Conner Judge P.C.

A. S. Blackwell 3 Contract entered into between A. S. Blackwell of the first
 do Contract 3 part and Peter Pullenwider of the second part this 19th of
 Peter Pullenwider 3 Jan 1870. Witnesseth that for the consideration hereinafter
 named said A. S. Blackwell of the first part agrees to furnish said
 Peter Pullenwider of the second part twenty five acres of land to be
 cultivated in corn and cotton. fifteen in cotton and ten in corn
 For the consideration above named said Peter Pullenwider of
 the second part agrees to cultivate fifteen acres in cotton to gather
 and deliver to said A. S. Blackwell of the first part one fourth
 of the cotton raised on said fifteen acres. Said second party also
 agrees to cultivate ten acres in corn to gather and deliver to
 said first party one third of the product of said ten acres said
 second party further agrees to furnish his own horse harness
 farming utensils the second party also agrees to pay said first
 party for whatever may be furnished them before any part of
 his crop is moved off of the place.

Witness
 A. S. Blackwell
 Ed D Collier R A Rogers
 Hyatt Blackwell
 Stamp & P
 Peter Pullenwider

State of Ala. I, Joshua P. Cornum Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing bond
was filed in my office for record Feb'y 10 1870 and was duly
recorded Feb'y 16 1870 in said Book 13 page 343 & 344
Joshua P. Cornum Judge P.C.

Edwin Walter et al. \$164.00 On the first day of January next we or either of
us promise to pay A. S. Blackwell assign of the Estate of
H. S. Blackwell \$100.00 the sum of one hundred and sixty
four dollars for value received for the better security and payment
of the same we do give said A. S. Blackwell a lien on our
crops both corn & cotton and also on our mill man and the stock
that we may own withup our hands and seals Jan'y 17 1870
Witness
Wm. A. Blackwell Stamp 50¢ William H. Johnson End
R. A. Rogers Ben. F. Pickett End

State of Ala. I, Joshua P. Cornum Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing bond
was filed in my office for record Feb'y 10 1870 and was duly
recorded Feb'y 16 1870 in said Book 13 page 344
Joshua P. Cornum Judge P.C.

Grandison Hensley et al. \$120.00 On the first day of January next we
or either of us promise to pay A. S. Blackwell
the sum of the estate of Thos. B. Collins deceased
one hundred and twenty dollars for value received for the better
security and payment of the same we do give said A. S. Blackwell
a lien on our crops both corn and cotton. Witness when of us
do hereby give hand and seals this Jan'y 17 1870
Witness
Wm. A. Blackwell Stamp 50¢ Graydon Hensley End
R. A. Rogers Thomas Hensley End
Wm. H. Tate End

State of Ala. I, Joshua P. Cornum Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing bond
was filed in my office for record Feb'y 10 1870 and was duly
recorded Feb'y 16 1870 in said Book 13 page 344
Joshua P. Cornum Judge P.C.

Ben. Cox et al. \$202.00 On the first day of January next we or either of
us promise to pay A. S. Blackwell assign of the estate of
W. S. Blackwell \$100.00 the sum of two hundred and fifty
two dollars for value received for the better security and payment
of the same we do give said A. S. Blackwell a lien on our crops
both corn and cotton withup our hands and seals Jan'y 17 1870
Witness
Wm. A. Blackwell Stamp 50¢ Ben. Cox End
R. A. Rogers Ben. F. Pickett End

State of Ala. I, Joshua P. Cornum Judge of the Probate Court
Limestone Co. said County hereby certify that the foregoing
bond was filed in my office for record Feb'y 10 1870 and was

duly recorded Feb'y 16 1870 in said Book 13 page 344
Joshua P. Cornum Judge P.C.

Peter Erwin et al. \$299.50 On the first day of January next we or either of us
promise to pay A. S. Blackwell assign of the estate of Thos. B. Collins deceased
the sum of two hundred and ninety nine dollars and fifty cents for
value received for the better security and payment of the same we do give
said A. S. Blackwell a lien on our crops both corn and cotton
withup our hands and seals Jan'y 17 1870
Witness
Wm. A. Blackwell Stamp 50¢ Peter Erwin End
R. A. Rogers Thos. Erwin End
A. S. Blackwell End

State of Ala. I, Joshua P. Cornum Judge of the Probate Court for said
Limestone Co. said County hereby certify that the foregoing bond was filed
for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in said
Book 13 page 345. Joshua P. Cornum Judge P.C.

Gideon Woodruff et al. \$80.00 On the first day of January next we or either of
us promise to pay A. S. Blackwell assign of the estate of
A. S. Blackwell \$100.00 the sum of eighty three dollars for
value received for the better security and payment of the same we do
give said A. S. Blackwell a lien on our crops both corn and cotton
withup our hands and seals Jan'y 17 1870
Witness
Wm. A. Blackwell Stamp 50¢ Gideon Woodruff End
R. A. Rogers Wm. H. Johnson End
William H. Collins End

State of Ala. I, Joshua P. Cornum Judge of the Probate Court for said
Limestone Co. said County hereby certify that the foregoing bond was
filed in my office for record Feb'y 10 1870 and was duly recorded
Feb'y 16 1870 in said Book 13 page 345.
Joshua P. Cornum Judge P.C.

W. R. Howard for three articles of agreement entered into on the first
day of January 1870 between W. R. Howard for and Calvin
Cox. Cox withup that the said Howard does for consideration
here in after mentioned surrender the following property to the use
and control of said Cox for one year viz: 80 acres of land known
as the Garkham place 1 two three waggons and 1 bay horse. This and
Cox binds himself to take good care of all property left in his
care by said Howard and to return them on the 1st day of Jan'y
1871 in as good condition as they were when he received them
in his possession. Said Cox further binds himself to clear
up and put in a state of cultivation the old field lying in
front of the dwelling which has not been cultivated for a number
of years and is now grown up in brush and weeds. Also said Cox is to put a good rail fence around said field
and to run a lane one side of which is to extend from the
corner of the apple orchard to the big gate the other from
the lower big gate to the upper one dividing said field into

two frontiers. Now also binds himself to fix up the old house known as the house occupied by said Hammond in trading at Elbmunt Depot so that it be fit to receive securely corn or fodder or in case he fix up the house for the reception of lumber he is to build a good crib upon the spot where the school house now stands. Now also binds himself to repair the Dutch Chimney or that it will be a good chimney or as good as one as can be built of wood and he also is not to cultivate more let be cultivated in corn or cotton the hillside portion of the field lying north of house except that portion which was sown in oats the year 1869. Also not to cultivate or let be cultivated the hillside portion of the field known as the middle field but is at liberty to sow any of it in small grain. Now is to account for all rails turned over or trodden by his family or himself and to pay the said Ham and Doty (40) dollars for the year of the above mentioned property. Said Hammond binds himself to furnish the rails necessary to repair fencing or that is to pay for having them split. Saw retained on crop until above requirements are satisfied. Given under our hands & seals the day and date above written.

W. H. Hammond Jr
G. J. Lee
Stamp 50¢
State of Ala. Joshua P. Cannon Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing Contract was filed in my office for record Feb 10 1870 and was duly recorded Feb 16 1870 in Book 18 Page 345 & 346
Joshua P. Cannon Judge P.C.

Harry Peete
G. J. Lee
Crawshaw Samuels
This instrument witnesses that I Harry Peete of Limestone County State of Alabama for and in consideration of the sum of Two thousand & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Crawshaw Samuels & Co Merchants in the town of Athens to enable me to make and secure my crop for the year of 1870 on the Peete place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following described property one bay horse & one sorrel horse and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama
Stamp 50¢ Harry Peete
Jas P. McKinnon
State of Ala. Joshua P. Cannon Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing Lien was filed for record Feb 10 1870 and was duly recorded February 16 1870 in Book 18 Page 346
Joshua P. Cannon Judge P.C.

Eli Rouse
G. J. Lee
Crawshaw Samuels
This instrument witnesses that I Eli Rouse of Limestone County State of Alabama for and in consideration of the sum of fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Crawshaw Samuels & Co Merchants in the town of Athens to enable me to make and secure my crop for the year of 1870 on the Thomas Place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following described stock one mare colored mare milk aged 6 years and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama
Stamp 50¢ Eli Rouse
R. H. Malone
State of Ala. Joshua P. Cannon Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing Lien was filed in my office for record Feb 10 1870 and was duly recorded Feb 16 1870 in Book 18 Page 347
Joshua P. Cannon Judge P.C.

John Halbert
G. J. Lee
K. F. Cartwright
This instrument witnesses that I John Halbert of Limestone County State of Alabama for and in consideration of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by K. F. Cartwright to enable me to make and secure my crop for the year of 1870 on the Cartlow place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following 1 dark sorrel horse 1 horse cart 1 wagon and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama this Feb 15 1870
Stamp 50¢ John Halbert
Laurie Morris
State of Ala. Joshua P. Cannon Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing Lien was filed in my office for record Feb 10 1870 and was duly recorded Feb 16 1870 in Book 18 Page 347
Joshua P. Cannon Judge P.C.

Gabe & Adam Maclean
G. J. Lee
Thomson & Lee
This instrument witnesses that we Gabe Maclean & Adam Maclean of Limestone County State of Alabama for and in consideration of the sum of fifteen hundred dollars in supplies this day advanced bona fide to us and to be advanced to us as they may become necessary by Thomson & Lee to enable us to make and secure our crop for the year of 1870 on the Maclean place and without which we could not make and secure said crop we hereby give them a lien upon said crop and also upon the following two brown mare mules aged seven years one black horse 4 years old one bay horse five years old one bay mare two years old and all our cattle boys

and promising interest and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama
 Witness my hand and seal this 10th day of February 1870
 Stamp 15¢
 Joshua P. Connor Judge P.C.

State of Ala. I Joshua P. Connor Judge of the Probate Court for Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 347 & 348
 Joshua P. Connor Judge P.C.

Edmond Luter of this instrument witnesseth that I Edmond Luter of Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 347 & 348
 Stamp 50¢
 Edmond Luter
 State of Ala. I Joshua P. Connor Judge of the Probate Court for Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 348
 Joshua P. Connor Judge P.C.

Wm. Roberts of this instrument witnesseth that I Wm. Roberts of Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 348
 Stamp 50¢
 Wm. Roberts
 State of Ala. I Joshua P. Connor Judge of the Probate Court for Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 348
 Joshua P. Connor Judge P.C.

Allen Garrett of this instrument witnesseth that I Allen Garrett of Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 349
 Stamp 50¢
 Allen Garrett
 State of Ala. I Joshua P. Connor Judge of the Probate Court for Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 349
 Joshua P. Connor Judge P.C.

upon my cotton crop to be made in the year 1870 Feb'y 9 1870
 Stamp 50¢
 Allen Garrett
 State of Ala. I Joshua P. Connor Judge of the Probate Court for Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 348 & 349
 Joshua P. Connor Judge P.C.

Commodore of this instrument witnesseth that I Commodore of Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 349
 Stamp 50¢
 Commodore
 State of Ala. I Joshua P. Connor Judge of the Probate Court for Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 349
 Joshua P. Connor Judge P.C.

John H. of this instrument witnesseth that I John H. of Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 349
 Stamp 50¢
 John H.
 State of Ala. I Joshua P. Connor Judge of the Probate Court for Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 349
 Joshua P. Connor Judge P.C.

Harry Pate of this instrument witnesseth that I Harry Pate of Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 349
 Stamp 50¢
 Harry Pate
 State of Ala. I Joshua P. Connor Judge of the Probate Court for Limestone Co. do hereby certify that the foregoing lien was filed in my office for record Feb'y 10 1870 and was duly recorded Feb'y 16 1870 in Deed Book 18 page 349
 Joshua P. Connor Judge P.C.

advanced bona fide to me and to be advanced to me as they may become necessary by W. B. Preston the near shorts at Susan's Station also to enable me to make and secure my crop for the year 1870 on the 1500 Pate estate place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following one bay horse all stock & farming implements & H. & G. and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to the section 1858 of the Revised Code of Alabama. This January the 11th A. D. 1870 signed

Witness
John Elyria Jus. D. Preston
State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb. 11 1870 and was duly recorded Feb. 17 1870 in Book 13 pages 349 & 350
Joshua P. Cornum Judge P.C.

D. R. Barlowdale & Son
of Limestone County State of Alabama for and in consideration of fifteen hundred & forty dollars in money James Mayon this day advanced bona fide to me by W. B. Preston of Limestone County a firm doing business under the name & style Mayon & Preston to enable me to make and secure my crop for the year of 1870 on the Thomas place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following stock viz: 1 grey mare 1 day black mare & arab mare mules & bay horse mules & 1 large bay mare mule all furnished this day by said Mayon & Preston also on the following stock viz: 1 bay mare 1 brown horse 1 mule colored horse mule 1 bay horse mule 1 black mare mule & bay mare mule and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to section 1858 of the Revised Code of Alabama. wit my hand & seal this Feb. 10th 1870 in presence of J. H. Barlowdale & Son

State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb. 11 1870 and was duly recorded Feb. 17 1870 in Book 13 pages 350
Joshua P. Cornum Judge P.C.

W. B. Woodbridge & Son
of Limestone County State of Alabama for and in consideration of 175⁰⁰ dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James L. Cornum to enable me to make and secure my crop for the

year of 1870 on the R. B. Howard place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following stock two bay mules which I bought of J. L. Cornum and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to section 1858 of the Revised Code of Alabama. This 11th Feb. 1870 signed
Witness J. A. Hunt
State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb. 11 1870 and was duly recorded Feb. 17 1870 in Book 13 pages 350 & 351
Joshua P. Cornum Judge P.C.

W. B. Woodbridge & Son
of Limestone County State of Alabama for and in consideration of 175⁰⁰ dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James L. Cornum to enable me to make and secure my crop for the year of 1870 on the R. B. Howard place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following stock two bay mules which I bought of J. L. Cornum and power of sale in case of default for the certain payment of the same on or before the first day of January 1870 according to section 1858 of the Revised Code of Alabama. This 11th Feb. 1870 signed
Witness J. A. Hunt
State of Ala. I Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb. 11 1870 and was duly recorded Feb. 17 1870 in Book 13 pages 350 & 351
Joshua P. Cornum Judge P.C.

State of Alabama J. D. Danner J.P. do certify that the above Madison County do do as in the above in his own face and and accord they say the same bears date whose names are signed to the foregoing conveyance and who are personally known to me acknowledged before me on this day that being informed of the contents of the above conveyance they have given to the same voluntarily on the day the same bears date given under my hand this 5th day of Feb'y 1870

(no name signed)

State of Ala J. Joshua P. Connor Judge of the Probate Court Limestone County hereby certify that the foregoing lien was filed in my office for record Feb'y 11 1870 and was duly recorded Feb'y 17 1870 in Deed Book 13 pages 351 & 352

Joshua P. Connor Judge P.C.

Harris Maclean J. This instrument witnesseth that I Harris Maclean of Limestone County State of Alabama for and in consideration of the sum of five hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Greenham Farmer his merchants in the town of Athens to enable me to make and secure my crop for the year of 1870 on the Pate Place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following described stock two bay horses one colored horse one bay mule and one two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of March 1870 according to the act of 1858 of the Revised Code of Alabama

Witness

John & Pate

Harris Maclean

State of Ala J. Joshua P. Connor Judge of the Probate Court Limestone County hereby certify that the foregoing lien was filed in my office for record Feb'y 12 1870 and was duly recorded Feb'y 17 1870 in Deed Book 13 page 352

Joshua P. Connor Judge P.C.

W. G. Gidley J. This instrument witnesseth that we Nicholas Gidley Junior & Marshall D. Ellis of Limestone County State of Alabama for and in consideration of one thousand six hundred and twenty six dollars in supplies consisting of four mules one wagon plow and gear this day advanced bona fide to me by John M. McCallum to enable me to make and secure my crop for the year of 1870 on the Huppy & Thad's & S. date places and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following property to wit: four head of mules being the same furnished us by the said McCallum also on one wagon also furnished by him and power of sale in case of default for the certain payment

of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama witness our hands & seals this January 31st 1870

Stamps 20

Nicholas Gidley

Marshall D. Ellis

State of Ala J. Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Feb'y 12 1870 and was duly recorded Feb'y 17 1870 in Deed Book 13 pages 352 & 353

Joshua P. Connor Judge P.C.

Doct. G. G. G. G.

Doct. G. G. G. G.

John M. McCallum

On or before the first day of December 1870 I promise to pay to John M. McCallum the sum of two hundred dollars for me known as the master loan said loan being furnished me by said McCallum to enable me to make my crop & without which it would be impossible for me to make & secure my crop & the better to secure the payment of the above account a lien is hereby retained on said loan on my entire crop with power of sale according to the statute in such cases made & provided witness my hand this Feb'y 2 1870

Attest J. D. Thomas Stamp 50

W. A. D. Edwards

Doct. G. G. G. G.

State of Ala J. Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Feb'y 12 1870 and was duly recorded Feb'y 17 1870 in Deed Book 13 page 353

Joshua P. Connor Judge P.C.

Chester Griffith

Doct. G. G. G. G.

John M. McCallum

On or before the first day of Nov 1870 I promise to pay to John M. McCallum the sum of one hundred & twenty five dollars being the price of a certain team purchased by me of him to enable me to make my crop & without which it is impossible for me to make & secure my crop now the better to secure the payment of said sum a lien is hereby retained by the said McCallum & given by me on said team & on my entire crop for the year 1870 witness my hand this Feb 8 1870

Witness Porter Webb Stamp 50

R. C. Gumble

Chester & Griffith

State of Ala J. Joshua P. Connor Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb'y 12 1870 and was duly recorded Feb'y 17 1870 in Deed Book 13 page 353

Joshua P. Connor Judge P.C.

J. M. Christopher

Doct. G. G. G. G.

J. D. Paul

This instrument made this third day of February in the year one thousand eight hundred and seventy and seventy between John M. Christopher & Louise E. Christopher of the county of Limestone in the State

of Alabama of the one part and Isaac Paul & Mariaford
Paul his wife of the other part Witnesseth that the said
J. W. Christopher & Louisa E. Christopher for and in consideration
of the sum of Five Hundred dollars to the said J. W. Christopher
in hand paid the receipt whereof is hereby acknowledged
they this day given granted bargained sold aliened conveyed
released conveyed and confirmed unto by these presents do
give grant bargain sell alien convey release confirm
unto the said Isaac Paul all that certain tract of land
lying and being in the County of Limestone State of Alabama
and known and described as follows, to wit: To wit: East
half of the south east quarter of section No 21 Township
No 6 of range No 6 west containing 80 acres more or less.
Do hereby cede to said the above described tract with the
tenements and appurtenances thereto belonging or in any
wise appertaining unto the said Isaac Paul and his wife Maria
Paul & Paul their heirs and assigns forever and the said
J. W. Christopher for himself do hereby and in consideration
of the price hereunto and with former defend the title
to the above described and hereby grants forever unto the
said Isaac Paul & heirs and assigns from and against
and all and every person or persons claiming or holding
under them the said John W. Christopher & his wife Louisa E.
Christopher and assigns 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 J. W. Christopher hereunto subscribed his name and
affix thereto this day and year above written
Signed sealed & delivered John W. Christopher
in presence of J. H. Stamps & Louisa E. Christopher

The State of New York
County of Sullivan
I, W. F. Dodd an acting justice of the peace
in and for said County do certify that
W. Christopher and L. B. Christopher his wife whose names are
known to me do acknowledge this day before me that being
informed of the contents of the conveyance they executed
the same voluntarily the day the same bears date. Given
under my hand this the 3rd day of February 1870

State of Ala 3 & Joshua P. Annans Judge of the Probate Court
 Instructions for said Court hereby certify that the foregoing
 Annans was filed in my office for record July 14 1870
 and was duly recorded July 17 1870 in said record 13
 pages 353 & 354 Joshua P. Annans
 Judge P.C.

Robert Guymon & Son Indenture witnesses that a Robert Guymon and another
of the County of Louisa State of Alabama for and in consideration
of three hundred dollars in cash paid by P. Grigby the day assigned
some fifty to us and to advanced to us as they become necessary by P.
Grigby to enable us to work and secure our crop for this year 1870 in
the grigby farm and without which we could not make and said
crop we hereby give a lien upon said crop and also upon the follow-
ing property one bay horse one brown mare and one red cow with
power of sale in case of default for the certain payment of the same on
or before the 20th day of December 1870 according to section 1858 of
the revised Code of Alabama July 9 1870.

Stamp 500
 11 A M Juncos Ed
 Andrus Juncos Ed
 State of Ala 3d Joshua P. Amos Judge of the Probate Court for said
 Livingston County hereby certify that the foregoing will was filed
 in my office for record Feb'y 14 1870 and was duly recorded Feb'y 17
 1870 in Book No 13 Page 355 Joshua P. Amos Judge PB

John Cook of this instrument Witnesseth that John Cox of Limestone County
Do Lem of the State of Ala for and in consideration of three Hundred Dollars
of Money the said Cox in and by this day advanced bona fide to me and
to be advanced to me as they became necessary by J. W. Mason
the merchant in the town of Athens to enable me to make & secure
my crop for the year 1870 on the Gilbert Farm land situated
which I could not make and secure said crop & thereby give them
a lien upon said crop and former of sale in case of default for
the certain payment of the same on or before the first day of June
1871 according to the Justice 1858 of the revised Code of Alabama
Attest
John Cook

State of Ohio
County of Franklin

I, Joshua C. Osmau judge of the Probate Court for said County hereby certify that the foregoing will was filed in my office for record July 14 1870 and was duly recorded July 17 1870 in Book Bk 13 page 200

Joshua C. Osmau Judge P.C.

Isaac S. Mendenhall of this Indictment do hereby certify that I Isaac S. Mendenhall of
 Do. Co. Lin. of Lemington County State of Alabama for and in consideration
 of R. Mendenhall of One thousand dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they may become
 necessary by R. Mendenhall of Alabama in said County to enable me
 to make and secure my crop for the year of 1870 on the Plains
 of Etowah River and without which I could not make and
 secure said crop I hereby give them a lien upon said crop
 and also upon the following to wit: two more
 mules one pair and one pair of oxen all this
 day purchased of Wm. Mendenhall and promise
 of sale in case of default for the
 certain payment of the same on or before the

first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 10th day of February 1870. Stamp 100
James D. McDonald *End*

Witness J. P. Cox
State of Ala. J. P. Cox Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb. 14 1870 and was duly recorded Feb. 18 1870 in Deed Book 10 page 355 & 356

Joshua P. Coxman Judge P.C.

Richard Harris *3* This Indenture witnesseth that I Richard Harris of Sumter County State of Alabama for and in consideration of Five hundred and twenty five dollars in one note this day advanced bona fide to me and by Richard Warkdale to enable me to make and secure my crop for the year of 1870 on the Thomas Place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following stock & 1 set horse make about six years old or going mare mule and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Stamp 50¢
Richard Warkdale *End*

Attest J. P. Coxman
State of Ala. J. P. Coxman Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record Feb. 16 1870 and was duly recorded Feb. 18 1870 in Deed Book 10 page 356

Joshua P. Coxman Judge P.C.

J. L. Bales *3* This Indenture witnesseth that I Thomas Jefferson Bales of Sumter County State of Alabama for and in consideration of Seven hundred dollars in cash this day advanced bona fide to me and to be advanced to me as they may become necessary by H. G. Carlsnight to enable me to make and secure my crop for the year of 1870 on the Calamus River place and without which I could not make and secure said crop I hereby give him a lien upon the following 2 mares 1 gray 1 black 2 mules 1 horse make black & the other brown 1 or wagner 1 yearling oxen and 2 cows and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama upon and under my hand and seal this February 14 1870. Stamp 100
H. G. Carlsnight *End*

Attest J. P. Bales
State of Ala. J. P. Coxman Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb. 16 1870 and was duly recorded Feb. 18 1870 in Deed Book 10 page 356

Joshua P. Coxman Judge P.C.

Wm Thompson *3* This Indenture witnesseth that I William Thompson of Sumter County State of Alabama for and in consideration of the sum of Fifty (\$50) dollars in cash this day advanced bona fide to me and to be advanced to me as they become necessary by Myer Goldsmith to enable me to make and secure my crop for the year of 1870 on the Thomas place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 15th February 1870. Stamp 50¢
Myer Goldsmith *End*

Attest W. R. Peck
State of Ala. J. P. Coxman Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record Feb. 17 1870 and was recorded Feb. 18 1870 in Deed Book 10 page 357

Joshua P. Coxman Judge P.C.

William Mathews *3* This Indenture witnesseth that I William Mathews of Limestone County State of Alabama for and in consideration of the sum of One hundred (\$100) dollars in cash this day advanced bona fide to me and to be advanced to me as they become necessary by Myer Goldsmith to enable me to make and secure my crop for the year of 1870 on the Logwood place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 15th February 1870. Stamp 50¢
Myer Goldsmith *End*

Attest W. R. Peck
State of Ala. J. P. Coxman Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record Feb. 17 1870 and was recorded Feb. 18 1870 in Deed Book 10 page 357

Joshua P. Coxman Judge P.C.

Gabriel Maslin *3* This Indenture witnesseth that I Gabriel Maslin of Sumter County State of Alabama for and in consideration of the sum of One hundred (\$100) dollars in cash this day advanced bona fide to me and to be advanced to me as they may become necessary by Myer Goldsmith to enable me to make and secure my crop for the year of 1870 on the Maslin place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following stock one black mare make one bay horse and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 8th of January 1871. Stamp 50¢
Myer Goldsmith *End*

Attest J. D. Mitchell

Stamp 50¢

State of Ala. 3d Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing line was filed
for record Feb'y 17 1870 and was duly recorded Feb'y 18 1870 in
Deed Book 10 page 357. Joshua P. Cornum Judge P.C.

Henry Hobbs 3 This Indenture witnesseth that I Henry Hobbs of Limestone
To Linn 3 County State of Alabama for and in consideration of the sum
Wm Goldsmith 3 of Three Hundred (\$300) dollars in supplies this day
advanced bona fide to me and to be advanced to me as they
become necessary by Wm Goldsmith to enable me to make
9 secure my crop for the year of 1870 on the Logwood plain
without which I could not make and secure said crop I hereby
give him a lien upon said crop and also upon the following
described stock one (1) bay mare 9 yrs old twelve head of hogs
and power of sale in case of default for the certain payment
of the same on or before the first day of January 1870 according
to act of 1858 of the Revised Code of Alabama. Witness my hand
and seal this 15th Feb'y 1870. Henry Hobbs. *End*

Attest Henry G. Davis Stamp 50¢
State of Ala. 3d Joshua P. Cornum Judge of the Probate Court for
Limestone County hereby certify that the foregoing line
was filed in my office for record Feb'y 17 1870 and was duly
recorded Feb'y 18 1870 in Deed Book 10 page 358.
Joshua P. Cornum Judge P.C.

Anderson City 3 This Indenture witnesseth that we Anderson City
To Linn 3 Alexander City of Limestone County State of Alabama for and
Wm Goldsmith 3 in consideration of the sum of Four thousand (\$4000) dollars
in supplies this day advanced bona fide to us and to be
advanced to us as they may become necessary by Wm Goldsmith
to enable us to make and secure our crop for the year of 1870 on
the Walnut place and without which we could not make and
secure said crop we hereby give him a lien upon said crop
and also upon the following one brown mare one two horse
wagon one bay mare one gray horse one white horse one
power horse and power of sale in case of default for the certain
payment of the same on or before the first day of December 1870
according to act of 1858 of the Revised Code of Alabama. Witness
our hands and seals this 14th Jan'y 1870.

Attest W.P. Dick Stamp 50¢ Anderson City *End*
Alexander City *End*

State of Ala. 3d Joshua P. Cornum Judge of the Probate Court for
Limestone County hereby certify that the foregoing line
was filed in my office for record Feb'y 17 1870 and was
duly recorded Feb'y 18 1870 in Deed Book 10 page 358.
Joshua P. Cornum
Judge P.C.

Henry Miller 3 This Indenture made and entered into this 15th day of February
To Linn 3 1870 between Jas McCutchen of the County of Madison State of
Jas McCutchen 3 Alabama of the first part and Henry Miller of the second part
of the County of Limestone State of Alabama of the second part I stipulate
that said party of the first part have furnished to said party of the second
part the sum of Three Hundred & fifty dollars worth of plantation supplies
in order to enable said party of the second part being in the cultivation of cotton
and corn in said County in said State to proceed in the cultivation of said crops. And
the said party of the second part for and in consideration of said advance of supplies
being willing and desirous to secure said party of the first part in the certain and
prompt payment for the same hereby grant bargain and sell to the said party of
the first part all of my wagon carts cows hogs goats sheep, saddle
baggage and horse hals and kitchen furniture and the entire crop of
of cotton corn and produce which may be raised and cultivated for
the year by said party of the second part together with the implements
and farming implements owned by them and used in the cultivation
of the crops aforesaid upon this condition nevertheless that if said party
of the second part shall pay off and discharge the indebtedness aforesaid
at or before said indebtedness shall become due to wit on the first day
of November 1870 then this conveyance shall be null and void. But if
in the event that the party of the second part shall fail to pay off and
discharge said indebtedness at the time it becomes due then the said party
of the first part are hereby authorized and empowered to take into
their possession the said cotton corn and produce and after advertising for 10 days may sell the same to
the highest bidder for cash at public or private sale in the town of Athens
and said party of the first part out of the proceeds thereof shall pay the
expenses of the sale and discharge the indebtedness due them as aforesaid
and the remainder if any shall be paid over to said party of the second
part on demand. In witness whereof the said parties of the first part and
the party of the second part Jas McCutchen of the first part and Henry
Miller of the second part have hereunto set their hands and affixed
their seals this 15th day of February 1870.

Witness Stamp 50¢ Jas McCutchen *End*
Henry Miller *End*

J.C. Wall of Madison Stamp 50¢
G.W. Perry of Madison
State of Alabama 3d J.D. Farnum & P. do certify that that party
Madison County 3 whose name is hereunto assigned did on this
own free will and accord the day and date above with whose
name are signed to the foregoing conveyance and who are personally
known to me acknowledged before me this day that being informed of the
contents of the above conveyance the have executed the same voluntarily
on the day the same were dated. Given under my hand this 15th day
of February 1870. J.D. Farnum & P. Madison State Ala

State of Ala. 3d Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing line was filed
for record Feb'y 17 1870 and was duly recorded Feb'y 18 1870 in
Deed Book 10 page 359. Joshua P. Cornum
Judge P.C.

Lewis Morris
To Lewis Morris
J. P. Danner
This Indenture Witnesseth that I Lewis Morris of Louisiana
County State of Alabama for and in consideration of Five Hundred
Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Danner
to enable me to make and secure my crop for the year of
1870 on the Buchanan my own place and without which I could
not make and secure said crop I hereby give them a lien upon said
crop and also upon the following property viz one mule and
about eight years old one bay horse about eight years old one
two horse wagon and power of sale in case of default for the
certain payment of of the same on or before the first day
of January 1871 according to section 1858 of the Revised
Code of Alabama Feb 7 1870

Witness
Stamp 50¢ Lewis Morris

Joshua P. Connor Judge of the Probate Court for
Louisiana County hereby certify that the foregoing lien was filed in my office for record Feb 7 1870 and was duly
recorded same day in Dec Book 10 page 360

Joshua P. Connor Judge P.C.

J. D. Bullington
To Lewis Morris
J. P. Danner
This Indenture Witnesseth that I J. D. Bullington of
Louisiana County State of Alabama for and in consideration
of the sum of Fifty dollars in supplies this day advanced
bona fide to me and to be advanced to me as they become
necessary by J. P. Danner to enable me to make and secure
my crop for the year of 1870 on the J. D. Bullington place and
without which I could not make and secure said crop I hereby
give a lien upon said crop and also upon the following property
viz one sorrel mule aged 8 years 1 yearling sorrel pig and
power of sale in case of default for the certain payment of the same
on or before the first day of January 1870 according to section
1858 of the Revised Code of Alabama February 10 1870

Witness
Stamp 50¢ J. D. Bullington

Joshua P. Connor Judge of the Probate Court for
Louisiana County hereby certify that the foregoing lien was filed
in my office for record Feb 7 1870 and was duly recorded Feb 7 same
day in Dec Book 10 page 360 Joshua P. Connor Judge P.C.

J. M. Morris
To Lewis Morris
J. P. Danner
This Indenture Witnesseth that I Jacobus M. Morris of Louisiana
County State of Alabama for and in consideration of Five Hundred
Dollars in supplies this day advanced bona fide to me and to be
advanced to me as they become necessary by J. P. Danner to
enable me to make and secure my crop for the year of 1870 on
the Frank Giffen place and without which I could not make and
secure said crop I hereby give a lien upon said crop and
also upon the following property one black mule one year
old one yearling cold mule aged nine years one bay horse

aged about seven years one two horse wagon and power of sale
in case of default for the certain payment of the same on or before the
first day of Jan 1871 according to section 1858 of the Revised Code of Ala
bama February 4 1870

Witness
Stamp 50¢

Joshua P. Connor Judge of the Probate Court for said County
Louisiana County hereby certify that the foregoing lien was filed in my office
for record Feb 7 1870 and was duly recorded same day in Dec Book 10
page 361 Joshua P. Connor Judge P.C.

Thos H. Gilbert
To Lewis Morris
J. P. Danner
This Indenture Witnesseth that I Thomas H. Gilbert of Louisiana County
State of Alabama for and in consideration of Four Hundred Dollars in
supplies this day advanced bona fide to me and to be advanced to me
as they become necessary by J. P. Danner to enable me to make and secure
my crop for the year of 1870 on the place I live on place and without
which I could not make and secure said crop I hereby give them a lien
upon said crop and also upon the following property one mule dark color
aged about seven years one sorrel horse aged about seven years 1 cow &
calf two hogs and power of sale in case of default for the certain
payment of the same on or before the first day of Jan 1871 according to
section 1858 of the Revised Code of Alabama Feb 7 1870

Witness
Stamp 50¢ Thomas H. Gilbert

Joshua P. Connor Judge of the Probate Court for said County
Louisiana County hereby certify that the foregoing lien was filed in my
office for record Feb 7 1870 and was duly recorded Feb 7 same
day in Dec Book 10 page 361 Joshua P. Connor Judge P.C.

J. M. Morris
To Lewis Morris
J. P. Danner
This Indenture Witnesseth that I John M. Morris of Louisiana
County State of Alabama for and in consideration of the
sum of Twenty five Dollars in supplies this day advanced
bona fide to me and to be advanced to me as they become necessary
by J. P. Danner to enable me to make and secure my crop for the
year of 1870 on the Morris place and without which I could
not make and secure said crop I hereby give a lien upon said
crop and also upon the following property one gray mare aged
nine years one cow and power of sale in case of default
for the certain payment of the same on or before the first day
of Jan 1871 according to section 1858 of the Revised Code of
Alabama February 10 1870

Witness
Stamp 50¢

Joshua P. Connor Judge of the Probate Court for
Louisiana County hereby certify that the foregoing lien
was filed in my office for record Feb 7 1870 and was duly
recorded same day in Dec Book 10 page 361
Joshua P. Connor Judge P.C.

Satisfied in full
Dec 16th 70
J. P. Danner

Satisfied in full
J. P. Garner
July 20th 1871

my crop for the year 1870 on the Luther Pigeon place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following property my own and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama February 11 1870

At 7 hours Stamp 50¢ Henry Thompson
State of Ala. J. P. Garner Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed for record Feb 18 1870 and was duly recorded same day in Deed Book 10 page 363 & 364. J. P. Garner Judge P.C.

Robt Ramsey of this Indenture witnesseth that I Robert Ramsey of Limestone County State of Alabama for and in consideration of the sum of One Hundred & twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Garner to enable me to make and secure my crop for the year of 1870 on the Dr. Blum place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property viz one small horse six years old and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama February 16 1870
Witness J. P. Garner Stamp 50¢

State of Ala. J. P. Garner Judge of the Probate Court Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 18 1870 and was duly recorded same day in Deed Book 10 page 364
J. P. Garner Judge P.C.

Faithful Building of this Indenture witnesseth that I Faithful Building of Limestone County State of Alabama for and in consideration of the sum of One Hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Garner to enable me to make and secure my crop for the year of 1870 on the Dr. Blum place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property viz one small horse six years old and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama February 16 1870
I hereby bind myself to see that enough of his share of the said crop be delivered to satisfy said lien
Witness J. P. Garner Stamp 50¢

State of Ala. J. P. Garner Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed for record Feb 18 1870 and was duly recorded same day in Deed Book 10 page 364 J. P. Garner Judge P.C.

The within lien is satisfied in full
July 12th 1871

J. P. Garner

During the day of the State of Alabama Limestone County. We have this day received from Mr. J. P. Garner two mules for which we owe them three hundred & twenty five dollars obtained in good faith to enable us to make a crop on the mushu place in Limestone County and State of Alabama and without which we could not make said crop. We therefore a lien is hereby created on said mules viz 1 small horse and 1 bay mare mule as well as the crop of every kind grown the present year by us with full power of sale. This 21st day 1870

In presence of Stamp 50¢ Durm J. Hobbbs Esq
Moses Goldsmith Shippard Esq
State of Ala. J. P. Garner Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 18 1870 and was duly recorded same day in Deed Book 10 page 365. J. P. Garner Judge P.C.

R. C. Gault of Agreement between R. C. Gault & George Orr - Witness - R. C. Gault
Contract 3 He agrees to furnish George Orr with land team & implements & half
Yrs Orr 3 feed for team necessary to tend a crop - cotton corn fodder & oats.
R. C. Gault to receive one half said crop George Orr the other half.
George Orr agrees to furnish all the help or labor & rations for same & half feed for team and keep the tools in order gather in the crop & house it. Help to him & him to the cotton & pay his proportion share of expenses on ginning the cotton & pay for his portion bugging & Ropes. Whatever R. C. Gault may furnish him in supplies to enable him to make & secure the crop 1870, and whatever he may furnish him out of store in all not exceeding three hundred dollars. The crop is hereby sold bona fide with power of sale in case of default for the certain payment of the same on or before the 1st day of December 1870 according to section 1858 of the Revised Code of Alabama Jan 15 1870

Witness
John A. H. Orr Stamp 50¢ George Orr
R. C. Gault
State of Ala. J. P. Garner Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 18 1870 and was duly recorded same day in Deed Book 10 page 365. J. P. Garner Judge P.C.

John Puckett of the State of Alabama Limestone County Morrisville Dec 27 1869
To Him 3 One day after date I promise to pay to E. J. Briddle and
E. J. Briddle 3 R. K. Ruffly or order three hundred and fourteen dollars and forty cents. Now in consideration of the above amount and for the better security and payment of the same I do hereby give the said E. J. Briddle and R. K. Ruffly a lien on all the cotton corn fodder & goats that I now hold and possess also on a certain amount brought off from Mr. John R. Hunt to him and to hold in fee simple until the above amount is paid in full & hereby making all cession and other laws that are now in force or that may hereafter be enacted or enforced. I do hereby

certify that the above debt was created for supplies and other necessary articles to enable me to make my crop. Given under our hands and seals at Wetumpka.

Wetumpka. 50¢
R. B. Bibb & H. White

State of Ala. J. P. Corman Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed
in my office for record Feb. 18 1870 and was duly recorded same
day in Dec. Book 13 page 365 & 366. Joshua P. Corman Judge P.C.

George Coleman & signed at 6 o'clock P.M. Jan. 1 1870 the State of Alabama
to Limestone County. One day after date I promise to pay
E. J. Sindale & order Eighty eight dollars and fifty five cents
for value received. Now in consideration of the above amount paid
for the better security and payment of the same I do hereby give to
the said E. J. Sindale a lien on my cotton crop and stock of
every description to have and to hold in fee simple until the
above sum of money is paid hereby waiving all exceptions
and stay laws which are now in force and which may
hereafter be enforced enacted or the above supplies were
permitted to make said crop the above obligation is to be
well and truly when above and is paid Given under my
hands and seals January 4 1870

Wetumpka

M. B. Grogan

Stamp 50¢

George Coleman

State of Ala. J. P. Corman Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was
filed in my office for record Feb. 18 1870 and was duly recorded
same day in Dec. Book 13 page 366

Joshua P. Corman Judge P.C.

James Gamble & State of Alabama Limestone County Morrisville Dec 26 1869
to Limestone County. One day after date I promise to pay E. J. Sindale or order two
hundred and thirty two dollars and fifty five cents for value
received and for the better security and payment of the above amount
I do hereby give the said E. J. Sindale a lien on all the cotton crop
fields and stock that I now have and possess and also on my
crop of cotton and corn that I expect to cultivate in the year
1870 to have and to hold in fee simple until the above amount is
paid in full I hereby waiving all exceptions and stay laws which
are now in force and which may hereafter be enacted or enforced
the above debt was created for supplies and other articles necessary to
make my crop in the year 1869 Given under our hands and seals
at Morrisville

Wetumpka

W. H. Hufley & H. Hufley

Stamp 50¢

James Gamble

State of Ala. J. P. Corman Judge of the Probate Court for
Limestone County hereby certify that the foregoing Lien
was filed in my office for record Feb. 18 1870 and was duly
recorded same day in Dec. Book 13 page 366

Joshua P. Corman Judge P.C.

Limestone County. This Indenture Witnesseth that I Lemuel Foster card of
Limestone County State of Alabama for and in consideration of
Three hundred & twenty five dollars in supplies this day advanced
and bona fide to me and to be advanced to me as they become necessary
by J. Loring to enable me to make and secure my crop for the
year of 1870 on the J. Loring place and without which I could not make
and secure said crop I hereby give a lien upon said crop and also
upon the following property viz: 1 bay mare about 12 or 15 years, 1 bay
horse about four years, one rown horse about four years and power of
sale in case of default for the entire payment of the same on or before
the first day of January 1870 according to section 1858 of the Revised
Code of Alabama Alas Jan. 15 1870

Wetumpka

Patron Palmer

Stamp 50¢

Lemuel Foster

State of Ala. J. P. Corman Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed
in my office for record Feb. 18 1870 and was duly recorded Feb.
21 1870 in Dec. Book 13 page 367

Joshua P. Corman Judge P.C.

Thos. J. Tucker & Be it known that I Thomas J. Tucker in consideration
of the sum of two thousand dollars to me in hand
paid by Thos. J. Tucker as well as for other good causes and valuable consid-
eration me thereto specially moving do hereby grant bargain
and sell unto Eliza G. Tucker my undivided half as well as
the undivided half I purchased of W. B. Tucker before the execution
of this deed making my interest a whole one instead of a
half interest to the following land and premises viz: The
west half of the South west quarter of section fourteen eighty
acres, the south fractional half of section fifteen two
hundred and thirty one acres, the North east fractional
quarter of section twenty two twenty acres, the west fractional
half of section twenty three one hundred and forty acres
more or less, and the west fraction of the east fractional
half of section twenty three fifteen acres more or less all
of said land being in Township five range four east in
the County of Limestone State of Alabama and that for the
consideration aforesaid I and my heirs shall and will war-
rant and forever defend the same unto the said Grantor
her heirs and assigns from and against the lawful
claims of all persons whatsoever as witness my hand and
seal at Morrisville this 15 day of Oct. AD 1869

Stamp 42¢

Thos. J. Tucker

State of Alabama J. H. Martin an acting Justice of the
Limestone County Peace in & for said County & State hereby
certify that Thos. J. Tucker whose name is signed to the
foregoing conveyance and who is known to me acting
as agent before me on this day that being informed of the

articles of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 15th day of October 1869. J. W. Martin J. P. Clerk
State of Ala. J. Joshua P. Cannon Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing conveyance was filed in my office for record Feb'y 1870 and was duly recorded Feb'y 21 1870 in said Book 13 page 367 & 368
Joshua P. Cannon Judge P. C.

W. B. Tucker wife of This deed of trust made and executed this the 17th day of Feb'y 1870 between W. B. Tucker and his wife J. W. Martin of the County of Limestone State of Alabama of the first part and J. W. Martin of said County and State of the second part Witnesseth that the said parties of the first part for and in consideration of one dollar to them in hand paid and diverse other consideration thereto have given bargain and sold unto J. W. Martin his heirs assigns as Trustee the following described land and premises to wit West 1/2 of the S. W. 1/4 of Sect 14. 80 acres S. E. 1/2 of Sect 15. 231 acres. N. E. 1/4 of Sect 22 (20 acres) W. 1/2 of Sect 23 (140 acres more or less. And the N. 1/2 of the E. 1/2 of Sect 20. 15 acres more or less. all the above land in Township five range four west to have and to hold the same on the trust herein specified that is to say whereas W. B. Tucker and his wife E. L. Tucker have given J. E. Keener their promissory note due the first of January eighteen hundred and seventy one for the sum of twelve hundred and eighty dollars. Now if the said parties fail to pay their promissory note when due the said Trustee shall have full power to instruct said Trustee to sell said land and premises at public auction given twenty days notice of said sale. Sticking up notices according to law and pay said Keener his said note with damages and the balance to be paid over to E. L. Tucker or his assigns. Now if the said parties pay their note when due this deed of trust is null and void and said land revert back to the estate of E. L. Tucker or assigns. Witness our hands and seals this the 17th 1870

Witness
A. W. Mowley
James P. Mowley
W. B. Tucker
E. L. Tucker

State of Ala. J. Joshua P. Cannon Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing was filed in my office for record Feb'y 1870 and was duly recorded Feb'y 21 1870 in said Book 13 page 368

Joshua P. Cannon
Judge P. C.

J. W. Martin J. P. Clerk
State of Ala. J. Joshua P. Cannon Judge of the Probate Court
Limestone Co. for said County hereby certify that the foregoing was filed in my office for record Feb'y 1870 and was duly recorded Feb'y 21 1870 in said Book 13 page 369

by virtue of an order of the Probate Court of said County pronounced on the 1st day of November 1869 to sell at public outcry in front of the Court Room in the town of Auburn in said County the S. W. 1/4 of N. W. 1/4 Sec 26 and S. E. 1/4 of N. E. 1/4 Sec 27 also part of S. E. 1/4 of N. W. 1/4 Sec 27 east of Green Creek containing one hundred & forty seven acres also S. E. 1/4 and East 1/2 part of S. W. 1/4 east of Green Creek Sec 27 S. E. 1/4 containing two hundred & twenty seven acres more or less. The land belonging to said decedent situated in said County of Alabama and which was sold off by James M. Lane of said County for two hundred & twenty seven & 60/100 dollars (\$227.60) the said purchase money having been paid in thereupon the said Court directed us to make title to said land to said purchaser John M. Lane in pursuance of said order for and in consideration of said purchase money having been paid in we hereby sell and convey unto the said James M. Lane his heirs and assigns all the right title and interest in said lands which said decedent had in the same at the time of his death. Given under our hand and seal this November 1st 1869

J. W. Martin J. P. Clerk
J. W. Martin J. P. Clerk

administrators of Estate of A. C. Cain died
State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said
Limestone Co. County hereby certify that J. W. Martin J. P. Clerk of
the Estate of A. C. Cain 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 bears date. Given under my
hand this the 17th day of February 1870

Joshua P. Cannon Judge P. C.

State of Ala. J. Joshua P. Cannon Judge of the Probate Court for
Limestone Co. County hereby certify that the foregoing
deed was filed in my office for record Feb'y 1870 and
was duly recorded Feb'y 21 1870 in said Book 13 page 369
Joshua P. Cannon Judge P. C.

R. D. Oglesby J. For and in consideration of the sum of Twenty
five Dollars the receipt whereof I hereby acknowledge
I do hereby transfer and assign to R. D. Oglesby all
my right title interest and claim and demands both at
law and in equity and as well as in expectancy of and
in the estate of William H. Oglesby died. Witness my hand
and seal this 28th day of January 1870

Witness
R. D. Oglesby
C. A. Oglesby

State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said Co
Limestone Co. County hereby certify that the foregoing deed was filed for record
Feb'y 18 and was duly recorded Feb'y 22 1870 in said Book 13
page 369 Joshua P. Cannon Judge P. C.

John H. Oglesby & Received Arthur Alabama of F. H. Oglesby September
 To Debt 27th 1869 Twenty five Dollars in full payment of all
 F. H. Oglesby & my right title interest claim and demand both at
 law and in equity and as well in expectancy of in
 and to the Estate of William H. Oglesby died
 Debt Stamp 2¢ John H. Oglesby
 W. B. Harper

State of Ala. & Joshua P. Connor Judge of the Probate Court for
 Limestone County hereby certify that the foregoing conveyance was
 filed in my office for record Feb'y 18th 1870 and was duly
 recorded Feb'y 22nd 1870 in Deed Book 13 page 570
 Joshua P. Connor Judge P.C.

Thos. H. Strunk & For and in consideration of the sum of twenty five
 To Debt 3 dollars in hand paid the receipt whereof is hereby
 F. H. Oglesby & acknowledge & hereby transfer & assign to F. H.
 Oglesby all my right title interest claim and demand
 both at law and in equity and as well as in expectancy
 of in and to the estate of William H. Oglesby died Witness
 my hand & seal this 28th day of September 1869

Witness Stamp 2¢ Thomas H. Strunk
 William H. Harper Thomas G. Strunk
 State of Ala. & Joshua P. Connor Judge of the Probate Court
 Limestone County hereby certify that the foregoing
 Deed was filed in my office for record Feb'y 18th 1870 and was duly
 recorded Feb'y 22nd 1870 in Deed Book 13 page 570
 Joshua P. Connor Judge P.C.

Thos. H. Field & For and in consideration of the sum of twenty five
 To Debt 3 dollars in hand paid the receipt whereof is hereby
 F. H. Oglesby & acknowledged & hereby transfer all my right title interest claim
 and demand both at law and in equity and as well as in
 expectancy of in and to the Estate of William H. Oglesby died
 Witness my hand and seal this 28th day of September 1869

Witness Stamp 2¢ Melinda H. Field
 J. E. Connor Thos. H. Field
 State of Ala. & Joshua P. Connor Judge of the Probate Court
 Limestone County hereby certify that the foregoing
 conveyance was filed in my office for record Feb'y 18th 1870 and
 was duly recorded Feb'y 22nd 1870 in Deed Book 13 page 570
 Joshua P. Connor Judge P.C.

Jos. B. Shimp & For and in consideration of the sum of twenty five dollars
 To Debt 2 in hand paid the receipt whereof is hereby acknowledged
 F. H. Oglesby & hereby transfer all my right title interest claim and
 demand both at law and in equity and as well as in expectancy
 of in and to the estate of William H. Oglesby died Witness my hand
 and seal this 5th day of October 1869
 Witness Stamp 2¢ Elizabeth N. Shimp
 Thos. H. Field John B. Shimp

State of Ala. & Joshua P. Connor Judge of the Probate Court for
 Limestone County hereby certify that the foregoing conveyance was filed
 in my office for record Feb'y 18th 1870 and was duly recorded Feb'y 22nd
 1870 in Deed Book 13 page 570 Joshua P. Connor Judge P.C.

Mary J. Oglesby & For and in consideration of the sum of twenty five dollars
 To Debt 3 in hand paid the receipt whereof is hereby acknowledged
 F. H. Oglesby & hereby transfer and assign to F. H. Oglesby all my right title
 interest claim and demand both at law and in equity and as well
 as in expectancy of in and to the Estate of William H. Oglesby died
 Witness my hand & seal this 28th day of September 1869
 Witness Stamp 2¢ Mary J. Oglesby
 Thos. H. Field

State of Ala. & Joshua P. Connor Judge of the Probate Court for
 Limestone County hereby certify that the foregoing conveyance was
 filed in my office for record Feb'y 18th 1870 and was duly recorded Feb'y
 22nd 1870 in Deed Book 13 page 571
 Joshua P. Connor Judge P.C.

Don Allen & This Indenture Witnesseth that Don Allen of
 To Limestone County State of Alabama for and in consideration of the
 sum of one hundred & twenty five dollars for an wagon and
 all horse feed to me by J. H. Allison to enable me to make and
 secure my crop for the year of 1870 in the place and out
 out which I could not make and secure said crop & hereby give
 give him a lien upon the following property one mow and
 more more aged six years one head colored spring wagon
 and power of sale in case of default for the certain payment
 of the same on or before the first day of December 1870 according
 to section 1858 of the Revised Code of Alabama February 21st 1870
 Witness Don Allen
 Don H. Davis Stamp 50¢

W. R. Parkdale
 State of Ala. & Joshua P. Connor Judge of the Probate Court
 Limestone County hereby certify that the foregoing
 lien was filed for record Feb'y 22nd 1870 and was duly recorded
 same day in Deed Book 13 page 371
 Joshua P. Connor Judge P.C.

Phil Sucker & This Indenture Witnesseth that Mr. Phil Sucker of
 To Limestone County State of Alabama
 R. H. Hunt & for and in consideration of the sum of one hundred
 and sixty dollars in supplies & stock consisting of one barrel
 horse mule at two hundred and fifty dollars one brown
 mule at one hundred and fifty dollars one bay horse
 colt at one hundred and twenty five dollars eight hundred
 pounds of bacon at twenty cents per pound one hundred
 and twenty five bushels corn at one dollar per bushel
 plow and farming utensils worth twenty five dollars

and twenty five dollars worth of oats, this day advanced to us bona fide by R. H. Hunt to enable us to make and secure our crop for the year of 1870 on Sam Ogers place in contact which we could not make and secure our crop on R. H. Hunt's place a lien upon said crop and also upon the above described stock & equipment and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama and we do hereby agree that the provision of this lien shall apply to all or any property of whatever kind that may hereafter be furnished or advanced to us or either of us by the said R. H. Hunt, herein at Mobile Alabama this thirteenth day of February 1870

Witness
R. H. Hunt
Stamp 50¢ Phil. E. Fisher extd
Wiley E. Group extd

John H. Hayley
State of Ala & Joshua P. Cannon Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 22 1870 and was duly recorded same day in said Book 13 pages 371 & 372
Joshua P. Cannon Judge PC

George Rice & this indenture made and entered into this the first day of February 1870 between J. P. Delong of the County of Madison and State of Alabama and George Rice of the County of Limestone and State of Alabama namely that the party of the first part has furnished the party of the second part a mule with which to cultivate his crop the present year and without which assistance the party of the second would be unable to support himself and family. Now in consideration of said advance it being a bay mule supposed to be six years old the party of the second part agrees to pay on the first day of December next one hundred and sixty five dollars to the party of the first part and being honestly desirous to secure said party of the first part in the prompt and certain payment of the same hereby grants bargain and sell to the said party of the first part the entire crop of cotton corn and produce that may be raised the year by said party of the second part together with the mule and all farming implements owned by him upon this condition that if the said party of the second part shall discharge his indebtedness aforesaid at or before it shall become due then this conveyance shall become null & void but in the event said party of the second part shall fail to pay off said indebtedness then at the time becomes due then the party of the first part is authorized and empowered to take possession of the mule and all cotton corn or other property and after advertising for thirty days in the town of Athens may sell the same for cash to the highest bidder at public or private sale and the party of the first part

out of the proceeds thereof shall pay the expense of the sale and discharge the indebted due him aforesaid and the remainder of any paid over to the party of the second part upon demand. In witness whereof the said J. P. Delong and George Rice have hereunto affixed their names and seals this the first day of February Eighteen hundred and seventy
J. P. Delong
Witnessed by Stamp 50¢ George Rice

J. P. Davis
R. M. Blitcher
State of Alabama & J. P. Cannon Judge of the Probate Court for Madison County the parties whose names are affixed to the foregoing conveyance and who are personally known to me acknowledge before me this day that being informed of this conveyance they have executed the same voluntarily the day the same bears date. Given under my hand this the first day of February 1870
J. P. Cannon Judge PC

State of Ala & Joshua P. Cannon Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb 22 1870 and was duly recorded same day in said Book 13 pages 372 & 373
Joshua P. Cannon Judge PC

Rodney Blitcher & Madison Clinton Ala Feb 11 71. This indenture made between J. P. Delong of Madison County and Rodney Blitcher of the County of Limestone and State of Alabama of the first part and Rodney Blitcher of the County of Limestone and State of Alabama of the second part. Namely: the said Delong has this day furnished the said Rodney Blitcher one gray horse supposed to be ten years old for which advance the said Rodney Blitcher agrees to pay on the first day of December next ninety dollars and to secure said account to the said party of the first part the party of the second part sells to the party of the first part his entire crop of corn cotton and other produce raised the present year and also his seven horses upon this condition that if the party of the second discharges this indebtedness on or before it becomes due then this conveyance shall be null & void: but if the party of the second part fails to pay off said indebtedness when it becomes due then the party of the first part is authorized to take possession of all the property before mentioned and dispose of enough as he may desire to satisfy this claim
Stamp 50¢ J. P. Delong
Witnessed by Rodney Blitcher

J. D. Blitcher & J. H. Bartlett
State of Ala & Joshua P. Cannon Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record Feb 22 1870 and was duly recorded same day in said Book 13 pages 378
Joshua P. Cannon Judge PC

John George wife & This Indenture made this 4th day of December in the
 18th year One thousand eight hundred and sixty nine between
 J. P. George John George and M. E. George his wife of the County of Limestone
 in the State of Alabama of the one part and J. P. George and
 E. P. George his wife of the other part. Witnesseth that the said John
 George and M. E. George his wife for and in consideration of the
 sum of seven hundred and ten dollars to the said
 J. P. George 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 J. P. George all that certain tract or parcels of land lying
 and being in the County of Limestone State of Alabama and
 known and described as follows: a portion of 4th & 5th quarters of
 fractional section No 6 Township 2 R & 5 west Commencing
 at a small dogwood marked a corner on the bank of Elk River
 thence north to the township line thence east with said township
 line running north & south to dividing between said portion of
 land and the land owned by the said J. P. George. A line
 thence south to Elk River thence said River to the beginning
 also that tract or parcel of land known as a portion of the south
 east quarter of section No 1 Township 1 Range 5 west and
 bounded as follows to wit Commencing at a stake at George
 Boyles or Lucy Boyles W. H. corner of ten acres of timbered land
 running then westwardly direction on the second bench of the hill
 to a bush then west to R. H. thence south to a bush marked R. H.
 thence west 11 1/4 rods to a ditch thence south westerly direction
 to Lucy Boyles corner in the township line thence east with said
 Township line to a stake thence east to a stake Lucy Boyles south
 east corner of ten acres of timbered land thence north to the
 beginning containing in all in both tracts one hundred and
 twenty six and 4/10 of an acre more or less. Also the north east
 quarter of fractional section No 6 Township 2 Range 5 west and
 bounded as follows to wit Commencing at a stake in Norton line
 and in the township line thence east with the township line
 twenty five poles to a stake thence south two hundred poles to
 Elk River to a stake dogwood and nine pines thence down said
 River to Norton line thence north with said Norton line one
 hundred and eighty four poles to the beginning containing
 one acre also a part of the south east quarter of section No 1
 Township 1 Range 5 west and bounded as follows beginning at
 a stake a Hickory chestnut and poplar trees marked points in the
 section line thence north with said section line forty one poles to a
 stake near a bush tree marked B. H. thence along a mark line
 west thirty nine poles to a stake thence south to a stake in
 the north boundary line of Norton line thence east
 with said line to the beginning containing ten acres and both
 the above named tracts of land together containing forty acres
 To have and to hold the above described tract or parcel of

land with the tenements and appurtenances thereto belonging
 or in any wise appertaining unto the said J. P. George and E. P.
 George his wife their heirs and assigns forever And the said John
 George and his wife M. E. George for themselves heirs executors and adminis-
 trators do hereby and in consideration of the premises warrant
 and will forever defend the title to the above described and hereby
 granted premises unto the said J. P. George and E. P. George his wife
 heirs and assigns from and against themselves and all and every
 person or persons claiming or holding under them the said John
 George and M. E. George his wife and also against the lawful title
 claim or demand of all and every person or persons whomsoever
 claiming or holding by from or under the Government of the United
 States. In testimony whereof the said John George and M. E. George his
 wife has hereunto subscribed their names and affix their seal the
 day and year above written

Stamp \$1.50

John George Seal
 M. E. George Seal

The State of Ala. J. H. Dobb an acting justice of the peace for
 Limestone County said county and State do hereby certify that John George
 and his wife M. E. George whose names are signed to the foregoing
 conveyance and who are known to me acknowledged before me on
 this day that being informed of the contents of the conveyance and
 that they executed the same voluntarily on the day the same
 were date. Given under my hand this 4th day of Dec 1869

J. H. Dobb J. P.

State of Ala. J. Joshua P. Cannon Judge of the Probate Court for
 Limestone County said county hereby certify that the foregoing deed
 was filed in my office for record July 24 1870 and was duly
 recorded March 3rd 1870 in Book No. 18 Page 374 & 375

Joshua P. Cannon
 Judge P. C.

Henry Clay et al. & This Indenture made this 17th day of February in the
 18th year One thousand eight hundred seventy between Henry
 Clay M. Raphael & Clay Jacob M. Clay and his wife Mary V. Clay of the County
 of Limestone in the State of Alabama of the one part and John W.
 Raphael of the County of Limestone in the State of Alabama of the
 other part. Witnesseth that the said Henry Clay Jacob M. Clay and
 his wife Mary V. Clay for and in consideration of the sum of \$3000
 three thousand dollars to them in hand paid the receipt whereof
 is hereby acknowledged have this day given granted bargained
 sold conveyed and confirmed and by these presents do give
 grant bargain sell convey and confirm unto the said John W.
 Raphael all that certain lot of land lying and being in the town
 of Athens County of Limestone in the State of Alabama known
 as the south half of lot No 32 in the plat of the town of
 Athens Limestone County State of Alabama containing (32)
 thirty two poles more or less. To have and to hold the above
 described lot of land with the tenements and appurtenances

thereunto belonging or in any way appertaining unto the said John M. Russell his heirs and assigns forever and the said Henry Clay Gamewell M. Clay and his wife Mary V. Clay 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 M. Russell his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Henry Clay Gamewell M. Clay his wife Mary V. Clay and also against the lawful title claim or demand of all and every person or persons whomsoever in testimony whereof the said Henry Clay Gamewell M. Clay and his wife Mary V. Clay hereunto subscribe their names and affix their seals the day and year above written.

Signed sealed & delivered
in presence of
John J. Blair J. P.
Stamp 50¢
Henry Clay
Mary V. Clay
Henry Clay

State of Ala. On the 17 day of February in the year 1870
Lincoln Co. personally came before me J. M. Clay and Mary V. Clay and Henry Clay and severally acknowledged the within conveyance to be their act and deed and the said Mary V. Clay being examined by me apart from her husband acknowledged that she executed the same freely and without any fear or compulsion from her husband and testify that I well know the said J. M. Clay Mary V. Clay and Henry Clay and that they are the same persons who are described in the within conveyance and who executed the same. J. S. Blair J. P.

State of Ala. I Joshua P. Connor Judge of the Probate Court for Lincoln Co. do hereby certify that the foregoing conveyance was filed in my office for record Feb 25 1870 and was duly recorded March 2nd 1870 in Deed Book 13 page 376 & 377
Joshua P. Connor Judge P.C.

Henry Hobbs of this Indenture Witnesseth that we Ruth P. & George Gamewell of Lincoln County State of Alabama for and in consideration of \$100.00 one hundred dollars in supplies the day advanced bona fide to me and to be advanced to me as they become necessary by Russell Bros. to enable me to make and secure my crop for the year of 1870 on the Logwood place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following (1) one bay mare mare aged 9 years 4 years & 3 shoats & 2 pigs and power of sale in case of default for the certain payment of the sum on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama Feb 25 1870

Stamp 50¢
Henry Hobbs
State of Ala. I Joshua P. Connor Judge of the Probate Court for Lincoln Co. do hereby certify that the foregoing lien was filed in my office for record Feb 25 1870 and was duly recorded March 2 1870 in Deed Book 13 page 376
Joshua P. Connor Judge P.C.

Ruth P. & George Gamewell of this Indenture Witnesseth that we Ruth P. & George Gamewell of Lincoln County State of Alabama for and in consideration of \$100.00 one hundred dollars in supplies the day advanced bona fide to me and to be advanced to me as they become necessary by Russell Bros. to enable me to make and secure my crop for the year of 1870 on our own place and without which we could not make and secure said crop we hereby give them a lien upon said crop and also upon the following (1) one bay mare & colt (mare 9 years old colt 2 years old) 1 mile horse calf 1 two horse wagon & cows & shoats & pigs also 40 acres of land adjoining my mother's and power of sale in case of default for the certain payment of the sum on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama
Witness
Alma Jan 24 1870
Ruth P. Gamewell
George Gamewell
W. B. Russell
Stamp 50¢

State of Ala. I Joshua P. Connor Judge of the Probate Court for Lincoln Co. do hereby certify that the foregoing lien was filed in my office for record Feb 25 1870 and was duly recorded March 2nd 1870 in Deed Book 13 page 377
Joshua P. Connor Judge P.C.

J. P. McKeeney of the State of Alabama, Lincoln County. On or before 1st day of Dec 1870 I promised to pay Marm & Emma Connor the sum of One hundred and ninety dollars & 50¢ for value received. Witness my hand & seal this 26th day of Jan 1870. Now the condition of the above bond is that having this day received of said Marm & Emma Connor one mare cal their mare aged about seven years which have been furnished me by said Marm & Emma to enable me to make a crop this year on the Bartlett place and without which it would be impossible for me to make a crop. Now therefore a lien is hereby created on said mare cal their mare as well as the entire crop of every kind grown the present year with power of sale. Witness my hand and seal this 26th day of January 1870 in the presence of
Stamp 50¢
J. P. McKeeney
State of Ala. I Joshua P. Connor Judge of the Probate Court for Lincoln Co. do hereby certify that the foregoing lien was filed in my office for record Feb 25 1870 and was duly recorded March 2 1870 in Deed Book 13 page 377
Joshua P. Connor Judge P.C.

Feb 25 1870
State of Alabama Lincoln County Dan M. Mason & Emma Connor Two hundred dollars to be paid by 1st day of Dec 1871 for one sorrel mare which I have this day brought of them to enable me to make a crop on the Deacon place now a lien is hereby created on said mare as well as all the stock and farming implements on said place together with all the crop grown on said place in the year 1870 for I could not make said crop without said mare with power of sale with my hand & seal this Feb 18 1870
Getchins & Logwood
Stamp 50¢
Feb 25 1870
Dan M. Mason
Emma Connor

Satisfied in full
Feb 10 1872
Mason & Connor
vs
D. M. Mason

State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed
 in my office for record Feb'y 25 1870 and was duly recorded March
 2nd 1870 in Deed Book 13 page 377 Joshua P. Cannon Judge P.C.

Plaintiff Stewart J. Stewart
 D. Linn
 Sheriff M. C. Bellum
 This Indenture witnesseth that I Stewart J. Stewart
 of the county of Limestone State of Alabama for and in
 consideration of two mules valued at two hundred
 and twenty five dollars and advanced to me this day bona fide
 by Thomas M. C. Bellum for the purpose of enabling me to cut
 timber and make my crop on the Ben B. Pate place this year
 and without which advance I could not cultivate and make said
 crop, I hereby promise to pay said sum on or before the first
 day of November 1870 and hereby give him a lien upon said
 mules and my crop with power of sale in case of default for
 the certain payment of said sum of two hundred and twenty five
 dollars according to section 1855 of the Revised Code of Alabama
 Witness my hand and seal this Feb'y 12 1870

Stamps 50¢ J. Stewart
 State of Ala. J. Joshua P. Cannon Judge of the Probate Court
 for said county hereby certify that the foregoing
 lien was filed in my office for record Feb'y 25 1870 and was
 duly recorded March 2 1870 in Deed Book 13 page 378
 Joshua P. Cannon Judge P.C.

Ben Hobbs
 D. Linn
 R. A. M. C. Bellum
 This Indenture witnesseth that I Ben Hobbs of Limestone
 County State of Alabama for and in consideration of the
 sum of forty dollars this day advanced bona fide to me
 by R. A. M. C. Bellum to enable me to make my crop this year
 do hereby give him a lien up said crop my hay and corn
 and cut with power of sale in case of default for the certain
 payment of the same on or before the first day of November
 1870 according to sec 1855 of the Revised Code of Alabama
 Witness my hand and seal this Jan'y 8 1870
 Witness Stamps 50¢ Ben Hobbs
 Frank Baleman

State of Ala. J. Joshua P. Cannon Judge of the Probate Court for
 Limestone County hereby certify that the foregoing lien
 was filed in my office for record Feb'y 25 1870 and was duly
 recorded March 2 1870 in Deed Book 13 page 378
 Joshua P. Cannon
 Judge P.C.

Pleasant Walker wife
 D. Deak
 Hamilton Walker
 This Indenture made the 4th day of March in the
 year One thousand eight hundred and forty nine between
 Pleasant Walker and Lucinda Walker his wife of the
 County of Limestone and the State of Alabama of the one
 part and Hamilton Walker of the County of Limestone and State
 of Alabama of the other part. Witnesseth that the said Pleasant

Walker and Lucinda Walker for and in consideration of the sum
 of three hundred dollars to them in hand paid the receipt whereof
 is hereby acknowledged have this day given granted bargained sold
 released conveyed and confirmed and by their presents do give grant
 bargain sell alien convey release convey and confirm unto the
 said Hamilton Walker all that certain tract of land lying and being
 in the County of Limestone and State of Alabama known and designa-
 ted as the north west quarter of the north west quarter of section
 fifteen in township one of range six west containing forty two
 acres and fifty one hundredths of an acre. To have and to hold
 the above described tract of land with the tenements and appertain-
 aces thereto belonging or in any wise appertaining unto the said
 Hamilton Walker his heirs and assigns forever and the said Pleasant
 Walker and Lucinda Walker for themselves their heirs executors and
 administrators do hereby and in consideration of the premium warrant
 and with power defend the title to the above described and hereby grant
 premises unto the said Hamilton Walker his heirs and assigns from
 and against them and all and every person or persons claiming or hold-
 ing under them the said Pleasant Walker and Lucinda Walker and also
 against the lawful title claim or demand of all and every person
 or persons whatsoever claiming or holding by force or under the
 Government of the United States. In testimony whereof the said
 Pleasant Walker and Lucinda Walker hereunto subscribed their names
 and affix their seals the day and year first above written
 Signed sealed and delivered in presence of Pleasant Walker and
 Lucinda Walker
 Stamps 50¢

State of Alabama J. A. Ray a Justice of the Peace in and
 for said County hereby certify that Pleasant
 Walker and Lucinda Walker whose names is signed to the foregoing
 conveyance and who is known to me acknowledged before me on
 this day that being informed of the contents of the conveyance
 they executed the same voluntarily on the day the same bears
 date. Given under my hand this 3rd day of April A.D. 1869
 A. D. Ray J. P.

State of Ala. J. Joshua P. Cannon Judge of the Probate Court for
 Limestone County hereby certify that the foregoing lien
 was filed in my office for record Feb'y 26 1870 and was duly
 recorded March 2 1870 in Deed Book 13 pages 378 & 379
 Joshua P. Cannon Judge P.C.

N. B. Bibb wife
 D. Deak
 E. J. Diddale
 This Indenture made the 22nd day of February 1870
 between N. B. Bibb and his wife Ellen Bibb of the
 County of Limestone in the State of Alabama of the one
 part and E. J. Diddale of the same County and State of the other
 part. Witnesseth that the said N. B. Bibb and his wife Ellen
 Bibb for and in consideration of the sum of Seven hundred
 (\$700) dollars in hand paid the receipt of which is hereby
 acknowledged have this day given granted bargained sold
 conveyed and confirmed and by their presents do give grant

incorporated Association of New York City incorporated under the laws of the State of New York and to his successors in office in trust for said association of the ground first Withupath that for and in consideration of the sum of One thousand dollars to them in hand paid by the said Ground first the receipt whereof is hereby acknowledged the said parties of the first part have granted bargained and sold and do hereby convey unto the said second party and his successors in office in trust for said Association the following described property viz: Lots number Forty three and Forty six in the town of Athens Limestone County Alabama which said lots formerly belonged to John W. Richardson now deceased to have and to hold said conveyed and described property together with all and singular the rights privileges and appurtenances thereto appertaining or in any wise belonging unto the said second party and his successors in office in trust as aforesaid forever and the said parties of the first part hereby covenants and agree to and with said second party that they have a good and indefeasible estate in fee simple to said premises that the same are free and clear of all incumbrances that they have good right to convey the same and for the consideration above named the said party of the first part their heirs executors and administrators with warrant and forever defend the title to said premises unto said second party and his successors in office against all lawful claim or claims whatsoever. In witness whereof the said parties have hereunto set their hands and seals the day and year first above written.

Stamp 71¢

For Sulzner and
Margaret A. Sulzner and

The State of Alabama & James Gillette Register in Chancery at Mobile County & Mobile Ala certify that Frederick Sulzner and Margaret A. Sulzner 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 hands and the seal of the Court this eleventh day of February A.D. 1870.

James Gillette
Register in Chancery

State of Ala & Joshua P. Borman Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing conveyance was filed in my office for record Feb 28 1870 and was duly recorded March 3rd 1870 in Book 13 page 380 & 382

Joshua P. Borman Judge P.C.

Leander Martin & This Indenture Withupath that I Leander Martin of Limestone Co. County State of Alabama for and in consideration of One hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Note to enable me to make and secure my crop for the year of 1870 on the Spot Harris place and without which I could not

make and secure said crop & hereby give a lien upon said crop and also upon the following 1 black man mule and fowls of sale in case of default for the certain payment of the same on or before the first day of Decr 1870 according to section 1858 of the Revised Code of Alabama

Dist Stamp 50¢ Leander Martin

W. A. Russell

State of Ala & Joshua P. Borman Judge of the Probate Court for Limestone Co. County hereby certify that the foregoing lien was filed in my office for record Feb 28 1870 and was duly recorded March 3rd 1870 in Book 13 page 382 & 383

Joshua P. Borman Judge P.C.

Jack Juveny & This Indenture Withupath that I Jack Juveny of Limestone County State of Alabama for and in consideration of One hundred dollars I do supply this day advanced bona fide to me and to be advanced to me as they become necessary by Note to enable me to make and secure my crop for the year of 1870 on the Spot J. Harris place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following 2 cows and fowls of sale in case of default for the certain payment of the same on or before the first day of Decr 1870 according to section 1858 of the Revised Code of Alabama

Dist Stamp 50¢ Jack Juveny

Dist 10th M. Borman

State of Ala & Joshua P. Borman Judge of the Probate Court for said County Limestone Co. County hereby certify that the foregoing lien was filed in my office for record Feb 28 1870 and was duly recorded March 3rd 1870 in Book 13 page 383

Joshua P. Borman Judge P.C.

Oliver Bain & This Indenture Withupath that I Oliver Bain of Limestone Co. County State of Alabama for and in consideration of Two hundred dollars I do supply this day advanced bona fide to me and to be advanced to me as they become necessary by Note to enable me to make and secure my crop for the year of 1870 on the Spot J. Harris place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following 2 cows and fowls of sale in case of default for the certain payment of the same on or before the first day of Decr 1870 according to section 1858 of the Revised Code of Alabama

Dist Stamp 50¢ Oliver Bain

J. W. Collins

State of Ala & Joshua P. Borman Judge of the Probate Court for Limestone Co. County hereby certify that the foregoing lien was filed in my office for record Feb 28 1870 and was duly recorded March 3rd 1870 in Book 13 page 383

Joshua P. Borman Judge P.C.

Richard Guttis & This Indenture Withupath that I Richard Guttis of Limestone County State of Alabama for and in consideration of Two hundred dollars in supplies this day advanced

bona fide to me and to be advanced to me as they become necessary by Weatherford to enable me to make and secure my crop for the year of 1870 on the spot of Harris place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following 1 mule black and brown of sale in case of default for the certain payment of the same on or before the first day of Decr 1870 according to section 1858 of the Revised Code of Alabama.

Stamp 50¢ Richard McKimley

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record July 28 1870 and was duly recorded March 3 1870 in Decr Book 13 page 380 1884. Joshua P. Cannon Judge P.C.

James Corington of this instrument witnesseth that I James Corington of Limestone County, State of Alabama for and in consideration of the sum of three hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Weatherford to enable me to make and secure a crop for the year of 1870 on the Weatherford place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following black mare mule aged about six years old and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 1st day of Feb'y 1870.

in presence of W. H. Willbanks Stamp 50¢ James Corington

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record July 28 1870 and was duly recorded March 3 1870 in Decr Book 13 page 384 Joshua P. Cannon Judge P.C.

Rand McKimley of this instrument witnesseth that I Rand McKimley of Limestone County, State of Alabama for and in consideration of the sum of three hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Weatherford to enable me to make and secure my crop for the year 1870 on the Weatherford place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following one black horse mule aged about 8 years and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal.

Stamp 50¢ Rand McKimley

State of Ala. & Joshua P. Cannon Judge of the Probate Court hereby certify that the foregoing lien was filed for record July 28 1870 and was recorded March 3 1870 in Decr Book 13 page 384. Joshua P. Cannon Judge P.C.

D. M. Chambers of this instrument witnesseth that I David M. Chambers of Limestone County, State of Alabama for and in consideration of the sum of two hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Weatherford to enable me to make and secure a crop for the year of 1870 on the place of Weatherford and without which I could not make and secure said crop & hereby give them a lien upon said crop (the entire crop) and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 18th day of February 1870.

Stamp 50¢ D. M. Chambers

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record July 28 1870 and was recorded March 3 1870 in Decr Book 13 page 385. Joshua P. Cannon Judge P.C.

Joseph West of this instrument witnesseth that I Joseph West of Limestone County, State of Alabama for and in consideration of the sum of one hundred & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Crumshaw & Sonmer's merchants in the town of Acton to enable me to make and secure my crop for the year 1870 on the Acton place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following described stock one white face roan mare mule & one black horse mule and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 26th day of Feb'y 1870.

Stamp 50¢ Joseph West

State of Ala. & Joshua P. Cannon Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record Feb'y 26 1870 and was duly recorded Feb'y 27 1870 in Decr Book 13 page 385 Joshua P. Cannon Judge P.C.

Randab Hine of this instrument witnesseth that Randab Hine of Limestone County, State of Alabama for and in consideration of three hundred fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by State Co. to enable me to make and secure my crop for the year of 1870 on the Allen place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following 2 mules and power of sale in case of default for the certain payment of the same on or before the first day of Decr 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal.

Stamp 50¢ Randab Hine

State of Alabama Limestone County. Joshua P. Cannon Judge P.C.

Common Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record March 19th 1870 and was duly recorded March 4th 70 in said Book 10 Page 385, Joshua P. Roman Judge P.C.

Plea. Barrer of this Indenture Witnesseth that I Pleas Barrer of Limestone County State of Alabama for and in consideration of three hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Note due to enable me to make and secure my crop for the year of 1870 on the Allen place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following 2 mules and horses of value in case of default for the certain payment of the same on or before the first day of Decr 1870 according to section 1858 of the Revised Code of Alabama Act
Stamp 50¢ Pleas ^{his} Barrer

Yes W McKinnis
State of Ala I Joshua P. Roman Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record March 19th 1870 and was duly recorded March 4th 70 in said Book 10 Page 386

Joshua P. Roman Judge P.C.

Isaac Allen of this Indenture Witnesseth that I Isaac Allen of Limestone County State of Alabama for and in consideration of three hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Note due to enable me to make and secure my crop for the year of 1870 on the Allen place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following 2 mules and horses of value in case of default for the certain payment of the same on or before the first day of Decr 1870 according to section 1858 of the Revised Code of Alabama Act
Stamp 50¢ Isaac ^{his} Allen

Yes W McKinnis
State of Ala I Joshua P. Roman Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record March 19th 1870 and was duly recorded March 4th 1870 in said Book 10 Page 386; Joshua P. Roman Judge P.C.

Wm C. McKinnis of this Indenture Witnesseth that I Wm C. McKinnis of Madison County State of Alabama for and in consideration of one hundred dollars I promise to pay Doney O. Gruntland or order one hundred dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year said advance is obtained by my bona fide for the purpose of making a crop and without such advance it would not be in my power to make the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 7th day of Jan'y 1870
Attest Harris Doney Stamp 50¢ William C. McKinnis

State of Ala I Joshua P. Roman Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 19th 1870 and was duly recorded March 4th 1870 in said Book 10 Page 386 Joshua P. Roman Judge P.C.

Peter Handley of this Indenture Witnesseth that I Peter Handley of Madison County State of Alabama for and in consideration of one hundred dollars I promise to pay Doney O. Gruntland or order one hundred dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year said advance is obtained by my bona fide for the purpose of making a crop and without such advance it would not be in my power to make the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 7th day of Jan'y 1870
Attest Harris Doney Stamp 50¢ Peter Handley

Yes W McKinnis
State of Ala I Joshua P. Roman Judge of the Probate Court for Limestone Co said County hereby certify that the foregoing lien was filed in my office for record March 19th 1870 and was duly recorded March 4th 1870 in said Book 10 Page 387 Joshua P. Roman Judge P.C.

Emmanuel Walter of this Indenture Witnesseth that I Emmanuel Walter of Madison County State of Alabama for and in consideration of one hundred dollars I promise to pay Doney O. Gruntland or order one hundred dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year said advance is obtained by my bona fide for the purpose of making a crop and without such advance it would not be in my power to make the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 7th day of Jan'y 1870
Attest Harris Doney Stamp 50¢ Emmanuel Walter

for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop; and said advance is hereby acknowledged as and made a lien on my crop this year. I have not given to any other person or persons a lien on said crop. Witness my hand and seal this 5th day of Feb'y 1870. *John P. Boman* *J.P.*

Attest Harris Doney Stamp 50¢

State of Ala. & I Joshua P. Boman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed for record March 1st 1870 and was duly recorded March 8th 1870 in said Book 13 page 389 & 390. Joshua P. Boman Judge P.C.

Whit Ward
To Lien
Toney & Grantland

State of Alabama & With interest from date I promise to pay Madison County Toney & Grantland or order One hundred dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year; said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop; and said advance is hereby acknowledged as and made a lien on my crop this year. I have not given a lien to any other person or persons on said crop. Witness my hand and seal this 9th day of Feb'y 1870. *Whit Ward* *Ward*

Attest Harris Doney Stamp 50¢

State of Ala. & I Joshua P. Boman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed in my office for record March 1st 1870 and was duly recorded March 8th 1870 in said Book 13 page 390. Joshua P. Boman Judge P.C.

Lucas Embanks
To Lien
Toney & Grantland

State of Alabama & With interest from date I promise to pay Toney & Grantland or order Fifty Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year, said advance is obtained by me bona fide for the purpose of making a crop, and without such advance it would not be in my power to procure the necessary provisions to make a crop, and said advance is hereby acknowledged as and made a lien on my crop for this year. I have not given a lien to any other person or persons on said crop. Witness my hand and seal this 11th day of February 1870.

Attest

Harris Doney

Stamp 50¢

Lucas Embanks *Embanks*

State of Alabama & I Joshua P. Boman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record March 1st 1870 and was duly recorded March 8th 1870 in said Book 13 page 390.

Joshua P. Boman P.C.

J. W. Garrison & State of Alabama & With interest from date I promise to pay Madison County Toney & Grantland or order Twenty five Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year; said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop; and said advance is hereby acknowledged as and made a lien on my crop this year. I have not given to any person or persons a lien on said crop. Witness my hand and seal this 9th day of Feb'y 1870.

Attest

Stamp 50¢

J. W. Garrison *Garrison*

Harris Doney

State of Ala. & I Joshua P. Boman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed in my office for record March 1st 1870 and was duly recorded March 8th 1870 in said Book 13 page 391. Joshua P. Boman Judge P.C.

Edwin Walton
To Lien
Toney & Grantland

State of Alabama & With interest from date I promise to pay Toney & Grantland or order One hundred dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year; said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop; and said advance is hereby acknowledged as and made a lien on my crop this year; I have not given a lien to any other person or persons on said crop. Witness my hand and seal this 23rd day of February 1870. *Edwin Walton* *Walton*

Attest Harris Doney

Stamp 50¢

State of Ala. & I Joshua P. Boman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed in my office for record March 1st 1870 and was duly recorded March 8th 1870 in said Book 13 page 391. Joshua P. Boman Judge P.C.

John Blackwell
To Lien
Toney & Grantland

State of Alabama & With interest from date I promise to pay Toney & Grantland or order Twenty five Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year; said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop; and said advance is hereby acknowledged as and made a lien on my crop this year. I have not given to any other person or persons a lien on said crop. Witness my hand and seal this 26th day of February 1870.

Attest

Stamp 50¢

John Blackwell *Blackwell*

Harris Doney

State of Ala. & I Joshua P. Boman Judge of the Probate Court for Limestone County hereby certify that the foregoing Lien was filed in my office for record March 1st 1870 and was duly recorded March 8th 1870 in said Book 13 page 391.

Joshua P. Boman P.C.

Lacy Miller
To Linc
State of Alabama
Madison County
Twenty five Dollars
for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop. And said advance is hereby acknowledged as and made a lien on my crop this year. I have not given a lien to any other person or persons on said crop. Witness my hand and seal this 26th day of February 1870
Attest
Lacy Miller
Stamp 50¢

Harris Doney
State of Ala
Joshua P. Couran Judge of the Probate Court for
Lincoln County hereby certify that the foregoing lien was
filed in my office for record March 1st 1870 and was duly recorded
Feb 8 1870 in Dub Book 13 page 892
Joshua P. Couran Judge P.C.

Dieb Bresh
To Linc
State of Alabama
Madison County
Twenty five Dollars
for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop. And said advance is hereby acknowledged as and made a lien on my crop this year. I have not given a lien to any person or persons on said crop. Witness my hand and seal this 24th day of February 1870
Attest
Dieb Bresh
Stamp 50¢

Harris Doney
State of Ala
Joshua P. Couran Judge of the Probate Court for
Lincoln County hereby certify that the foregoing lien was
filed in my office for record Feb 11 1870 and was duly recorded Feb
8 1870 in Dub Book 13 page 892. Joshua P. Couran Judge P.C.

Granville Smith
To Linc
State of Alabama
Madison County
Twenty five Dollars
for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop. And said advance is hereby acknowledged as and made a lien on my crop this year. I have not given a lien to any other person or persons on said crop. Witness my hand and seal this 24th day of February 1870
Attest
Granville Smith
Stamp 50¢

Harris Doney
State of Ala
Joshua P. Couran Judge of the Probate Court for
Lincoln County hereby certify that the foregoing Lien

was filed in my office for record Feb 11 1870 and was duly recorded
Feb 8 1870 in Dub Book 13 page 892. Joshua P. Couran Judge P.C.

David Pickett
To Linc
State of Alabama
Madison County
Twenty five Dollars
for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop. And said advance is hereby acknowledged as and made a lien on my crop this year. I have not given a lien to any other person or persons on said crop. Witness my hand and seal this 24th day of February 1870
Attest
David Pickett
Stamp 50¢

Harris Doney
State of Ala
Joshua P. Couran Judge of the Probate Court for said County
Lincoln County hereby certify that the foregoing Lien was filed in my
office for record Feb 11 1870 and was duly recorded Feb 8 1870 in
Dub Book 13 page 892. Joshua P. Couran Judge P.C.

Y. McKelvey
To Linc
State of Alabama
Madison County
Twenty five Dollars
for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop. And said advance is hereby acknowledged as and made a lien on my crop this year. I have not given a lien to any other person or persons on said crop. Witness my hand and seal this 22nd day of February 1870
Attest
Y. McKelvey
Stamp 50¢

Harris Doney
State of Ala
Joshua P. Couran Judge of the Probate Court for said
Lincoln County hereby certify that the foregoing lien was filed
in my office for record Feb 11 1870 and was duly recorded Feb 8
1870 in Dub Book 13 page 892. Joshua P. Couran Judge P.C.

Wm Johnson
To Linc
State of Alabama
Madison County
Twenty five Dollars
for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me bona fide for the purpose of making a crop; and without such advance it would not be in my power to procure the necessary provisions to make a crop. And said advance is hereby acknowledged as and made a lien on my crop this year. I have not given a lien to any other person or persons on said crop. Witness my hand and seal this 21st day of February 1870
Attest
Wm Johnson
Stamp 50¢

State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing line was filed
in my office for record March 19870 and was duly recorded such 8-
1870 in Dub Book 13 page 393. Joshua P. Couran Judge P.C.

James J. Baker & State of Alabama & With interest from date & promise to pay
to Lewis & Madison County & Money of grantland or order Two Hundred
Dollars for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me
bond file for the purpose of making a crop; and without such advance
it would not be in my power to procure the necessary provisions
to make a crop; and said advance is hereby acknowledged as and
made a lien on my crop this year. I have not given a lien to any
other person or persons on said crop. Witness my hand and seal
this 14th day of February 1870. James J. Baker. *Ed*

Attest Harris Soney Stamp 50¢
State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing line was
filed in my office for record March 19870 and was duly recorded
March 87870 in Dub Book 13 page 394.

Joshua P. Couran Judge P.C.

J. R. Fleming & State of Alabama & With interest from date & promise to pay
to Lewis & Madison County & Money of grantland or order Seventy five
Dollars for value received in money advanced to me by them to
purchase necessary provisions to enable me to make a crop for the present
year. Said advance is obtained by me bond file for the purpose of making
a crop; and without such advance it would not be in my power to procure
the necessary provisions to make a crop; and said advance is hereby acknowl-
edged as and made a lien on my crop this year. I have not given to
any other person or persons a lien on said crop. Witness my hand and seal
this 9th day of February 1870. J. R. Fleming. *Ed*

Attest Harris Soney Stamp 50¢
State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing line was filed
in my office for record March 19870 and was duly recorded March 97870
in Dub Book 13 page 394. Joshua P. Couran Judge P.C.

Edinburgh Woodruff & State of Alabama & With interest from date & promise to pay
to Lewis & Madison County & Money of grantland or order One Hundred
Dollars for value received in money advanced to me by them to
purchase necessary provisions to enable me to make a crop for the present
year. Said advance is obtained by me bond file for the purpose of making
a crop; and without such advance it would not be in my power to procure
the necessary provisions to make a crop; and said advance is hereby acknowl-
edged as and made a lien on my crop this year. I have not given a lien
to any other person or persons on said crop. Witness my hand and seal
this 24th day of February 1870. Stamp 50¢. Edinburgh Woodruff. *Ed*

Attest Harris Soney

State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing line was filed
in my office for record March 19870 and was duly recorded such 9-1870
in Dub Book 13 page 394. Joshua P. Couran Judge P.C.

Isaac Wright & State of Alabama & With interest from date & promise to pay Money of grantland or order
to Lewis & Madison County & Money of grantland or order Twenty five Dollars for value received in money advanced to me by
them to purchase necessary provisions to enable me to make a
crop for the present year. Said advance is obtained by me bond file for the
purpose of making a crop; and without such advance it would not be in
my power to procure the necessary provisions to make a crop; and said
advance is hereby acknowledged as and made a lien on my crop this
year. I have not given to any other person or persons a lien on said
crop. Witness my hand and seal this 21st day of February 1870.

Attest Stamp 50¢ Isaac Wright. *Ed*

Harris Soney
State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing line was filed
in my office for record March 19870 and was duly recorded March 91870
in Dub Book 13 page 395. Joshua P. Couran Judge P.C.

Frank Woodruff & State of Alabama & With interest from date & promise to pay Money
to Lewis & Madison County & Money of grantland or order One Hundred of fifty dollars
Dollars for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year.
Said advance is obtained by me bond file for the purpose of making a
crop; and without such advance it would not be in my power to procure
the necessary provisions to make a crop; and said advance is hereby
acknowledged as and made a lien on my crop this year. Witness
my hand and seal this 10th day of January 1870.

Attest Stamp 50¢ Frank Woodruff. *Ed*

James Lewis
State of Ala & Joshua P. Couran Judge of the Probate Court for
Limestone Co. County hereby certify that the foregoing line was
filed in my office for record March 19870 and was duly recorded
March 97870 in Dub Book 13 page 395. Joshua P. Couran Judge P.C.

Peter Perle & State of Alabama & With interest from date & promise to pay
to Lewis & Madison County & Money of grantland or order Fifty Dollars
Dollars for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year.
Said advance is obtained by me bond file for the purpose of making
a crop; and without such advance it would not be in my power
to procure the necessary provisions to make a crop; and said advance
is hereby acknowledged as and made a lien on my crop this year.
I have not given a lien to any other person or persons on said crop.
Witness my hand and seal this 20th day of January 1870.

Attest Stamp 50¢ Peter Perle. *Ed*

Edmund Soney

State of Ala & Joshua P. Couran Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing line was
filed for record mch 14 1870 and was duly recorded mch 9 1870 in
Deed Book 13 page 295. Joshua P. Couran Judge P.C.

Calvin Patton & State of Alabama & With interest from date I promise to pay
to Lewis & Mary of Madison County & Sonny of grantland or order Twenty five
Dollars for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year. Said
advance is obtained by me bona fide for the purpose of making a crop
and without such advance it would not be in my power to procure the
necessary provisions to make a crop. And said advance is hereby acknowledged
as and made a lien on my crop this year. I have not given a lien to
any other person or persons on said crop. Witness my hand and seal
this 20th day of January 1870 Calvin Patton

Attest Edmund Sonny Stamp 50¢
State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing line was
filed in my office for record mch 14 1870 and was duly recorded
mch 9 1870 in Deed Book 13 page 296 Joshua P. Couran Judge P.C.

Wm Edge & State of Alabama & With interest from date I promise to pay
to Lewis & Mary of Madison County & Sonny of grantland or order Twenty five
Dollars for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year. Said
advance is obtained by me bona fide for the purpose of making a crop
and without such advance it would not be in my power to procure the
necessary provisions to make a crop. And said advance is hereby acknowledged
as and made a lien on my crop this year. I have not given a lien to any
other person or persons on said crop. Witness my hand and seal this 7th
day of Feb. 1870. William Edge

Attest Harris Sonny Stamp 50¢
State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing line was filed for
record mch 14 1870 and was duly recorded mch 9 1870 in Deed Book 13
page 296. Joshua P. Couran Judge P.C.

J. H. Briddle & State of Alabama & With interest from date I promise to pay
to Lewis & Mary of Madison County & Sonny of grantland or order Fifty Dollars
for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year. Said
advance is obtained by me bona fide for the purpose of making a crop
and without such advance it would not be in my power to procure the
necessary provisions to make a crop. And said advance is hereby acknowledged
as and made a lien on my crop this year. I have not given a lien to any
other person or persons on said crop. Witness my hand and seal
this 16th day of February 1870 J. H. Briddle

Attest Harris Sonny

State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing line was filed for record
mch 14 1870 and was duly recorded mch 9 1870 in Deed Book 13
page 296. Joshua P. Couran Judge P.C.

Mary Lee & State of Alabama & With interest from date I promise to pay
to Lewis & Mary of Madison County & Sonny of grantland or order Twenty five
Dollars for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year. Said
advance is obtained by me bona fide for the purpose of making a crop
and without such advance it would not be in my power to procure the
necessary provisions to make a crop. And said advance is hereby acknowledged
as and made a lien on my crop this year. I have not given a lien to
any other person or persons on said crop. Witness my hand and seal this
9th day of Feb. 1870 Stamp 50¢ Mary Lee

State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing line was filed in
my office for record mch 14 1870 and was duly recorded mch 9 1870 in Deed
Book 13 page 297. Joshua P. Couran Judge P.C.

Frank Erwin & State of Alabama & With interest from date I promise to pay
to Lewis & Mary of Madison County & Sonny of grantland or order One Hundred
Dollars for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year. Said
advance is obtained by me bona fide for the purpose of making a crop
and without such advance it would not be in my power to procure the
necessary provisions to make a crop. And said advance is hereby acknowledged
as and made a lien on my crop this year. I have not given a lien to any
other person or persons on said crop. Witness my hand and seal this 26th
day of January 1870 Stamp 50¢ Frank Erwin

Attest James D. Lewis
State of Ala & Joshua P. Couran Judge of the Probate Court for
Limestone Co. County hereby certify that the foregoing line was
filed in my office for record mch 14 1870 and was duly recorded mch 9
1870 in Deed Book 13 page 297. Joshua P. Couran Judge P.C.

Jerry Thompson & State of Alabama & With interest from date I promise
to Lewis & Mary of Madison County & Sonny of grantland or order One
Hundred Dollars for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year. Said
advance is obtained by me bona fide for the purpose of making a crop
and without such advance it would not be in my power to procure the
necessary provisions to make a crop. And said advance is hereby acknowledged
as and made a lien on my crop this year. I have not given a lien to any
other person or persons on said crop. Witness my hand and seal this 24th
day of January 1870 Stamp 50¢ Jerry Thompson

Attest
Harris Sonny

State of Ala. & Joshua P. O'Connell Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed in
my office for record March 1 1870 and was duly recorded March 9 1870 in
Deed Book 13 page 297. Joshua P. O'Connell Judge P.C.

Wm Green
J. L. Linn
Money of Green & Linn
State of Alabama With interest from date I promise to pay
Madison County \$ of Green & Linn or order One Hundred
Dollars for value received in money advanced to me by them
to purchase necessary provisions to enable me to make a crop for the
present year. Said advance is obtained by me bona fide for the purpose
of making a crop; and without such advance it would not be in
my power to procure the necessary to make a crop. And said advance
is hereby acknowledged as and made a lien on my crop this year
I have not given a lien to any other person or persons on said crop.
Witness my hand and seal this 24th day of January 1870

Attest
Harris Doney Stamp 50¢ William F. Green End

State of Ala. & Joshua P. O'Connell Judge of the Probate Court for said County
Limestone County hereby certify that the foregoing lien was filed in
my office for record March 1 1870 and was duly recorded March 9 1870 in
Deed Book 13 page 298. Joshua P. O'Connell Judge P.C.

W. B. Ritch
J. L. Linn
Money of Green & Linn
State of Alabama With interest from date I promise to pay Doney
Madison County \$ of Green & Linn or order One Hundred
Dollars for value received in money advanced to me by them to purchase necessary
provisions to enable me to make a crop for the present year. Said advance
is obtained by me bona fide for the purpose of making a crop. And without
such advance it would not be in my power to procure the necessary
provisions to make a crop; and said advance is hereby acknowledged as and
made a lien on my crop this year. I have not given a lien to any
person or persons on said crop. Witness my hand and seal this 7th day of
February 1870 Stamp 50¢ W. B. Ritch End

Attest Harris Doney
State of Ala. & Joshua P. O'Connell Judge of the Probate Court for said County
Limestone County hereby certify that the foregoing lien was filed in my office
for record March 1 1870 and was duly recorded March 9 1870 in Deed
Book 13 page 298 Joshua P. O'Connell Judge P.C.

John Dato
J. L. Linn
Money of Green & Linn
State of Alabama With interest from date I promise to pay Doney
Madison County \$ of Green & Linn or order One Hundred
Dollars for value received in money advanced to me by them to purchase
necessary provisions to enable me to make a crop for the present year. Said
advance is obtained by me bona fide for the purpose of making a crop and
without such advance it would not be in my power to procure the necessary
provisions to make a crop; and said advance is hereby acknowledged as
and made a lien on my crop this year. I have not given a lien to any other
person or persons a lien on said crop. Witness my hand and seal this 11th
month day of February 1870 John Dato End
Attest Harris Doney Stamp 50¢

State of Ala. & Joshua P. O'Connell Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed
in my office for record March 1 1870 and was duly recorded March 9
1870 in Deed Book 13 page 298. Joshua P. O'Connell Judge P.C.

Jan M. Baldwin
J. L. Linn
Money of Green & Linn
State of Alabama With interest from date I promise to pay Doney
Madison County \$ of Green & Linn or order One Hundred
Dollars for value received in money advanced to me by them to purchase necessary
provisions to enable me to make a crop for the present year. Said advance
is obtained by me bona fide for the purpose of making a crop; and without such
advance it would not be in my power to procure the necessary provisions to make
a crop; and said advance is hereby acknowledged as and made a lien on my
crop this year. I have not given a lien to any other person or persons
on said crop. Witness my hand and seal this 14th day of February 1870
Attest Harris Doney Stamp 50¢ James M. Baldwin End

State of Ala. & Joshua P. O'Connell Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed in
my office for record March 1 1870 and was duly recorded March 9 1870 in Deed
Book 13 page 299. Joshua P. O'Connell Judge P.C.

William May
J. L. Linn
Money of Green & Linn
State of Alabama With interest from date I promise to pay Doney
Madison County \$ of Green & Linn or order One Hundred
Dollars for value received in money advanced to me by them to purchase necessary
provisions to enable me to make a crop for the present year. Said advance
is obtained by me bona fide for the purpose of making a crop. And without
such advance it would not be in my power to procure the necessary
provisions to make a crop; and said advance is hereby acknowledged as and
made a lien on my crop this year. I have not given a lien to any other per-
son or persons on said crop. Witness my hand and seal this 22nd day of January 1870
Attest Harris Doney Stamp 50¢ William May End

State of Ala. & Joshua P. O'Connell Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed
for record March 1 1870 and was duly recorded March 9 1870 in Deed
Book 13 page 299. Joshua P. O'Connell Judge P.C.

Frederic Halland
J. L. Linn
Money of Green & Linn
State of Alabama With interest from date I promise to pay Doney of Green & Linn
or order for dollars for value received in money
advanced to me by them to purchase necessary provisions
to enable me to make a crop for the present year. Said advance is obtain-
ed by me bona fide for the purpose of making a crop and without
such advance it would not be in my power to procure the
necessary provisions to make a crop; and said advance is hereby
acknowledged as and made a lien on my crop this year. I have
not given a lien to any other person or persons on said crop. Witness
my hand and seal this 13th day of Jan'y 1870
Attest Harris Doney Stamp 50¢ Frederic Halland End

State of Ala & Joshua P. Orman Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing lien was filed
in my office for record March 19 1870 and was duly recorded March 9 1870
in Deed Book 12 page 399. Joshua P. Orman Judge P.C.

Joseph Williams & State of Alabama & With interest from date I promise to
Do Linn & Madison County & promise to pay money advanced or order three
hundred dollars for & value received in money advanced to me
by them to purchase necessary provisions to enable me to make a crop
for the present year. Such advance is obtained by me bona fide for the
purpose of making a crop and without such advance it would not be in
my power to procure the necessary provisions to make a crop and said
advance is hereby acknowledged as and made a lien on my crop
this year. I have not given a lien to any other person or person in
said crop. Witness my hand and seal this 18th day of January 1870.

Calvin Patton
Harris Orman
State of Ala & Joshua P. Orman Judge of the Probate Court for
Limestone Co. County hereby certify that the foregoing lien was
filed for record March 1 1870 and was duly recorded March 9 1870 in
Deed Book 13 page 400. Joshua P. Orman Judge P.C.

Calvin Patton
Do Linn & Madison County & promise to pay money advanced or order
three hundred dollars with interest from date for value received
and to secure the payment thereof I hereby bargain and sell to them one
some more about four years old & about 15 hands high now in my possession
also crops of corn and cotton to be grown this year on the following conditions
viz 1st until the maturity of said debt I am to remain in the possession
and use of said property and that if said debt is not paid at maturity they
shall have authority to take possession of said property and sell the same
at public sale for cash in the town of Gretna after first giving notice
of the time and place by posting three or more notices in public places
in the County ten days before the time of sale and the proceeds of such
sale apply first to the payment of the expenses of executing and foreclosing
this mortgage secondly to the payment of what may be due on said
debt 3rd the balance of any pay over to me 4th if said debt is paid
at maturity then this mortgage to be entered satisfied and become
null and void. Given under my hand and seal this 22nd day of January 1870
Signed sealed & delivered being first
duly stamped in presence of
Harris Orman

State of Ala & Joshua P. Orman Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing lien was filed in
my office for record March 19 1870 and was duly recorded March 10 1870
in Deed Book 13 page 400. Joshua P. Orman Judge P.C.

Calvin Patton & State of Alabama & On the first day of November 1870 &
Do Linn & Madison County & promise to pay money advanced or order
three hundred and twenty five dollars with interest from date
for value received and to secure the payment thereof I hereby bargain and sell
to them one mare col mare made about 14 hands high & about seven years old
now in my possession. Also my crops of corn and cotton to be grown this year
on the following conditions viz 1st until the maturity of said debt I am to remain
in the possession and use of said property 2nd that if said debt is not paid at
maturity they shall have authority to take possession of said property and sell
the same at public sale for cash in the town of Gretna after first giving
notice of the time and place by posting three or more notices in public places
in the County ten days before the time of sale and the proceeds of such sale
apply first to the payment of the expenses of executing and foreclosing this
mortgage secondly to the payment of what may be due on said debt 3rd
the balance of any pay over to me 4th if said debt is paid at maturity
then this mortgage to be entered satisfied and become null and void.
Given under my hand and seal this 4th day of Feb 1870

Signed sealed & delivered being
first duly stamped in presence of
Harris Orman
Calvin Patton

State of Ala & Joshua P. Orman Judge of the Probate Court for said County
Limestone Co. County hereby certify that the foregoing lien was filed in my office for
record March 19 1870 and was duly recorded March 10 1870 in Deed Book
13 page 401. Joshua P. Orman Judge P.C.

R. P. Ennis & State of Alabama & On or before the first day of December next
Do Linn & Madison County & promise to pay money advanced or order
three hundred & fifty dollars with interest from date for value
received and to secure the payment thereof I hereby bargain and sell
to them one black horse about four years old and fourteen to fifteen hands
high now in my possession also my crop of corn and cotton to be grown
this year on the following conditions viz 1st until the maturity of said
debt I am to remain in the possession and use of said property
and that if said debt is not paid at maturity they shall have authority
to take possession of said property and sell the same at public sale
for cash in the town of Gretna after first giving notice of the time
and place by posting three or more notices in public places in the
County ten days before the time of sale and the proceeds of such
sale apply first to the payment of the expenses of executing and
foreclosing this mortgage secondly to the payment of what may
be due on said debt thirdly the balance of any pay over to me.
Fourthly that if said debt is paid at maturity then this mort-
gage to be entered satisfied and become null and void. Given
under my hand and seal this fourth day of February 1870
Signed sealed & delivered being first duly stamped in presence of Harris Orman
R. P. Ennis

State of Ala & Joshua P. Orman Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing lien was filed in
my office for record March 1 1870 and was duly recorded March 10 1870 in Deed Book 13 page 401
Joshua P. Orman Judge P.C.

W. L. L. Date
To Lem
Money of Grantland

State of Alabama } On the first day of November 1870 I promise to pay
Madison County } Money of Grantland or order Five Hundred Dollars.
with interest from date for value received and to secure the payment thereof
I hereby bargain and sell to them One Bay mare one aged mare to be eight
years old supposed to be 15 to 16 hands high now in my possession also my
crop of corn and cotton to be grown this year on the following condition
viz 1st that until the maturity of said debt I am to remain in the possession
and use of said property and that if said debt is not paid at maturity
they shall have authority to take possession of said property and sell the
same at public sale for cash in the town of Decatur after first
giving notice of the time and place by posting three or more notices
in public places in the County ten days before the time of sale and the
proceeds of such sale apply first to the payment of the expense of executing
and foreclosing this mortgage secondly to the payment of whatever may
be due on said debt and the balance if any pay over to me and that if
said debt is paid at maturity then this mortgage to be entered satisfied
and become null and void. Given under my hand and seal this 26th day of January 1870
Signed sealed and delivered being first duly
stamped in presence of James A. Davis
State of Ala } J. Joshua P. Osman Judge of the Probate Court for said County hereby
certify that the foregoing was filed for record March 1st 1870
and was duly recorded March 10 1870 in deed book 10 page 402
Joshua P. Osman Judge P.C.

Levi B. Blanton
To Lem
Money of Grantland

State of Alabama } On the first day of January 1871 I promise to pay
Madison County } to pay Money of Grantland or order thirty dollars
with interest from date for value received and to secure the pay-
ment thereof I hereby bargain and sell to them one white or grey mare
in my possession and also my crop of corn and cotton to be grown
this year on the following condition viz 1st until the maturity of said
debt I am to remain in the possession and use of said property and that if said
debt is not paid at maturity they shall have authority to take possession of
said property and sell the same at public sale for cash in the town of Decatur
after first giving notice of the time and place by posting three or more
notices in public places in the County ten days before the time of sale and
the proceeds of such sale apply first to the payment of the expense of
executing and foreclosing this mortgage secondly to the payment of what
may be due on said debt and the balance if any pay over to me and that if
said debt is paid at maturity then this mortgage to be entered satisfied
and become null and void. Given under my hand and seal this
fifth day of Feb'y 1870
Signed sealed and delivered being first duly
stamped in presence of Harris Soney
State of Ala } J. Joshua P. Osman Judge of the Probate Court for said
County hereby certify that the foregoing was filed
in my office for record March 1st 1870 and was duly recorded March 10 1870
in deed book 10 page 402 Joshua P. Osman Judge P.C.

J. A. Fortenberry
To Lem
Money of Grantland

State of Alabama } On or before the first day of December next
Madison County } I promise to pay Money of Grantland or order One
Hundred Dollars with interest from date for value received and to secure
the payment thereof I hereby bargain and sell to them One small mare some years
old and about fourteen hands high now in my possession also my crop of corn and
cotton to be grown this year on the following condition viz 1st that until the ma-
turity of said debt I am to remain in the possession and use of said property
and that if said debt is not paid at maturity they shall have authority to
take possession of said property and sell the same at public sale for cash
in the town of Decatur after first giving notice of the time and place by posting
three or more notices in public places in the County ten days before the time of
sale and the proceeds of such sale apply first to the payment of the expense of
executing and foreclosing this mortgage secondly to the payment of what may be
due on said debt thirdly the balance if any pay over to me fourthly that if said
debt is paid at maturity then this mortgage to be entered satisfied and
become null and void. Given under my hand and seal this fourth day of Feb'y 1870
Signed sealed and delivered being first duly
stamped in the presence of Harris Soney
State of Ala } J. Joshua P. Osman Judge of the Probate Court for said County
hereby certify that the foregoing was filed in my office
for record March 1st 1870 and was duly recorded March 10 1870 in deed book
10 page 403
Joshua P. Osman Judge P.C.

Ambrose King
To Lem
Money of Grantland

State of Alabama } On the first of January 1871 I promise to pay
Madison County } Money of Grantland or order Five Hundred
Dollars with interest from date for value received and to secure the
payment thereof I hereby bargain and sell to them One white or grey mare
about nine years old and about fifteen hands high and two large red cows
one about 8 years old and the other eight years old now in my possession
also my crop of corn and cotton to be grown this year on the following
condition viz 1st that until the maturity of said debt I am to remain
in the possession and use of said property and that if said debt is not paid
at maturity they shall have authority to take possession of said property
and sell the same at public sale for cash in the town of Decatur after first
giving notice of the time and place by posting three or more notices in
public places in the County ten days before the time of sale and the proceeds
of such sale apply first to the payment of the expense of executing and
foreclosing this mortgage secondly to the payment of what may be due
on said debt and the balance if any pay over to me and that if said
debt is paid at maturity then this mortgage to be entered satisfied and
become null and void. Given under my hand and seal this 24th day
of January 1870
Signed sealed and delivered being first
duly stamped in presence of Harris Soney
State of Ala } J. Joshua P. Osman Judge of the Probate Court for
Madison County hereby certify that the foregoing
was filed in my office for record March 1st 1870 and was
duly recorded March 10 1870 in deed book
10 page 403 Joshua P. Osman Judge P.C.

Henry Woodruff et al ³ State of Alabama ³ On the first day of January 1871 we promise
 to pay ³ Madison County ³ to pay money of and to order One Hundred
 Fifty Dollars with interest from date for value received and to secure the
 payment of this we hereby bargain and sell to them one bay mare
 about six years old now in our possession also our crop of corn and
 cotton to be grown this year on the following conditions viz that until
 the maturity of said debt we are to remain in the possession and use
 of said property and that if said debt is not paid at maturity they shall
 have authority to take possession of said property and sell the same
 at public sale for cash in the town of Decatur after first giving notice
 of the time and place by posting three or more notices in public
 places in the County ten days before the time of sale and the proceeds of
 such sale apply first to the payment of the expenses of executing and
 foreclosing this mortgage secondly to the payment of what may be
 due on said debt and the balance if any pay over to us and that if
 said debt is paid at maturity then this mortgage to be entered
 satisfied and become null and void. Given under our hands and seals
 this 22nd day of January 1870 ^{Stamp 50¢} Henry Woodruff et al
 Signed sealed and delivered being first
 duly stamped in presence of James D Lewis
 State of Ala ³ & Joshua P. Cornum Judge of the Probate Court for said County
 Louisiana ³ hereby certify that the foregoing lien was filed for record
 March 19 1870 and was duly recorded March 10 1870 in Book 10 page 414
 Joshua P. Cornum J. P. C.

Nathan Williams et al ³ State of Alabama ³ On the first day of January 1871 we
 to pay ³ Madison County ³ promise to pay money of and to order
 One Hundred Dollars with interest from date for value received
 to secure the payment thereof we hereby bargain and sell to them one bay mare
 about four years old about fifteen heads high now in our possession also
 our crop of corn and cotton to be grown this year on the following
 conditions viz that until the maturity of said debt we are to remain
 in the possession and use of said property and that if said debt is not paid
 at maturity they shall have authority to take possession of said property
 and sell the same at public sale for cash in the town of Decatur after
 first giving notice of the time and place by posting three or more
 notices in public places in the County ten days before the time of sale
 and the proceeds of such sale apply first to the payment of the expenses
 of executing and foreclosing this mortgage secondly to the payment
 of what may be due on said debt and the balance if any pay over to us
 and that if said debt is paid at maturity then this mortgage to be entered
 satisfied and become null and void. Given under our hands and seals
 this 22nd day of January 1870 ^{Stamp 50¢} Nathan Williams et al
 Signed sealed and delivered being first
 duly stamped in presence of James D Lewis
 State of Ala ³ & Joshua P. Cornum Judge of the Probate Court for said
 Louisiana ³ County hereby certify that the foregoing lien was filed
 in my office for record March 19 1870 and was duly recorded March 10
 1870 in Book 10 page 414. Joshua P. Cornum Judge P. C.

Charles Patton ³ State of Alabama ³ On or before the first day of November next I
 to pay ³ Madison County ³ promise to pay money of and to order one
 One Hundred and eighty four 42/100 dollars with interest from date
 for value received and to secure the payment thereof I hereby bargain and sell
 to them one dark bay horse blind in one eye about eight years old and about
 thirteen hands high now in my possession also my crop of corn and cotton
 to be grown this year on the following conditions viz that until the maturity of
 said debt I am to remain in the possession and use of said property and that if said
 debt is not paid at maturity they shall have authority to take possession of said
 property and sell the same at public sale for cash in the town of Decatur after
 first giving notice of the time and place by posting three or more notices in
 public places in the County ten days before the time of sale and the proceeds of such
 sale apply first to the payment of the expenses of executing and foreclosing
 this mortgage secondly to the payment of what may be due on said debt and
 the balance if any pay over to me and that if said debt is paid at maturity then
 this mortgage to be entered satisfied and become null and void. Given under my
 hand and seal this 8th day of Feb'y 1870 ^{Stamp 50¢} Charles Patton et al
 Signed sealed and delivered being first
 duly stamped in presence of Harris Jones
 State of Ala ³ & Joshua P. Cornum Judge of the Probate Court for said County
 Louisiana ³ hereby certify that the foregoing lien was filed in my office for
 record March 19 1870 and was duly recorded March 10 1870 in Book 10
 page 415. Joshua P. Cornum Judge P. C.

Peter Fullenwider ³ State of Alabama ³ On or before the first day of Jan'y 1871 I
 to pay ³ Madison County ³ promise to pay money of and to order
 Fifty Dollars with interest from date for value received
 and to secure the payment thereof I hereby bargain and sell to them
 one brown mule now in my possession also my crop of corn
 and cotton to be grown this year on the following conditions viz that until
 the maturity of said debt I am to remain in the possession and use
 of said property and that if said debt is not paid at maturity they
 shall have authority to take possession of said property and sell the same
 at public sale for cash in the town of Decatur after first giving
 notice of the time and place by posting three or more notices in
 public places in the County ten days before the time of sale and
 the proceeds of such sale apply first to the payment of the expenses
 of executing and foreclosing this mortgage secondly to the pay-
 ment of what may be due on said debt and the balance if any pay
 over to me and that if said debt is paid at maturity then this mortgage
 to be entered satisfied and become null and void. Given under my hand
 and seal this 8th day of Feb'y 1870 ^{Stamp 50¢} Peter Fullenwider et al
 Signed sealed and delivered being first
 duly stamped in the presence of Harris Jones
 State of Ala ³ & Joshua P. Cornum Judge of the Probate Court for said
 Louisiana ³ County hereby certify that the foregoing lien was filed in
 my office for record March 19 1870 and was duly recorded March
 10 1870 in Book 10 page 415. Joshua P. Cornum Judge P. C.

Austin Wharton 3 State of Alabama 3 On the first day of November 1870 I promise
 to Lewis 3 Madison County 3 to pay money granted or order One Hundred
 Forty Dollars with interest from date for value received and to secure the
 payment thereof I hereby bargain and sell to them one gray mare about eight
 years old and about fifteen hands high now in my possession also my
 crops of corn and cotton to be grown this year on the following condition viz 1st until the maturity of said debt I am to remain in the possession and use of said property and if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Decatur after first giving notice of the time and place by posting three or more notices in public places in the County ten days before the time of sale and the proceeds of such sale apply first to the payment of the expenses of executing and enforcing this mortgage secondly to the payment of what may be due on said debt 3rd the balance of any pay over to me 4th that if said debt is paid at maturity then this mortgage to be entered satisfied and become null & void Given under my hand and seal this 13th day of January 1870 Austin Wharton Ed

Signed sealed and delivered being first duly stamped in presence of Harris Foney
 State of Ala 3 Joshua P. Orman Judge of the Probate Court for said
 Louisiana 3 County hereby certify that the foregoing lien was filed in my office for record March 10 1870 and was duly recorded March 10 1870 in Book 13 page 406. Joshua P. Orman Judge P.C.

Ace R. King 3 State of Alabama 3 On or before the first day of Jan'y 1871 I
 to Lewis 3 Madison County 3 promise to pay money granted or order
 Forty Dollars with interest from date for value received and to secure the payment thereof I hereby bargain and sell to them one mare about eight years old and about fifteen hands high one iron gray mare about two years old now in my possession also my crop of corn and cotton to be grown this year on the following conditions viz 1st until the maturity of said debt I am to remain in the possession and use of said property and if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Decatur after first giving notice of the time and place by posting three or more notices in public places in the County ten days before the time of sale and the proceeds of such sale apply first to the payment of the expenses of executing and enforcing this mortgage secondly to the payment of what may be due on said debt 3rd the balance of any pay over to me 4th that if said debt is paid at maturity then this mortgage to be entered satisfied and become null and void Given under my hand and seal this 5th day of Feb'y 1871 Ace R. King Ed
 stamped in presence of Harris Foney Stamp 50¢
 State of Ala 3 Joshua P. Orman Judge of the Probate Court for said
 Louisiana 3 County hereby certify that the foregoing lien was filed for record March 14 1870 and was duly recorded March 10 1870 in Book 13 page 406. Joshua P. Orman Judge P.C.

Peter Fullenwider 3 State of Alabama 3 On the first day of Jan'y 1871 I promise to pay
 to Lewis 3 Madison County 3 William & Cook or order One Hundred and fifty
 Eight dollars for value received and to secure the payment of the same I hereby bargain and sell to them one bay horse made about ten years old and about fourteen hands high now in my possession also my crop of corn and cotton to be grown this year on the following condition viz 1st that until the maturity of said debt I am to remain in the possession and use of said property and if said debt is not paid at maturity he shall have authority to take possession of said property and sell the same at public sale for cash in the town of Decatur after first giving notice of the time and place by posting three or more notices in public places ten days before the time of sale and the proceeds of such sale apply first to the payment of the expenses of executing and enforcing this mortgage secondly to the payment of what may be due on said debt 3rd the balance of any pay over to me 4th that if said debt is paid at maturity then this mortgage to be entered satisfied and become null and void Given under my hand and seal this 22nd day of Jan'y 1870
 Signed sealed and delivered being first duly stamped in presence of
 W. H. Lytle & J. Stamp by Witnesses
 State of Ala 3 Joshua P. Orman Judge of the Probate Court for said County
 Louisiana 3 County hereby certify that the foregoing lien was filed in my office for record March 10 1870 and was duly recorded March 10 1870 in Book 13 page 407. Joshua P. Orman Judge P.C.

Jacob Mathews 3 This Indenture made this the fourth day of January Eighteen
 to Dec 3 hundred and twenty between Jacob Mathews of the County of Louisa
 Luke Mathews 3 State of Alabama of the first part and Luke Mathews of the
 County and State aforesaid of the second part for and in consideration of the sum of Five thousand three hundred and ninety eight dollars the receipt whereof is hereby acknowledged have the day bargain and sell unto the said Luke Mathews all that certain lot or parcel of land lying and being in the County of Louisa and State of Alabama to wit the North east quarter of section nineteen township four of range four east containing one hundred and forty seven acres and fifty one hundredths of an acre and the North west quarter section nineteen township four of range four east containing one hundred and forty seven acres and fifty one hundredths of an acre and the North half the South east quarter section nineteen township four of range four east containing seventy three acres and the South west quarter section nineteen township four of range four east containing one hundred and forty four acres and the South half of the South west quarter section six acres and the South half of the South west quarter section eighteen township four of range four east containing seventy acres and five acres and seventy one hundredths of an acre and the West half of South east quarter section twenty township four of range four east containing eighty acres also five acres four range four east containing eighty acres also five acres off the South east corner of North east quarter section twenty four township four range four east adjoining the land of

It is known beginning at the South line running north as far as the road land goes thence west thence south thence east to the beginning making in all Six Hundred and Seventy four acres and eighty one hundredths of an acre more or less. To have and to hold the above described tract or parcels of land with the appurtenances thereto belonging or in any wise appertaining unto the said Luke Mathews his heirs and assigns forever and the said Jacob Mathews does warrant and will forever defend the title to the aforesaid described lands and hereby granted premises unto the said Luke Mathews his heirs and assigns from and against himself and all and every person or persons whomsoever. In testimony whereof the said Jacob Mathews doth hereunto set his hand and seal the day and date before written.

Stamp \$4.50

This State of Alabama Before me Austin Sanders an acting Justice of the Peace in and for said County and State personally appears Jacob Mathews known to me who acknowledged before me on this day that being informed of the contents of the foregoing conveyance he executed the same freely and voluntarily for the purposes therein specified on the day the same bears date, given under my hand March 1 1870.

A. Sanders J.P.

State of Ala. Before me Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing Deed was filed in my office for record March 1 1870 and was duly recorded March 11 1870 in Book 13 pages 407 & 408. Joshua P. Conner Judge P.C.

Jacob Mathews This Indenture made this the fifth day January Eighteen hundred and Seventy between Jacob Mathews of the County of Limestone Gallie S. Fletcher and State of Alabama of the first part and Gallie S. Fletcher of the second part of the County and State aforesaid for an in consideration of the sum of Six thousand three hundred and fifty dollars the receipt whereof is hereby acknowledged have this day bargain sold abovesaid unperfected conveyance and by these presents do bargain sell abovesaid unperfected conveyance unto the said Gallie S. Fletcher all that certain tract or parcels of land lying and being in the County of Limestone and State of Alabama known as the South east quarter of section thirteen in township four of range five west containing one hundred and fifty acres and ninety one hundredths of an acre and one hundred & fifty five acres and eighty one hundredths of an acre of the North east quarter of Section twenty four township four of range five west five acres of the above named quarter section above has been sold to Luke Mathews my son (and the North west quarter of section twenty four township four of range five west containing one hundred and sixty acres and eight one hundredths of an acre. Also the North east quarter of twenty three township four of range five west containing one hundred and fifty acres making in all Six thousand and twenty five acres and seventy eight one hundredths of an acre be the same more or less. To have and to hold the above described tract

or parcels of land with the appurtenances thereto belonging or in any wise appertaining unto the said Gallie S. Fletcher her heirs and assigns forever. And the said Jacob Mathews does warrant and will forever defend the title to the above described lands and hereby granted premises unto the said Gallie S. Fletcher her heirs and assigns from and against himself and all and every person or persons whomsoever. In testimony whereof the said Jacob Mathews doth hereunto set his hand and seal the day and date before written.

Sam B. Mathews Seal

Stamp \$5.50

This State of Alabama Before me Austin Sanders an acting Justice of the Peace in and for said County and State personally appears Jacob Mathews known to me who acknowledged before me on this day that being informed of the contents of the contents of the foregoing conveyance he executed the same freely and voluntarily for the purposes therein specified on the day the same bears date, given under my hand March 1 1870.

A. Sanders J.P.

State of Ala. Before me Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing Deed was filed in my office for record March 1 1870 and was duly recorded March 11 1870 in Book 13 pages 408 & 409 Joshua P. Conner Judge P.C.

Robert Ballard Feb 28 1870. This Instrument witnesseth that I Robert Ballard of Limestone County State of Alabama for and in consideration of the sum of Two hundred and thirty five (\$235.00) Dollars this day advanced for one horse much bona fide and for the faithful payment of the same on or before the first day of January 1871. I hereby give John & Pate a mortgage on said much and all crop raised by me on said Pate place and power of sale in case of default for the certain payment of the same, according to Section 1858 of the Revised Code of Alabama.

Robert Ballard

Witness Stamp 50c

W. W. Preston James Berney State of Ala. Before me Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing Deed was filed in my office for record March 1 1870 and was duly recorded March 11 1870 in Book 13 page 409. Joshua P. Conner Judge P.C.

John & Pate This agreement this day entered into by John & Pate on the first part and Harry Pate on the second part. Witness John & Pate that I agree on the first part to furnish said Harry Pate one sorrel horse at One hundred and seventy five dollars and one sorrel mare at two hundred & thirty five dollars and the party of the second part agrees and by these presents hereby give said John & Pate a lien upon said specified stock and upon all crop raised upon the said Pate place within by myself or family and power of sale for the certain payment of the same on or before the first day of January 1871 according to Section 1858 of the Revised Code of Alabama. And the party of the second part agrees to rent from said John & Pate 50 acres of land on the

Property Estate place at the rate of Five Dollars per acre and to cultivate said lands under the direction of said Jas. P. Pate &c. This instrument witnesses that I Henry Pate party of the second of Limestone County and State of Alabama for and in consideration of above mentioned goods at Four Hundred and Ten Dollars value have this day advanced bona fide do by these presents give unto said John & Pate a mortgage upon said above mentioned stock & upon all crop raised in 1870 & upon all plows gear and upon all farming implements and all house hold and kitchen furniture to secure said Four Hundred and Ten dollars and power of sale in case of default for the certain payment of the same. Given under my hand and seal this 28th day of February 1870.

Witness
 H. Pate
 Stamp 50¢ Harry Pate

W. B. Pate for Elyson

State of Ala & Joshua P. Corman Judge of the Probate Court for said Limestone County hereby certify that the foregoing was filed in my office for record March 19th 1870 and was duly recorded March 11th 1870 in Deed Book 13 pages 409 & 411

Joshua P. Corman Judge P.C.

William Richardson adm^r This Indenture made this 15th day of January 1870 between William Richardson adm^r of the county of Limestone in the State of Alabama of the one part and Cherry Keyes col of same county & State of the other part; Witnesses that the said William Richardson adm^r as adm^r for and in consideration of the sum of Three Hundred dollars to him in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold conveyed and confirmed; And by these presents does give grant bargain sell convey and confirm unto the said Cherry Keyes col all that certain parcel of land lying and being in the town of Athens Limestone County Alabama and known in the plan of said town as the fourth half of lot No 39 on the east side of the Public square it being the same lot or parcel of land acquired by the said William Richardson decedent by an act of the Legislature of the State of Alabama approved February 11th 1860 and entitled "an act for the relief of Cherry Keyes except fifty six feet off of the east end of said lot No 39 fronting on the public square heretofore sold by said Cherry Keyes and by his request divided by said William Richardson decedent to Wm E. Hoke, the said lot conveyed by this deed being 33 feet wide from north to south and measuring east 76 feet to the Depot lot; I, Hoke and to hold the above described lot or parcel of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Cherry Keyes col his heirs and assigns forever. And the said William Richardson adm^r 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 Cherry Keyes col his heirs and assigns from and against himself his heirs and all and every person or persons claiming or holding under the said William Richardson adm^r decedent and also against the lawful heirs heirs or assigns of all and every person or persons whomsoever. In Testimony whereof the said William Richardson adm^r hereto subscribes his name and affixes his seal this day and year first above written.

Witness
 William Richardson

State of Alabama & Joshua P. Corman Judge of the Probate Court for said Limestone County hereby certify that William Richardson adm^r of William Richardson decedent 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 15th day of January 1870.

Joshua P. Corman Judge P.C.

State of Ala & Joshua P. Corman Judge of the Probate Court for said Limestone County hereby certify that the foregoing Deed was filed in my office for record March 1st 1870 and was duly recorded March 11th 1870 in Deed Book 13 pages 410 & 411 Joshua P. Corman Judge P.C.

George Washington & \$160⁰⁰ On or before the first day of November next I do give promise to pay R. L. Gamble or order One Hundred and R. L. Gamble sixty dollars for one dark mulch named dogan to enable me to make a crop without which I could not do so. I hereby give a lien on said mulch dogan & power of sale in case of default for the certain payment of the same on or before the 1st day of November next. This the 26th Feb 1870

Witness John A. Hearn Stamp 50¢ George Washington

R. L. Gamble

State of Ala & Joshua P. Corman Judge of the Probate Court for said Limestone County hereby certify that the foregoing was filed in my office for record March 2nd 1870 and was duly recorded March 16th 1870 in Deed Book 13 page 411

Joshua P. Corman Judge P.C.

Jack Lincoln & This Indenture witnesses that I Jack Lincoln of the County of Limestone and State of Alabama for and in consideration of One hundred and one dollar more this day furnished me by James Bradford for which I agree to pay said Bradford on or before the 1st day of Oct 1870 One bale of good middling cotton weighing five hundred pounds. This more being furnished me to enable me to make and gather a crop for the year 1870 on my place without which it would be impossible to do so and to make permanent and secure the prompt payment of said bale cotton I hereby give said Bradford a lien with power of sale in default of payment (under section 1555 of the Civil Code of Ala) on said said more one red cow my entire crop

and my land known & described as follows to wit: to wit: to wit:
my hand & seal this 14th Feb'y 1870

Witness my hand & seal this 14th Feb'y 1870
Joshua P. Conner Judge P.C.

State of Alabama, County of Limestone, I, Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing was filed for record March 2 1870 and was duly recorded March 16th 1870 in Deed Book 13 pages 411 & 412. Joshua P. Conner Judge P.C.

Elmer Sharpe wife of R. B. Peckles
In Mortgage
R. B. Peckles
State of Alabama, County of Limestone, I, Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing was filed for record March 2 1870 and was duly recorded March 16th 1870 in Deed Book 13 pages 411 & 412. Joshua P. Conner Judge P.C.

This Indenture made the ninth day of February in the year of our Lord one thousand eight hundred and seventy between Elmer Sharpe and Francis H. Sharpe his wife of the first part and R. B. Peckles of the second part all of the County and State above written Witnesseth: that the said parties of the first part for and in consideration of the sum of fifteen hundred and eighty three and 07/100 dollars lawful money of the United States to them in hand paid by the said R. B. Peckles of the receipt whereof they do hereby acknowledge have granted bargained sold aliened released conveyed and confirmed and by these presents do bargain sell alien release convey and confirm unto the said R. B. Peckles of his heirs and assigns forever a certain tract or parcel of land described or intended to be described as follows to wit: It being a part of the D. P. Bibb tract of land situated in the County of Limestone about one and one half miles north of the town of Morrisville and containing twenty five and 5/100 (25 1/2) acres and bounded as follows: On the west by the road commonly known as Bibb Lane on the north by the land of George S. Houston and terminating on the east in an acute angle described by the intersection of the line of the land of said Houston with the D. P. Bibb Road at or near the Rail Road Bridge across Limestone Creek and bounded on the south by the Memphis & Charleston Rail Road tracks together with all and singular the hereditaments and appurtenances belonging or in any wise appertaining and the reversions and reversioners remainders and remainderments parts shares and profits thereof: and also all the estate right title interest down possession claim and demand whatsoever of the said parties of the first part of and to the same and every part thereof with the appurtenances. I, have and to hold the said hereby granted premises with the appurtenances unto the said R. B. Peckles of his heirs and assigns to their only proper use and behoof forever. The parties of the first part do further more give sell grant and convey unto the said R. B. Peckles of his heirs and assigns said horses and mules being described as follows to wit: One sorrel horse Pts one mouse colored mare mule one pair black mare mules about five years old. Provided always nevertheless that this conveyance is made upon the express condition that if the said parties of the first part their heirs executors administrators

or assigns shall pay unto the said R. B. Peckles of his heirs executors administrators or assigns the sum of fifteen hundred and eighty three and 07/100 dollars. On or before the first day of January Eighteen Hundred and seventy one with interest as by his certain promissory note of even date herewith the said Elmer Sharpe hath well and truly promised and agreed that the said R. B. Peckles of his heirs and assigns on or before the first day of January eighteen hundred and seventy one then these presents shall become void and the estate and property hereby granted shall cease and utterly determine. But if default shall be made in the payment of the said sum of money or of the interest due thereon or of any part thereof at the time herein before specified for the payment thereof the said parties of the first part in such case do hereby authorize and fully empower the said parties of the second part their executors administrators and assigns to sell the said hereby granted premises and property at public auction and convey the same to the purchaser in fee simple and out of the money arising from such sale to retain principal and interest which shall then be due upon and by virtue of the said promissory note together with all costs and charges and the surplus if any to pay to the said Elmer Sharpe party of the first part his executors administrators and assigns. In witness of all which we hereunto set our hands and seals

Witness my hand & seal this 14th Feb'y 1870
Elmer Sharpe
Francis H. Sharpe
R. B. Peckles

State of Alabama, County of Limestone, I, Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed for record March 2 1870 and was duly recorded March 16th 1870 in Deed Book 13 pages 412 & 413. Joshua P. Conner Judge P.C.

Porter Bibb
In Mortgage
R. B. Peckles
Know all men by these presents that I Porter Bibb of Limestone County in the State of Alabama in consideration of the sum of fifteen hundred and eighty three and 07/100 (\$1583.70) Dollars to me in hand paid and before the signing and delivery of these presents by R. B. Peckles of said County and State do hereby give grant bargain sell and convey unto the said R. B. Peckles his heirs and assigns a certain tract or parcel of land situated in said County and State and described as follows to wit: It being one hundred acres of which is known as the Bibb Union tract and bounded as follows: On the north by the townsite line which is one mile north of Morrisville on the east by Bibb Lane on the south by a part of said Bibb Union tract and on the west by Piney Creek. I do have and to hold the said one hundred acres to the said R. B. Peckles his heirs and assigns forever and I the said Porter Bibb for myself my heirs and assigns do covenant with the said R. B. Peckles his heirs and assigns that I will warrant and defend the same to the said R. B. Peckles his heirs and assigns forever against the lawful claims and demands of all persons. Provided

Never the less that if the said Porter Bibb his heirs or assigns shall pay two years after date and with interest from date at eight per cent unto the said R. B. Peckles his heirs or assigns the sum of Five hundred (\$500) dollars then the said as also a certain promissory note of even date with the promissory made by said Bibb in favor of said Peckles shall be void and of no effect to all intents and purposes and provided also that until default of the payment of said note with interest at the time above named the mortgage shall have no right to enter and take possession of the premises hereunto whereof I have hereunto set my hand and seal this the 15th day of January 1870.

Witness R. B. Peckles Stamp 50¢ Porter Bibb Esq
H. S. Thach

I, Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing conveyance was filed for record March 2nd 1870 and was duly recorded March 16th 1870 in Deed Book 13 pages 413 & 414
Joshua P. Cornum Judge P.C.

Peter Ward
to him
R. B. Peckles

This Indenture witnesseth that I Peter Ward of Limestone County State of Alabama for and in consideration of three hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by R. B. Peckles of said county hereby certify that the foregoing conveyance was filed for record March 2nd 1870 and was duly recorded March 16th 1870 in Deed Book 13 pages 413 & 414
Peter W. Ward
Test I Henry Hensley Stamp 50¢

Phil Jones
State of Ala. I, Joshua P. Cornum Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record March 2nd 1870 and was duly recorded March 16th 1870 in Deed Book 13 page 414
Joshua P. Cornum Judge P.C.

Chris O. White
to him
R. B. Peckles

This Indenture witnesseth that I Christopher O. White of Limestone County and State of Alabama for and in consideration of the sum of three hundred dollars in supplies this day advanced to me bona fide and to be advanced by R. B. Peckles of said county hereby certify that the foregoing conveyance was filed for record March 2nd 1870 and was duly recorded March 16th 1870 in Deed Book 13 page 414
Chris O. White
Test I Henry Hensley Stamp 50¢

Satisfied July 8, 1871
J. B. Peckles, Jr.

Israel Gamble
to him
R. B. Peckles

This Indenture witnesseth that I Israel Gamble of Limestone County State of Alabama for and in consideration of the sum of three hundred dollars in supplies this day advanced to me bona fide and to be advanced to me as they become necessary by R. B. Peckles of said county hereby certify that the foregoing lien was filed in my office for record March 2nd 1870 and was duly recorded March 16th 1870 in Deed Book 13 page 414 & 415
Israel Gamble
Test I Henry Hensley Stamp 50¢

Joshua P. Cornum Judge of the Probate Court for said county hereby certify that the foregoing lien was filed in my office for record March 2nd 1870 and was duly recorded March 16th 1870 in Deed Book 13 Page 415
Joshua P. Cornum Judge P.C.

This Indenture witnesseth that I Julius Tate of Limestone County and State of Alabama for and in consideration of the sum of three hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by R. B. Peckles of said county hereby certify that the foregoing conveyance was filed for record March 2nd 1870 and was duly recorded March 16th 1870 in Deed Book 13 page 414 & 415
Julius Tate
Test I Henry Hensley Stamp 50¢

Joshua P. Cornum Judge of the Probate Court for said county hereby certify that the foregoing lien was filed in my office for record March 2nd 1870 and was duly recorded March 16th 1870 in Deed Book 13 Page 415
Joshua P. Cornum Judge P.C.

Robert Wilson
To Lien
Robt B. Peebles of

This Indenture witnesseth that I Robt. Wilson of Limestone County State of Alabama for and in Consideration of the Sum of Five hundred Dollars in full supplied this day advanced to me and to be advanced to me by Robt. B. Peebles of said County to enable me to make and secure my crop for the year of 1870 on the Collier Branch place and without which I could not make and secure said crop I do hereby give them a lien upon said crop and upon the following property viz: One black mare about 14 hands high and 8 years old. One small mare about 14 hands high and 6 years old 2 milk cows Halbrod and power more about 14 hands high and 6 years old and power of sale in case of default for the certain payment of the same on or before the 1st day of November 1870 according to Section 1858 of the Revised Code of Alabama as given at Morrisville Ala. Feby 25th 1870

At T. Peebles
b. b. White

Stamp 50¢

Robt. Wilson

I, Joshua P. Cornan Judge of the Probate Court for Limestone County, hereby certify that the foregoing Lien was filed in my office for record March 2nd 1870 and was duly recorded March 17th 1870 in Deed Book 13 Page 416.

Joshua P. Cornan J.P.C.

Jack Matthews
charges Gibson
To Lien

Robt B. Peebles of

This Indenture witnesseth that I Jack Matthews Charles Gibson of Limestone County State of Alabama for and in Consideration of the Sum of One hundred Dollars in full supplied this day advanced bona fide to me and to be advanced to me as they become necessary by Robt. B. Peebles of said County to enable me to make and secure my crop for the year of 1870 on the Matthews Oakland place and without which I could not make and secure said crop, I hereby give them a lien upon said crop and also on the following property viz: One medium sized clay bank horse about 8 years old and one milk cow half and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to Section 1858 of the Revised Code of Alabama as given at Morrisville Ala this the 15th day of Feby 1870.

Witness

Stamp 50¢

Charles Gibson
marked

At T. Peebles

I should be bound to fail to comply with the conditions of the above Lien or fail to satisfy in full the just claim of Robt. B. Peebles of said County I do hereby bind and obligate myself to pay to said Robt. B. Peebles of said County the full amount of the claims against said Charles Gibson. Feby 16th 1870.

Witness - At T. Peebles

Jack Matthews
marked

I, Joshua P. Cornan Judge of the Probate Court for Limestone County, hereby certify that the foregoing Lien was filed in my office for record March 2nd 1870 and was duly recorded March 17th 1870 in Deed Book 13 Page 416.

Joshua P. Cornan J.P.C.

Fleming Culver
To Lien

Robt B. Peebles of

This Indenture made this the 15th day of Feby 1870, witnesseth that I Fleming Culver of Limestone County and State of Alabama for and in Consideration of the Sum of Two hundred Dollars in full supplied this day advanced bona fide to me and to be advanced to me as they become necessary by Robt. B. Peebles of said County to enable me to make and secure my crop for the year of 1870 on the Steptoe Picket place and without which I could not make and secure said crop I hereby give them a lien upon said crop and upon the following property

viz: One medium sized Black mare Colt. 3 years old and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to the Section 1858 of the Revised Code of Alabama. Done at Morrisville Ala the year and day above written

Witness

At T. Peebles

Stamp 50¢

Fleming Culver

I, Joshua P. Cornan Judge of the Probate Court for Limestone County, hereby certify that the foregoing Lien was filed in my office for record March 2nd 1870 and was duly recorded March 17th 1870 in Deed Book 13 Page 416 & 417.

Joshua P. Cornan J.P.C.

William Collier

To Lien

Robt B. Peebles of

This Indenture witnesseth that I William Collier of Limestone County State of Alabama for and in Consideration of the Sum of Five hundred Dollars in full supplied this day advanced to me and to be advanced to me as they become necessary by Robt. B. Peebles of said County to enable me to make and secure my crop for the year of 1870 on the Malhe Walton place and without which I could not make and secure said crop, I do hereby give them a lien upon said crop and also upon the following property viz: One large Sorrel Horse Mule about 6 years old One medium sized Bay horse Mule about 9 years old One large black mare Mule about 5 years old and one clay bank mare about 10 years and one milk cow of said mare and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to Section 1858 of the Revised Code of Alabama as given at Morrisville Ala this the 28th day of Feby 1870.

Witness

Stamp 50¢

William Collier
marked

At T. Peebles, W. S. White

I, Joshua P. Cornan Judge of the Probate Court for Limestone County, hereby certify that the foregoing Lien was filed in my office for record March 2nd 1870 and was duly recorded March 17th 1870 in Deed Book 13 Page 417.

Joshua P. Cornan J.P.C.

John O. Morgan

To Lien

Robt B. Peebles of

This Indenture, witnesseth that I John O. Morgan of Limestone County State of Alabama for and in consideration of the Sum of Three hundred Dollars in full supplied this day advanced bona fide to me and to be advanced to me as they become necessary by Robt. B. Peebles of said County to enable me to make and secure my crop for the year of 1870 on the James M. Lane place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz: One Bay horse 5 years old & one Sorrel horse 5 years old and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to Section 1858 of the Revised Code of Alabama. Witness my hands this the 12th day of Feby 1870.

Witness

Stamp 50¢

J. O. Morgan

At T. Peebles

I, Joshua P. Cornan Judge of the Probate Court for Limestone County, hereby certify that the foregoing Lien was filed in my office for record March 2nd 1870 and was duly recorded March 17th 1870 in Deed Book 13 Page 417.

Joshua P. Cornan J.P.C.

Reuben Bland
Do Linn
R B Peckles & Son

10

Satisfied in full
Jan'y 24 1871
R B Peckles & Son

This Indenture witnesseth that I Hannah Bland of Limestone County & State of Alabama for and in consideration of the sum of Two hundred Dollars in Subscribed this day advanced to me and to be advanced to me as they become necessary by Robert B. Peckles & Son to enable me to make and secure my crop for the year of 1870 on Public Nelson place and without said advance I could not make and secure said crop I do hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the 1st day of November 1870 according to Section 1858 of the Revised Code of Alabama. Given at Morrisville Ala this 24th day of Feb'y 1870

Witness

H. S. Peckles, W. S. White

Philth Hunsley

Joshua P. Looman Judge of the Probate Court for State of Alabama. I Joshua P. Looman Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record March 2nd 1870 and was duly recorded March 17th 1870 in Deed Book 13 Page 418.

Stamp 50¢

Harwell Bland

Joshua P. Looman J.P.C.

Thomas Pate et al
Do Linn
R B Peckles & Son

Satisfied in full
May 1 1871
R B Peckles & Son

This Indenture witnesseth that we Thomas Pate and Hedyger of Limestone County and State of Alabama for and in consideration of the sum of Three hundred dollars in supplies this day advanced to us and to be advanced to us as they become necessary by R B Peckles & Son to enable us to make and secure our crop for the year of 1870 on the James Pate place and without which we could not make and secure said crop we hereby give them a lien upon said crop and upon the following property viz one medium sized bay mare about 8 years old one black steer 4 years old one red steer 3 years old one red white mottled steer 2 1/2 years old and one black white mottled steer 2 1/2 years old and one County made steer wagon all the property of Thomas Pate and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to Section 1858 of the Revised Code of Alabama. Given at Morrisville Ala this 24th day of Feb'y 1870 Stamp 50¢

Witness H. S. Peckles

Joshua P. Looman Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 2 1870 and was duly recorded March 17 1870 in Deed Book 13 page 418.

Joshua P. Looman Judge P.C.

James Gallowsay
Do Linn
R B Peckles & Son

This Indenture witnesseth that I James Gallowsay of Limestone County State of Alabama for and in consideration of the sum of Three hundred dollars in supplies this day advanced to me and to be advanced to me as they become necessary by Robert B. Peckles & Son to enable me to make and secure my crop for the year of 1870 on the John Hobbs place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz one large blood faced bay mare about 10 years

old one white cow with red eyes and one white face brindled cow and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Morrisville Ala this 24th day of Feb'y 1870 Stamp 50¢ James Gallowsay

Witness H. S. Peckles

Joshua P. Looman Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record March 2nd 1870 and was duly recorded March 17 1870 in Deed Book 13 page 418 & 419. Joshua P. Looman Judge P.C.

Thos. G. Morgan
Do Linn
R B Peckles & Son

This Indenture witnesseth that I Thomas G. Morgan of Limestone County State of Alabama for and in consideration of the sum of One thousand dollars in supplies this day advanced to me and to be advanced to me as they become necessary by Robert B. Peckles & Son to enable me to make and secure my crop for the year of 1870 on the J. Morgan place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz 2 medium sized bay horses about 5 years old one medium sized bay horse made about 12 years old and one iron arched two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Morrisville Ala this 24th day of Feb'y 1870 Stamp 50¢ J. G. Morgan

Witness H. S. Peckles

Joshua P. Looman Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed for record March 2 1870 and was duly recorded March 17 1870 in Deed Book 13 page 419. Joshua P. Looman Judge P.C.

Edmund Hunsley
Do Linn
R B Peckles & Son

This Indenture witnesseth that I Edmund Hunsley of Limestone County State of Alabama for and in consideration of the sum of Three hundred dollars in supplies this day advanced to me and to be advanced to me as they become necessary by R B Peckles & Son to enable me to make and secure my crop for the year of 1870 on the Hunsley place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz one bay & one black horse ages respectively nine & seven years and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Morrisville Ala this 14th day of February 1870 Stamp 50¢ Edmund Hunsley

Witness H. S. Peckles

Joshua P. Looman Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record March 2 1870 and was duly recorded March 17 1870 in Deed Book 13 page 419. Joshua P. Looman Judge P.C.

I do hereby certify that this Indenture made and entered into this the 28th day of
 February 1870 between James P. Levee and his wife, Parmelia A.
 Levee of first part and William H. Walker of the second part
 and Paul D. Jones of the third part witnesseth that whereas the said
 parties of the first part are jointly indebted to the said party of the
 second part in the sum of four hundred and forty four 50/100 Dollars
 due first day of January 1870 and bearing interest from the 5th
 day of July 1869 which is evidenced by a note of the last mentioned
 date signed by the said Parmelia A. Levee also in the further sum
 of three hundred and thirty three 50/100 Dollars due first day of
 January 1871 bearing interest from the 5th day of July 1869 which
 is evidenced by a note of the last mentioned date signed by
 said Parmelia A. Levee and also by the further sum of three hundred
 and thirty three 50/100 Dollars due January 18th 1872 bearing interest
 from the 5th day of July 1869 which is evidenced by a note
 signed by said Parmelia A. Levee and said 5th day of July 1869 and
 also in the further sum of One hundred and twenty five dollars
 to become due on the first day January 1871 and being known
 of securing the fractional payment of the same do by their presents
 for and in consideration of the premises bargain sell alien
 convey unto the said Paul D. Jones party of the third part all our
 right title and interest in and to the following described land sit-
 uated in Limestone County Alabama and known as follows to wit
 the west half of the fourth east quarter of section twenty two and
 the east half of the fourth west quarter of section twenty two township
 one range six west also the southeast quarter of section twenty
 two township one range six west containing in all three hundred
 and twenty acres and also the crops to be raised and grown upon
 said lands during the year 1870 to have and to hold to him his
 heirs and assigns forever in trust to secure the payment of the
 above indebtedness. Now if the said parties of the 1st part shall well
 and truly pay the two first notes mentioned in this deed and due
 on the first day of January 1870 and the other due first day
 of January 1871 and the one hundred and twenty five dollars
 mentioned in this deed due on first day of January 1871 by
 the first day of January 1871 and shall well and truly pay the
 last note mentioned in this deed and which is due 1st day of
 January 1872 by the said 1st day of January 1872 then this deed
 after paying necessary expenses to be null and void But if the
 said parties of the first part shall fail to pay any or all of the
 said sums at the time required and specified in this deed then the
 party of the third part may upon demand of the party of the second
 part proceed to sell all or so much of the above mentioned property
 as may be sufficient to satisfy the demands of said party of the second
 part which may then be due and payable according to the terms
 of this deed to the highest bidder for cash at public outcry
 in the town of Athens in Limestone County Alabama after
 having first given twenty days notice of time and place of
 sale by publication in some public newspaper printed in

said town for three consecutive weeks and with the proceeds of said
 sale pay off and discharge said indebtedness and the expenses that may
 accrue upon this instrument and said sale and the balance of any
 thing should be paid to said party of the first part or his legal representa-
 tives and the power of sale shall extend to the final settlement of this
 or testimony whereof we have hereunto set our seals and hands on
 the year and day above written

But
 James M. Gholston Stamps \$1.00 J. P. Levee (S)
 M. J. Davis Wm. H. Walker (S)
 David Houston Paul D. Jones (S)
 State of Ala. I Joshua P. Loman Judge of the Court of Probate for
 Limestone Co. in and for said County hereby certify that James M.
 Gholston a subscribing witness to the foregoing conveyance known to
 me appeared before me this day and being sworn stated that P. A. Levee
 J. P. Levee Wm. H. Walker and Paul D. Jones 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 be recorded
 that he attested the same in the presence of the grantors and of the
 other witnesses and that each other witnesses subscribed their names
 as witnesses in his presence. Given under my hand March 3rd 1870

Joshua P. Loman Judge P. C.
 State of Ala. I Joshua P. Loman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing Mortgage was
 filed in my office for record March 3rd 1870 and was duly recorded
 March 18th 1870 in Book 13 page 420 & 421
 Joshua P. Loman Judge P. C.

Rodney Fletcher habz the State of Alabama Limestone County. The Rodney Fletcher
 do hereby certify that William Humphrey has this day bought of W. S.
 R. Robertson one mow called mare made due for
 the sum of Two hundred dollars to be paid on or before the
 15th day November next and to secure the payment of said debt an
 give to the said W. S. Robertson a lien on said mare and all of
 our crop of corn and cotton grown in 1870. Given under our
 hands & seals this 8th day of February 1870 Rodney Fletcher
 witness Stamps 50 c Wm. S. Humphrey
 W. S. Humphrey
 State of Ala. I Joshua P. Loman Judge of the Probate Court for
 Limestone Co. hereby certify that the foregoing lien
 was filed for record March 2nd 1870 and was duly recorded March 18th 1870 in
 Book 13 page 421. Joshua P. Loman Judge P. C.

I do hereby certify that this Indenture witnesseth that I Zachariah Lee of Limestone
 County State of Alabama for and in consideration of the sum
 of Two hundred (\$200.00) dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become
 necessary by Myers Goldsmith to enable me to make and secure
 my crop for the year of 1870 on the Blackbird place and content

which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following stock viz two bay horses and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1808 of the Revised Code of Alabama. Witness my hand and seal this 25th February 1870.

Zachariah L. Lee

In presence of J. T. Camp 50¢

W. R. Beck

State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record March 3rd 1870 and was duly recorded March 18th 1870 in Deed Book 18 page 421 & 422. Joshua P. Connor Judge P.C.

5
J. H. Goldsmith 3 This Indenture witnesses that I J. H. Goldsmith of Limestone County State of Alabama for and in consideration of the sum of Four hundred & 40¢ dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by M. J. Goldsmith to enable me to make and secure my crop for the year of 1870 on the place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following described property viz one bay horse five years old one yoke of oxen one two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1808 of the Revised Code of Alabama. Witness my hand and seal this 2nd of March 1870.

J. H. Goldsmith

In presence of J. T. Camp 50¢

W. R. Beck W. R. Carter

State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed in my office for record March 3rd 1870 and was duly recorded March 18th 1870 in Deed Book 18 page 422. Joshua P. Connor Judge P.C.

H. J. Stinson 3 This instrument witnesses that I have this day purchased of D. S. James one two horse wagon for the sum of one hundred & thirty seven dollars & 50 cents payable 1st day of Dec 1870 and that said James holds this as a lien on said wagon with power to advertise and sell same after ten days notice for payment of purchase money in case I should fail to pay at maturity.

Witness my hand and seal Feb the 7th 1870.

Witness

James H. Stinson

Stamp 50¢

H. J. Stinson seal

State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 5th 1870 and was duly recorded March 18th 1870 in Deed Book 18 page 422. Joshua P. Connor Judge P.C.

H. A. Merland 3 This instrument witnesses that I have this day borrowed of D. S. James three hundred & twenty one dollars fifty cents of D. S. James for the price of making a crop and without which I could not make it Payable the first day of November next without interest James holds a lien on said crop & also one chestnut colored mare with white feet age about seven years with power to advertise & sell the same after ten days notice for payment of purchase money in case I should fail to pay at maturity. Witness my hand and seal Feb the 7th 1870.

Witness D. S. Allen

Stamp 50¢

H. A. Merland seal

J. H. Allen

State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 5th 1870 and was duly recorded March 18th 1870 in Deed Book 18 page 423.

Joshua P. Connor Judge P.C.

Woodson H. H. H. 3 State of Alabama Limestone County. On the first day of December I and promise to pay Chas. H. H. H. or order thirty dollars and Chas. H. H. H. advanced to me in necessary supplies to enable me to make a crop on the plantation of Miss Kate Moore in said County during the present year and I hereby declare that said advance was obtained by me bona fide for the purpose of making a crop & that without such advance it would not be in my power to procure the necessary means to make a crop. Given under my hand & seal this 20th day of January 1870.

Witness sealed & stamped

delivered in our presence

D. H. H. H.

P. S. Lewis

State of Ala & Joshua P. Connor Judge of the Probate Court for said County Limestone County hereby certify that the foregoing lien was filed for record March 7th 1870 and was duly recorded March 18th 1870 in Deed Book 18 page 420.

Joshua P. Connor Judge P.C.

B. B. B. 3 I B. B. B. of the County of Limestone of State of Ala hereby acknowledge myself indebted to J. H. H. H. of Madison Ala for the sum of fifty two & 1/2 dollars for necessary supplies furnished to enable me to gather my crop & without which I would not have been able to secure & cure the same. I hereby promise to pay the same on the 20th day of the present month & to secure the said H. H. H. in the certain prompt payment of same & hereby bargain sell & convey to the said H. H. H. two Bales of cotton raised by me on Mrs. Mary Jones plantation one made black about 15 hands high & 10 years old and one wagon double horse upon the condition nevertheless that if I the said B. B. B. shall pay off & discharge my said indebtedness when it shall become due then the conveyance to be null & void but in the event that I shall fail to pay off & discharge the said indebtedness when it becomes due then the said J. H. H. is authorized & empowered to take into his possession & sell the said cotton & make wagon after advertising a reasonable length of time to the highest bidder for cash at public or private sale

at Madison Ala & said J. M. Stephens out of the proceeds of said sale shall first pay off & discharge the indebtedness due him as aforesaid & the expenses of said sale & the remainder if any shall be paid over to me the said Ben Burdine. Witness my hand & seal this 11th day of Jan'y 1870
Ben Burdine

Witness & Peter H. B. Stephens
State of Ala & Joshua P. Coman Judge of the Probate Court for said
Limestone County hereby certify that the foregoing bond was filed
for record mch 7 1870 & was duly recorded mch 18 1870 in said
Book 13 pages 420 & 424. Joshua P. Coman Judge P.C.

James Lane
Do Linn
Rosenau
y
This Indenture witnesseth that I James Lane of Limestone
County State of Alabama for and in consideration of One hundred
Dollars in supplies this day advanced bona fide to me and
to be advanced to me as they become necessary by S. Rosenau & Ben
to enable me to make and secure my crop for the year of 1870
on the Dogwood flat place and without which I could not make
and secure said crop I hereby give a lien upon said crop and
also upon the following one bay horse and one bay mare and
former of sale in case of default for the certain payment of the same
on or before the first day of Jan'y 1871 according to section 1858 of the
Revised Code of Alabama. Witness my hand this 1st day of Jan'y 1870
J. H. Allison
S. H. Scott
James Lane
State of Ala & Joshua P. Coman Judge of the Probate Court for said County
Limestone County hereby certify that the foregoing Lien was filed in my
office for record mch 8 1870 & was duly recorded mch 18 1870 in
Deed Book 13 page 424. Joshua P. Coman Judge P.C.

Geo. B. Hanning wife
Do Deed
Wm B. Hanning
By this Deed George B. Hanning and Rebecca Hanning
his wife of DeKalb County in the State of Indiana convey
to William B. Hanning of Limestone County
in the State of Alabama for the sum of Two thousand dollars
the following real estate in Limestone County in the State of Alabama
to wit: All that certain tract or parcel of land situated in Section
One (1) and twelve (12) in Town No four & Range No three 3 of
Limestone County in the State of Alabama that in section one 1
known as the Whitlock place and that in Section twelve 12 and
known as the Thompson place containing in all three hundred
and fourteen 1/4 acres more or less and all of same lands lately
purchased by George B. Hanning the grantor and William B.
Hanning the grantee of J. A. Bousley and now in the possession
of William B. Hanning the grantee. In witness whereof the said
George B. Hanning and Rebecca Hanning his wife have hereunto
set their hands and seals this 26th day of February A.D. 1870

Stamps 200
Geo. B. Hanning
Rebecca Hanning
State of Indiana & Before me the Subscriber a Notary Public
DeKalb County in and for said County among George B. Hanning

and Rebecca Hanning his wife and acknowledged the execution of
the foregoing Deed. Witness my hand and Notarial seal this 26th
day of February 1870

Official seal
State of Indiana & J. R. Manning Clerk of the DeKalb Circuit Court
DeKalb County hereby certify that James S. Best before whom the aforesaid
instrument was acknowledged was at the date thereof a Notary Public in and
for said County duly commissioned and qualified and authorized to take
acknowledgments of instruments of writing that I am well acquainted with
the handwriting of said James S. Best and truly believe the signature thereto
to be genuine. I further certify that the said instrument is duly executed
according to the laws of the State of Indiana. In testimony whereof I
have hereunto set my hand and affixed the seal of said Court
at Auburn this 26th day of February 1870

Joseph R. Manning Clerk
State of Ala & Joshua P. Coman Judge of the Probate Court for said County
Limestone County hereby certify that the foregoing Conveyance was filed for record
mch 8 1870 and was duly recorded mch 18 1870 in Deed Book 10
page 424 & 425. Joshua P. Coman Judge P.C.

Andrus Gamble
Do Linn
E. J. Disdale
This Indenture witnesseth that I Andrus Gamble of Limestone
County State of Alabama for and in consideration of Twenty
Dollars in supplies this day advanced bona fide to me
by E. J. Disdale to enable me to make and secure my crop for the
year of 1870 on the Robt. Bibler place and without which I could not
make and secure said crop I hereby give a lien upon said crop and
also upon the following property to wit: 1 dark Chesnut sorrel mare two
years old is a white cross with blue speckles on her neck the other is
and white and black in one eye, to hold in fee simple and power of
sale in case of default for the certain payment of the same on or before
the first day of January 1871 according to section 1858 of the Revised
Code of Alabama. Witness my hand this 1st day of Jan'y 1870
Andrus Gamble
Stamps 50
Witness P. H. Patton
J. D. Finnell
State of Ala & Joshua P. Coman Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed for
record mch 8 1870 & was duly recorded mch 19 1870 in Deed Book
13 page 425. Joshua P. Coman Judge P.C.

Payson
Linn
Disdale
State of Alabama Limestone County Morrisville Feb'y 19th 1870
One day after date I promise to pay that Disdale Col. one hundred
and thirty five dollars for one black horse. Now in consideration
of the above amount and for the better security and payment of the same
I do hereby give the said that Disdale a lien on the said horse also on
my present growing crop to have and to hold in fee simple until the
above amount is paid I warning all stay laws that are now in force or
that may hereafter be enacted or enforced. Given under my hand & seals
this 19th day of Feb'y 1870
Disdale
Stamps 50
Ben Pray or
Thos H. Welch

State of Ala. & Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed in
my office for record March 8th 1870 and was duly recorded March 19th 1870
in said Book 13 page 425. Joshua P. Cornum Judge P.C.

David Miller & his brother have witnessed that I David Miller of Limestone County
Do Line & State of Ala for and in consideration of the sum of One hundred dollars
R. C. Gamble & in supplies goods & clothing this day advanced bona fide to me
to be advanced to me as they become necessary by R. C. Gamble & Co to
enable me to make and secure my crop for the year 1870 on S.C.
Gamble's farm and within which I could not make and secure said
crop I hereby give a lien upon said crop and power of sale in case of
default for the certain payment of the same on or before the first
day of December 1870 according to section 1858 of the Revised Code of
Alabama this 5th day of March 1870
Witness
Stamps 50¢ David Miller
John W. Huron. B. G. Driscoll

State of Alabama & Joshua P. Cornum Judge of the Probate Court for
Limestone County hereby certify that the foregoing lien
was filed for record March 8th 1870 and was duly recorded March 19th 1870 in
said Book 13 page 426. Joshua P. Cornum Judge P.C.

Jefferson Bougan & his wife have witnessed that Luke Matthews has received for the year 1870 to Jefferson
Do Line & Bougan colored County give acres of land being a part of the Calhoun
Luke Matthews & filed by in south of the said Division and situated in Limestone County
Alabama upon the following terms & conditions viz: Jefferson Bougan colored
obligates himself to cultivate the above land to the best of his ability and to
pay to Luke Matthews for rent one (1/10) third of the entire crop made on
said land and to be governed by the directions of Luke Matthews or his
agent in cultivating the crop. Witness also that Luke Matthews has this
day sold to Jefferson Bougan (colored), one five mules to make a crop
with at Two hundred and thirty five (\$235) dollars payable Dec 1st 1870
and for the security of the payment of above sum when due Jefferson
Bougan (colored), this day gives to said Luke Matthews this instrument of
writing to have & to hold as a lien upon the entire crop raised on said
land. He mule furnishing implements &c and should Jefferson Bougan
colored fail to pay the above sum when due and all other indebtedness
that may accrue through the year for supplies furnished or advances
made Luke Matthews & his aqt. is hereby empowered to take possession
of the crop mule furnishing implements &c and sell until the indebtedness
is paid the balance of any resulting from such sale made and entered
into this 16th day of February 1870 Witness my hand and seal
Seal
Stamps 50¢
S. P. Matthews
Jefferson & Bougan colored

State of Ala. & Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed
for record March 8th 1870 and was duly recorded March 19th 1870 in said
Book 13 page 426. Joshua P. Cornum Judge P.C.

Richard Gibson & State of Alabama Limestone County. Witnesseth that Richard Gibson
Do Line & Luke Matthews & colored has this day rented twenty acres of land from Luke Matthews
being a part and parcel of the Oakland farm and agrees to
cultivate it to the best of his ability and to pay to said Luke Matthews
(1/10) one third of the entire crop for the rent. And Luke Matthews has this day
sold to said Richard Gibson (colored) one mule horse for One hundred dollars
to be paid Dec 1st 1870 and Richard Gibson of the second part herein pledges
his entire crop furnishing implements and the above described mule horse
for the payment of above sum and should he fail to make the payment
of above sum when due he hereby empowers the said Luke Matthews or his
agent to take charge of the crop horse &c and sell until the debt is liquidated
the balance of any resulting from such sale to be refunded to said
Richard Gibson. And Richard Gibson agrees to be governed by the directions
of Luke Matthews or his agent in the cultivation of said land should either
of them deem it necessary to make any suggestion. This instrument to hold
as Lien on crop horse &c and to have precedence over all other claims
whatsoever entered into voluntarily and signed this 10th day of Feb 1870
Witness Samuel P. Matthews Stamp 50¢ Richard Gibson colored
State of Ala. & Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed for
record March 8th 1870 and was duly recorded March 19th 1870 in said Book 13 page
427. Joshua P. Cornum Judge P.C.

Frank Hughes & his wife have witnessed that Frank Hughes colored is indebted to Luke Matthews
Do Line & Luke Matthews & colored in the sum of Three hundred and twenty eight \$328.00 being
the balance due from account of 1869 and for 1 mule purchased
July 11th 1870 to make a crop with on the Oakland farm in Limestone
County Ala and belonging to Luke Matthews in consideration of which
the said Frank Hughes has this day voluntarily executed this instrument
of writing to Luke Matthews as Lien upon two mules now in his
possession and upon the entire crop made by him upon said
land as security for the payment of above sum and for the more
agrees that this shall hold as Lien also for any supplies that may
be furnished or advances made by said Luke Matthews. He
above sum and all other indebtedness that may accrue is
due Dec 1st 1870 and should the said Frank Hughes colored fail to
make the payment when due Luke Matthews or his agent is
hereby empowered to take possession of the above mules and
crop and sell until the indebtedness is liquidated the balance
of any resulting from such sale to be refunded to said Frank
Hughes. Entered into and signed voluntarily this 14th day of
February 1870 Witness my hand & seal
Witness Stamp 50¢ Frank & Hughes colored

State of Ala. & Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed for
record March 8th 1870 and was duly recorded March 19th 1870 in said
Book 13 page 427. Joshua P. Cornum Judge P.C.

William Foster
To Lien
Luke Matthews

Witnesseth that William Foster (colored) on the Oakland farm, has this day rented about 70 acres of land for the year 1870 from Luke Matthews, lying West and East of the Oakland grove, being in Limestone State of Ala. upon the following terms and conditions: Viz William Foster (colored) Obligated himself to cultivate the above land to the best of his ability, and to pay for rent One (1/3) third of the entire crop raised on said lands and agreed to be governed by the direction of Luke Matthews, or Agent, in cultivating the crop. Witnesseth that Luke Matthews has this day sold to William Foster (colored) One fine mule to cultivate the above land with at Two Hundred and Twenty five (\$225) Dollars payable Dec 1st 1870 and for the security of the payment of the above sum William Foster (colored) voluntarily gives this instrument of writing to Luke Matthews to have and to hold as a lien upon the entire crop raised on said lands. The mule farming implements and another mule and horse now owned and in possession of said William Foster and should he fail to make the above payment when due, Luke Matthews or his Agent is hereby empowered to take possession of the crop, tools &c. together with the mule & horse and sell until the indebtedness is liquidated, the balance of any remaining from such sale to be refunded to said William Foster (colored) made and entered into this 16th day of February 1870 At S, Witness my hand & Seal

Test

J. P. Matthews

Stamp 50¢

State of Alabama } I. Joshua P. Lorman Judge of the Probate Court for said County
Limestone City } hereby certify that the foregoing lien was filed in my office for record March 8th 1870 and was duly recorded March 22nd 1870 in Deed Book 13 Page 428

Joshua P. Lorman J.P.C.

Washington Matthews
To Lien
Luke Matthews

Witnesseth that Washington Matthews (colored) has rented for the year 1870 Fifty acres of land from Luke Matthews being a portion of the Oakland farm, and lying due east of the quarter or houses, and agreed to cultivate it to the best of his ability, and to pay to Luke Matthews for rent One (1/3) third of the entire crop raised on said lands and agreed to be governed by the direction of Luke Matthews or his Agent in cultivating the crop. Witnesseth also Luke Matthews has sold to the said Washington Matthews (colored) two mules to make a crop with at Four hundred and thirty five (\$435) Dollars payable Dec 1st 1870 and for the security of payment of above sum Washington Matthews (colored) voluntarily gives this instrument to Luke Matthews to have and to hold as a lien upon the two mules, and the entire crop raised on said lands, should Washington Matthews (colored) fail to make the above payment when due, Luke Matthews or his Agent is hereby empowered to take possession of said mules and crop and sell until the indebtedness is liquidated, the balance of any remaining from such sale to be refunded to said Washington Matthews (colored) made and entered into this 16th day of February 1870 At S

Witness

J. P. Matthews

State of Alabama

Limestone County

I. Joshua P. Lorman Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed in my office for record March 8th 1870 and was duly recorded March 22nd 1870 in Deed Book 13 Page 428

Joshua P. Lorman J.P.C.

Esquire Cumby
To Lien
Luke Matthews

Witnesseth that Esquire Cumby (colored) has rented for the year 1870 Twenty Five Acres of land from Luke Matthews, being a part of the North West portion of the Oakland farm in Limestone County and agreed to cultivate it to the best of his ability, and to pay to Luke Matthews for rent One (1/3) third of the entire crop raised on said land, and agreed to be governed by the direction of Luke Matthews or his Agent in cultivating the crop. Witnesseth also, that Luke Matthews has sold to Esquire Cumby (colored) One black mare mule for the purpose of cultivating said lands at Two hundred and Twenty five (\$225) Dollars payable Dec 1st 1870 and for the security of payment of above sum Esquire Cumby (colored) has this day given this instrument to Luke Matthews to have and to hold as a lien upon the above mule & crop, and should Esquire Cumby (colored) fail to make the above payment when due, Luke Matthews or his Agent is hereby empowered to take possession of the mule and crop and sell until the indebtedness is liquidated - the balance of any remaining from such sale to be refunded to said Esquire Cumby made and entered into this 14th day of Feb 1870 At S

Witness my hand & Seal

Stamp 50¢

Esquire X Cumby (colored)

Witness

J. P. Matthews

State of Alabama } I. Joshua P. Lorman Judge of the Probate Court for
Limestone County } said County hereby certify that the foregoing lien was filed in my Office for record March 8th 1870 and was duly recorded March 22nd 1870 in Deed Book 13 Page 429

Joshua P. Lorman J.P.C.

Billy Foster
To Lien
Luke Matthews

Witnesseth that Billy Foster has rented for the year 1870 from Luke Matthews, that portion of the Mud Tavern fields, lying South of M & Co. Rail Road containing about 70 Acres, being in the County of Limestone and State of Alabama upon the following terms and conditions - Viz Billy Foster Obligated himself to cultivate the above lands to the best of his ability, and to pay to Luke Matthews One (1/3) third of the entire crop raised on said land for Rent and agreed to be governed by the direction of Luke Matthews or his Agent in cultivating the crop. Witnesseth also that Luke Matthews has this day sold to Billy Foster (colored) One fine young mule for the purpose of cultivating the above land at Two hundred and thirty five (\$235) Dollars payable Dec 1st 1870 and for the security of the payment of above sum when due Billy Foster (colored) voluntarily gives this instrument of writing to Luke Matthews to have and to hold as a lien on the entire crop made by him on said land on the above mule, farming implements, and two other mules which said Billy Foster owns, and purchased of Saml P. Matthews in 1869. Should the said Billy Foster fail to make the above payment when due, Luke Matthews or his Agent, is hereby empowered to take possession of the crop, mules &c. and sell until the indebtedness is paid, the balance of any remaining from such sale to be refunded to said Billy Foster. made and entered into this 16th Feb 1870

Test. S. P. Matthews

Witness my hand and Seal

Stamp 50¢

Billy X Foster (colored)

State of Alabama }
Limestone City }

I. Joshua P. Lorman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my Office for record March 8th 1870 and was duly recorded March 22nd 1870 in Deed Book 13 Page 429

Joshua P. Lorman J.P.C.

Robert Gibson
To him
Luke Matthews

Witnesseth that Robert Gibson (Colored), has rented Twenty five acres of Land from Luke Matthews, being in the North West corner of the Oakland farm situated in Sumner County Ala - and agreed to cultivate it to the best of his ability, and to give to Luke Matthews for rent One (1/3) third of the entire crop made on said Land and agreed to be governed by Luke Matthews or his agent in cultivating the above land, should either of them deem it necessary to make any suggestion.

Witnesseth also that Luke Matthews has this day sold to said Robert Gibson (Colored), a black mare to make a crop with at One hundred and Ninety (190⁰⁰) Dollars payable Dec^r 1st 1870 and for the security of the payment of above sum, and for any other supplies furnished or advanced made during the year (1870) Robert Gibson (Colored), has this day given this instrument to Luke Matthews to have and to hold as a lien upon the entire crop made by him and the above described mare, and should Robert Gibson (Colored), fail to make the above payment when due, Luke Matthews or his agent, is hereby empowered to take possession of the crop and mare and sell until his claims are satisfied, the balance of any resulting from such sale to be refunded to said Robert Gibson (Colored), made and entered into voluntarily this 14th Feb^y 1870 Witness my hand & Seal

Stamp 50¢ Robert Gibson (Colored)

State of Alabama } I Joshua P. Coman Judge of the Probate Court for said County
Sumner Co } hereby certify that the foregoing lien was filed in my office for record March 8th 1870 and was duly recorded March 22nd 1870 in Deed Book 13 Page 430

Joshua P. Coman J.P.C.

Wesley Malone
To him
Luke Matthews

Witnesseth that Luke Matthews has this day rented to Wesley Malone (Colored), for the year 1870 Fifty acres of land being a part and parcel of the Oakland farm situated in Sumner County & State of Alabama, lying due South of the grave yard upon the following terms & conditions - viz - Wesley Malone agrees to cultivate the above land to the best of his ability, and to pay to Luke Matthews for rent One (1/3) third of the entire crop raised on said Land.

Witnesseth that Luke Matthews has this day sold to said Wesley Malone (Colored) two fine mules for four hundred and fifty Dollars payable Dec^r 1st 1870 and for the security of the payment of above sum, and all other indebtedness for supplies furnished or advanced made during the year Wesley Malone (Colored) this day voluntarily gives this instrument of writing to Luke Matthews to have and to hold as a lien upon the entire crop raised on the above land, and the mules, farming implements &c now in possession of said Wesley Malone.

Should the said Wesley Malone (Colored), fail to make the above payment when due, Luke Matthews or his agent is hereby empowered to take possession of the crop, mules, farming implements &c and sell until the indebtedness is liquidated, the balance of any, resulting from such sale to be refunded to said Wesley Malone.

Wesley Malone and his heirs further agree to be governed by the directions of Luke Matthews or his agent in cultivating the crop. Witness my hand & Seal this 16th Feb^y 1870 A.D.

State of Alabama } I Joshua P. Coman Judge of the Probate Court for said County
Sumner Co } hereby certify that the foregoing lien was filed in my office for record March 8th 1870 and was duly recorded March 22nd 1870 in Deed Book 13 Page 430

Joshua P. Coman J.P.C.

Hilton B. Fletcher
To him
C. A. Fletcher

On or before the fifteenth day of November eighteen hundred and Seventy 1870 we on either of us promise to pay C. A. Fletcher the sum of One hundred and forty Dollars for value received in one bay horse mule this day, furnished and advanced to us by him to enable us to cultivate and make our crop the present year without which we cannot cultivate and make said crop and we hereby give him a lien upon said mule and entire crop with power of sale in case of default for the payment of the same according to Section 1858 of the Revised Code of Alabama. Witness our hands & Seal this March 9th 1870

Stamp 50¢

State of Alabama } I Joshua P. Coman Judge of the Probate Court for said County
Sumner Co } hereby certify that the foregoing lien was filed in my office for record March 9th 1870 and was duly recorded March 23rd 1870 in Deed Book 13 Page 431

Joshua P. Coman J.P.C.

Hark Lane
To him
Record mule

This Indenture witnesseth that I Hark Lane of Sumner County State of Alabama for and in consideration of the sum of \$200.00 Two hundred dollars which amount has been advanced and received by me from the firm of Rice & Russell to enable me to make and secure my crops of cotton and corn for the year 1870 on the firm Lane tract and without which advance I could not make and secure said crops I hereby give a lien upon said crops of cotton & of cotton seed also upon my bay horse one wagon and one cow & calf and any property that I may have either perishable or personal and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section (1858) one thousand eight hundred and fifty eight of the Revised Code of the State of Alabama. This the 25th day of Jan^y 1870 Witness my hand and seal

Stamp 50¢

State of Alabama } I Joshua P. Coman Judge of the Probate Court for
Sumner Co } said County hereby certify that the foregoing lien was filed for record March 9th 1870 and was duly recorded March 23rd 1870 in Deed Book 13 page 431 Joshua P. Coman J.P.C.

Adam Lumpkin
To him
J. F. Griffith

This Indenture witnesseth that I Adam Lumpkin of Sumner County State of Alabama for and in consideration of One hundred and forty dollars \$140 in supplies this day advanced bona fide to me by J. F. Griffith to enable me to make and secure my crop for the year 1870 on the Griffith farm and without which I could not make and secure said crop I hereby give him a lien upon said crop and one bay horse about nine years old 15 hands high and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Feb^y 25th 1870 Stamp 50¢ Adam Lumpkin

State of Alabama } I Joshua P. Coman Judge of the Probate Court for
Sumner Co } said County hereby certify that the foregoing lien was filed for record March 9th 1870 and was duly recorded March 23rd 1870 in Deed Book 13 page 431 Joshua P. Coman J.P.C.

was filed in my office for record March 10 1870 and was duly
 recorded March 23 1870 in Dub Book 13 page 401
 Joshua P. Conner Judge P.C.

Wash Grigby 3 This instrument witnesses that I Wash Grigby of Limestone
 to Linn 3 State of Alabama for and in consideration of One hundred
 & 50 dollars (\$150.00) in supplies this day advanced bona
 fide to me by J. B. Grigby to enable me to make and secure my
 crop for the year 1870 on the Grigby farm and interest which
 I could not make and secure said crop I hereby give him a lien
 upon said crop and one acre of land about six years old 1 1/2
 hands high and power of sale in case of default for the certain pay-
 ment of the same on or before the first day of January 1871
 according to section 1808 of the Revised Code of Alabama Feb 24 1870
 to wit: Evident Witness Stamp 50¢ Wash Grigby
 March 10

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing lien was
 filed in my office for record March 10 1870 and was duly recorded
 March 23 1870 in Dub Book 13 page 402. Joshua P. Conner Judge P.C.

W. Goldsmith 3 Now all men by these presents that our M Goldsmith of
 to Linn 3 Athens in the county of Limestone and State of Alabama and
 N. J. J. J. 3 W. R. P. are held and firmly bound unto A. J. J. in the
 just and full sum of One thousand dollars for the payment of which
 well and truly to be made and done we bind ourselves our heirs
 executors and administrators jointly and severally jointly by these
 presents. In testimony whereof we have hereunto subscribed our
 names and affixed our seals this tenth day of March 1870. But
 the conditions of this obligation are such that whereas the above
 bounden W. Goldsmith has this day been appointed agent of the above
 named A. J. J. for Athens Limestone County Ala for the purpose
 of selling farming Machines Organs and Pianos for said J. J. and
 of attending to such other business of said J. J. at said Athens or
 elsewhere as may be committed to his charge. Now should the said
 W. Goldsmith well and faithfully discharge all his duties as the
 agent of said J. J. and carefully keep all the property of said
 J. J. entrusted to his charge and faithfully and honestly
 account for and pay over to the said J. J. all moneys coming into
 his hands as such agent then these presents to be void otherwise to
 be and remain in full force and effect.

Stamp 50¢ W. Goldsmith and
 Signed sealed acknowledged & delivered W. R. P. and
 in our presence

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing lien was filed
 for record March 10 1870 and was duly recorded March 23 1870 in
 Dub Book 13 page 402. Joshua P. Conner Judge P.C.

Robt H. Anderson 3 This instrument witnesses that I Robert H. Anderson of
 to Linn 3 Limestone County State of Alabama for and in consideration
 P. Henderson 3 of One hundred and twenty five dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they become
 necessary to P. Henderson to enable me to make and secure
 my crop for the year of 1870 on the Coleman place and interest which
 I could not make and secure said crop I hereby give a lien upon
 upon said and also upon the following property one acre or more
 aged between 8 & 12 years and power of sale in case of default for
 the certain payment of the same on or before the first day of October
 1870 according to section 1808 of the Revised Code of Alabama
 March 8 1870 Stamp 50¢ Robert H. Anderson
 State of Ala 3 Joshua P. Conner Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing lien was filed
 for record March 10 1870 and was duly recorded March 23 1870 in
 Dub Book 13 page 403. Joshua P. Conner Judge P.C.

A. B. McConach 3 March 8 1870 This instrument witnesses that A. B. McConach
 to Linn 3 of Limestone County State of Alabama for and in consideration
 P. Henderson 3 of One hundred and thirty dollars to me this day advanced
 by P. Henderson to make my crop for the year 1870 on the Coleman place
 I hereby give a lien upon such portion of said crop as will secure
 the payment of the above amount and power of sale in case of
 default for the certain payment of the same on or before the
 first day of October 1870 according to section 1808 of the Revised
 Code of Alabama A. B. McConach

Stamp 50¢
 State of Ala 3 Joshua P. Conner Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing lien was filed
 for record March 10 1870 and was duly recorded March 23 1870 in
 Dub Book 13 page 403. Joshua P. Conner Judge P.C.

D. B. Garter 3 March 8 1870 This instrument witnesses that D. B. Garter
 to Linn 3 of Limestone County State of Ala for and in consideration of
 P. Henderson 3 One hundred and sixty dollars in supplies this day advanced
 bona fide to me by P. Henderson to enable me to make and secure
 my crop for the year of 1870 on the Varner place and interest
 which I could not make and secure said crop I hereby give a
 lien upon said crop and also upon the following property viz
 one acre or more aged between 7 & 11 years and power of sale
 in case of default for the certain payment of the same on
 or before the first day of October 1870 according
 to section 1808 of the Revised Code of Alabama
 D. B. Garter

Stamp 50¢
 State of Ala 3 Joshua P. Conner Judge of the Probate Court
 Limestone Co 3 County hereby certify that the foregoing
 lien was filed for record March 10 1870 and was duly recorded
 March 23 1870 in Dub Book 13 page 403. Joshua P. Conner
 Judge P.C.

Thos O Bailes } March 8 1870. This Indenture witnesseth that I Thomas O
 To Lewis } Bailes of Limestone County of State Alabama for and in
 P Henderson } consideration of One hundred and fifty dollars in supplies
 this day advanced bona fide to me by P Henderson to enable me
 to make my crop for the year of 1870 on the Coleman place
 and without which I could not make said crop I hereby give
 a lien upon said crop or enough of said crop to secure the pay-
 ment of the above amount and power of sale in case of default for
 the entire payment of the same on or before the first day of October
 1870 according to section 1858 of the Revised Code of Ala

Witness } Thos O Bailes
 John A. Blumayaw } Stamp 50¢
 State of Ala } I Joshua P. Conner Judge of the Probate Court for said
 Limestone Co } County hereby certify that the foregoing lien was
 filed for record March 10 1870 & was duly recorded March 23rd 1870
 in Deed Book 13 page 434. Joshua P. Conner Judge P.C.

Ben Luter } This contract entered into this the 14th day of Jan'y 1870
 To Lewis } between said Ben Luter of the first part and Ben Luter
 Thos Thompson } Alex Brooks and others (whose names are herein signed) of
 the second part, the party of the first part agrees to furnish the
 stock and feed for stock and furnish all necessary tools to cultivate
 seventy five acres of land on the Martin Place the portion of
 the second part agrees to furnish the labor to cultivate the aforesaid
 75 acres of land and feed the labor. The second part further
 agrees to do all necessary work on place such as furnishing and
 keeping up fences &c. they also agree to work the said land under
 by direction of the first part and deliver to the first party in
 due time & good condition one half of the entire crop made on
 the aforesaid fifty acres of land. The portion of the second part
 do by their presence give the party of the first part a lien on
 their part of the crop for supplies advanced & to be advanced as
 may become necessary

Witness } Ben Luter
 P Henderson } Alex Brooks
 Thos Thompson } Christy Luter
 George Brooks
 State of Ala } I Joshua P. Conner Judge of the Probate Court
 Limestone Co } for said county hereby certify that the foregoing
 lien was filed in my office for record March 11 1870 & was duly
 recorded March 23rd 1870 in Deed Book 13 page 434
 Joshua P. Conner Judge P.C.

James M. Fairbank } This Indenture witnesseth that I James M. Fairbank of Limestone
 To Lewis } County State of Alabama for and in consideration of One hundred
 P Henderson } dollars in supplies this day advanced bona fide to me and to be advanced as
 to enable me to make and secure my crop for the year of
 1870 on the S & S Ferry place and without which I could

not make and secure said crop I hereby give them a lien upon
 said crop and also upon the following and power of sale in case
 of default for the entire payment of the same on or before the first
 day of January 1871 according to section 1858 of the Revised Code of
 Alabama & by 26 1870 James M. Fairbank

Witness } Thos Thompson } Stamp 50¢
 State of Ala } I Joshua P. Conner Judge of the Probate Court for said county
 Limestone Co } hereby certify that the foregoing lien was filed for record
 March 11 1870 and was duly recorded March 23rd 1870 in Deed Book 13
 page 434 & 435. Joshua P. Conner Judge P.C.

June Wood } This Indenture witnesseth that I June Wood wife of Limestone County
 To Lewis } State of Alabama for and in consideration of One hundred and fifty
 P Henderson } dollars in supplies this day advanced bona fide to me and to be advanced as
 to me as they become necessary by Thos O Bailes to enable me to
 make and secure my crop for the year of 1870 on the Rich Malone
 place and without which I could not make and secure said crop I hereby
 give them a lien upon said crop and also upon the following property
 one mare mule aged 8 years one mare mule aged ten years & one
 horse mule six years & one small horse aged 8 years and power of
 sale in case of default for the entire payment of the same on
 or before the first day of January 1871 according to section 1858 of
 the Revised Code of Alabama this March 5 1870.

Witness } June Wood
 Charles Holt } Stamp 50¢
 State of Ala } I Joshua P. Conner Judge of the Probate Court for said
 Limestone Co } County hereby certify that the foregoing lien was filed
 for record March 11 1870 & was duly recorded March 23rd 1870 in
 Deed Book 13 page 435. Joshua P. Conner Judge P.C.

Booker Malone } This Indenture witnesseth that I Booker Malone wife of
 To Lewis } Limestone County State of Alabama for and in consideration
 P Henderson } of One hundred and fifty dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they become
 necessary by Thos O Bailes to enable me to make and secure my crop
 for the year of 1870 on the Rich Malone place and without which
 I could not make and secure said crop I hereby give them a lien
 upon said crop and also upon the following property one red
 cow and calf and power of sale in case of default for the entire
 payment of the same on or before the first day of January 1871
 according to section 1858 of the Revised Code of Alabama
 March 5 1870

Witness } Booker Malone
 Charles Holt } Stamp 50¢
 State of Ala } I Joshua P. Conner Judge of the Probate Court for
 Limestone Co } said county hereby certify that the foregoing
 lien was filed in my office for record March 11 1870 & was
 duly recorded March 23rd 1870 in Deed Book 13 page 435
 Joshua P. Conner Judge P.C.

Isaac Townsend } This Indenture witnesseth that I Isaac Townsend of
 Do Linn } Limestone County State of Alabama for and in consideration
 Healt & Co. } of One Hundred Dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become necessary
 by Healt & Co. to enable me to make and secure my crop for the
 year of 1870 on the Iron Mountain place and without which I could
 not make and secure said crop I hereby give them a lien upon
 said crop and also upon the following "and power of sale in
 case of default for the certain payment of the same on or before
 the first day of January 1871 according to section 1858 of the
 Revised Code of Alabama. Feb 26 1870
 Witness W. K. Nichols Stamp 50¢ Isaac Townsend
 State of Ala } Joshua P. Cowan Judge of the Probate Court for said
 Limestone } County hereby certify that the foregoing lien was filed
 for record March 11 1870 and was duly recorded March 23 1870 in Deed
 Book 12 page 436. Joshua P. Cowan Judge P.C.

William Bradford et al } State of Alabama Limestone County. This Indenture
 Do Linn } witnesseth that I William Bradford of the County of State
 Surrentine & Easter } have in full for and in consideration of the sum of
 Two Hundred dollars this day advanced bona fide to me
 to be advanced as they may become necessary by Surrentine &
 Easter to enable me to make and secure my crop for the year of
 1870 on the Iron Mountain place and without which I could
 not make and secure said crop I hereby give them a lien and
 power of sale in case of default for the certain payment of the
 same on or before the first day of December 1870 according to
 section 1858 of the Revised Code of Alabama Feb 8 1870
 Witness S. J. Surrentine William Bradford
 John H. Holt Stamp 50¢
 Surrentine & Easter
 State of Ala } Joshua P. Cowan Judge of the Probate Court for said
 Limestone } County hereby certify that the foregoing lien was filed
 in my office for record March 11 1870 and was duly recorded March 23
 1870 in Deed Book 12 page 436. Joshua P. Cowan Judge P.C.

A. Bruckner } This Indenture witnesseth that I A. Bruckner of Limestone
 Do Linn } County State of Alabama for and in consideration of the
 Surrentine & Easter } sum of One Hundred dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become necessary
 by Surrentine & Easter to enable me to make and secure my
 crop for the year of 1870 on the Copeland place and without
 which I could not make and secure said crop I hereby give them
 a lien upon said and power of sale in case of default for the
 certain payment of the same on or before the first day of
 December 1870 according to section 1858 of the Revised Code of
 Alabama Witness my hand and seal this 17th day of February 1870
 Witness B. J. Spalbing Stamp 50¢ A. Bruckner

State of Ala } Joshua P. Cowan Judge of the Probate Court for said
 Limestone } County hereby certify that the foregoing lien was filed in
 my office for record March 11 1870 and was duly recorded March 23 1870 in
 Deed Book 12 page 437. Joshua P. Cowan Judge P.C.

Allen Malone } This Indenture witnesseth that I Allen Malone of Limestone
 Do Linn } County State of Alabama for and in consideration of three
 Surrentine & Easter } Hundred dollars in supplies this day advanced bona fide
 to me and to be advanced to me as they become necessary by Surrentine
 & Easter of Athens in said County to enable me to make and secure my
 crop for the year of 1870 on the Iron Mountain place and without which
 I could not make and secure said crop I hereby give them a lien upon
 said crop and also upon the following property to wit two mules
 one way on and power of sale in case of default for the certain payment
 of the same on or before the first day of January 1871 according to
 section 1858 of the Revised Code of Alabama. Witness my hand
 and seal this 19th day of February 1870
 Witness Stamp 50¢ Allen Malone
 H. W. Surrentine
 State of Ala } Joshua P. Cowan Judge of the Probate Court for said
 Limestone } County hereby certify that the foregoing lien was filed
 for record March 11 1870 and was duly recorded March 23 1870 in Deed
 Book 12 page 437. Joshua P. Cowan Judge P.C.

Lockhart Bibb } On or before the first day of Jan 1871 I promise to pay
 Do Linn } to W. J. Ducker for a roan horse purchased from him for the sum
 W. J. Ducker } of money a crop of for which I have given him on my
 crop to be raised on my Jackson place this year 1870. in witness
 whereof I have hereunto affixed my name this 22nd day of
 Jan 1870. Stamp 50¢ Lockhart Bibb
 State of Ala } Joshua P. Cowan Judge of the Probate Court for said
 Limestone } County hereby certify that the foregoing lien was filed
 for record March 11 1870 and was duly recorded March 24 1870
 in Deed Book 12 page 437. Joshua P. Cowan Judge P.C.

Marston Howard } For and in consideration of W. J. Ducker furnishing me with
 Do Linn } corn meal and fodder for the purpose of cultivating a
 W. J. Ducker } crop of cotton and corn on his plantation for the present
 year I hereby give the said W. J. Ducker a lien on my crop for
 the payment of said provisions or any other necessities
 I may want this lien is to continue on my next crop if
 the present one should not be sufficient to pay February 1870
 Stamp 50¢ Marston Howard

State of Ala } Joshua P. Cowan Judge of the Probate Court for said
 Limestone } County hereby certify that the foregoing lien was
 filed for record March 11 1870 and was duly recorded March 24 1870
 in Deed Book 12 page 437. Joshua P. Cowan Judge P.C.

Isaac J. Coffman
 To Linn
 J. P. Farmer
 This Indenture witnesseth that I Isaac J. Coffman of Limestone
 County State of Alabama for and in consideration of the sum of One
 hundred dollars in supplies this day advanced bona fide to me
 and to be advanced to me as they become necessary by J. P. Farmer
 to enable me to make and secure my crop for the year of 1870 on
 the R. H. Malone place and without which I could not make and secure
 said crop I hereby give them a lien upon said crop and also upon the
 following property viz 1 sorrel horse aged 7 years 1 do. aged 9 years
 one bay mule aged 10 years 1 black mare aged 12 years 2 cows
 calves 15 head sheep 12 head hogs one wagon and power of sale in
 case of default for the certain payment of the same on or before the
 first day of January 1871 according to section 1858 of the Revised
 Code of Alabama February 12th 1870 J. J. Coffman

Witness J. W. Davis Clerk of said
 State of Ala. J. Joshua P. Courman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was
 filed in my office for record March 12th 1870 and was duly recorded
 March 24th 1870 in Deed Book 13 page 438.

Joshua P. Courman Judge P.C.

Geo. David troop
 To Linn
 J. P. Farmer
 This Indenture witnesseth that I George David troop of Limestone
 County State of Alabama for and in consideration of the sum of
 Fifty dollars in supplies this day advanced bona fide to me
 and to be advanced to me as they become necessary by J. P. Farmer
 to enable me to make and secure my crop for the year of
 1870 on the Bruce & Cephus place and without which I could not
 make and secure said crop I hereby give them a lien upon said
 crop and also upon the following property to wit: 2 milk cows &
 calves 2 sows and power of sale in case of default for the
 certain payment of the same on or before the first day of
 January 1871 according to section 1858 of the Revised Code of
 Alabama February 25th 1870 George David troop

Witness J. W. Davis Clerk of said

State of Ala. J. Joshua P. Courman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed
 for record March 12th 1870 and was duly recorded March 24th 1870 in Deed
 Book 13 page 438.

Joshua P. Courman Judge P.C.

W. E. Davis
 To Linn
 J. P. Farmer
 This Indenture witnesseth that I W. E. Davis of Limestone County
 State of Alabama for and in consideration of One hundred
 dollars in supplies this day advanced bona fide to me and
 to be advanced to me as they become necessary by J. P. Farmer
 to enable me to make and secure my crop for the year of 1870 on
 the J. J. Fletcher place and without which I could not make and
 secure said crop I hereby give a lien upon said crop and
 also upon the following property one chestnut mare horse
 aged six years one cow and calf and power of sale in
 case of default for the certain payment of the same on or

before the first day of January 1871 according to section 1858 of the
 Revised Code of Alabama March 7th 1870.

Witness J. W. Davis Clerk of said
 State of Ala. J. Joshua P. Courman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed
 for record March 12th 1870 and was duly recorded March 24th 1870 in Deed
 Book 13 page 438. Joshua P. Courman Judge P.C.

Moses Pryor
 To Linn
 J. P. Farmer
 This Indenture witnesseth that I Moses Pryor of Limestone
 County State of Alabama for and in consideration of the sum of
 Fifty dollars in supplies this day advanced bona fide to me
 and to be advanced to me as they become necessary by J. P. Farmer
 to enable me to make and secure my crop for the year of 1870 on
 the Parson Howell place and without which I could not make and
 secure said crop I hereby give them a lien upon said crop and also upon
 the following property one mare colored mule aged 8 years 1 pair
 hogs and power of sale in case of default for the certain payment of
 the same on or before the first day of January 1871 according to section
 1858 of the Revised Code of Alabama March 5th 1870.

Witness J. W. Davis Clerk of said
 State of Ala. J. Joshua P. Courman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed for
 record March 12th 1870 and was duly recorded March 24th 1870 in Deed Book 13
 page 439.

Joshua P. Courman Judge P.C.

Isaac Martin
 To Linn
 J. P. Farmer
 This Indenture witnesseth that I Isaac Martin of Limestone County
 State of Alabama for and in consideration of the sum of One hundred
 dollars in supplies this day advanced bona fide to me and to be
 advanced to me as they become necessary by J. P. Farmer to enable
 me to make and secure my crop for the year of 1870 on the Widow
 Edmonson place and without which I could not make and secure
 said crop I hereby give them a lien upon said crop and also upon the
 following property one grey mare aged 4 years one yearling
 cow one light wagon and power of sale in case of default
 for the certain payment of the same on or before the first day of
 January 1871 according to section 1858 of the Revised Code of Alabama
 February 21st 1870.

Witness J. W. Davis Clerk of said
 State of Ala. J. Joshua P. Courman Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed
 for record March 12th 1870 and was duly recorded March 24th 1870
 in Deed Book 13 page 439. Joshua P. Courman Judge P.C.

Andrew
 To Linn
 J. P. Farmer
 This Indenture witnesseth that I Andrew of Limestone
 County State of Alabama for and in consideration of the sum
 of three hundred and fifty dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become necessary
 by J. P. Farmer to enable me to make and secure my crop for
 the year of 1870 on my own place and without which I could

not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one small mare aged 4 years one small horse aged 7 years and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama March 9th 1870 S. B. Davis

Witness J. H. Davis Stamp 50¢

State of Alabama J. Joshua P. Coman Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed for record March 12th 1870 and was duly recorded March 24th 1870 in said Book 13 page 440. Joshua P. Coman Judge P.C.

Yes P. Henderson } This Indenture witnesseth that I George P. Henderson of Limestone
To Limestone } County State of Alabama for and in consideration of One hundred
J. P. Tanner } fifty dollars in supplies this day advanced bona fide to me and
to be advanced to me as they become necessary by J. P. Tanner to
enable me to make and secure my crop for the year of 1870 on the
place and without which I could not make and secure said crop I hereby
give a lien upon said crop and also upon the following property one
small colt mare aged about two years one bay mare eight years
old and power of sale in case of default for the certain payment
of the same on or before the first day of January 1871 according to
section 1858 of the Revised Code of Alabama Feb 24th 1870
Witness Stamp 50¢ Geo. P. Henderson

Yes J. P. Tanner } State of Alabama J. Joshua P. Coman Judge of the Probate Court for said
Limestone } County hereby certify that the foregoing lien was filed
for record March 12th 1870 and was duly recorded March 25th 1870 in
said Book 13 page 440 Joshua P. Coman Judge P.C.

This Indenture witnesseth that I B. C. Goodwin of Limestone County, State of Alabama
for and in consideration of the sum of One hundred Dollars in Supplies this day
advanced bona fide to me and to be advanced to me as they become necessary by J. P.
Tanner to enable me to make and secure my crop for the year of 1870 on the
place and without which I could not make and secure said crop I hereby give
them a lien upon said crop, and also upon the following property One cow
4 head hog and power of sale in case of default for the certain of the same on or
before the first day of January 1871 according to Section 1858 of the Revised
Code of Alabama. March 11th 1870

Witness

J. H. Davis, Geo. P. Tanner

Stamp 50¢

State of Alabama J. Joshua P. Coman Judge of the Probate Court for said County
Limestone County hereby certify that the foregoing lien was filed in my office for
record 12th March 1870 and was duly recorded March 25th 1870 in said Book 13 Page 440
Joshua P. Coman J.P.C.

Arthur Benningfield } This Indenture witnesseth that I Arthur Benningfield of Limestone County, State
To Limestone } of Alabama, for and in consideration of the sum of Fifty Dollars in Supplies this
J. P. Tanner } day advanced bona fide to me, and to be advanced to me, as they become

necessary by J. P. Tanner, to enable me to make and secure my crop for the year of 1870
on the Mrs. Vassers place and without which I could not make and secure said crop
I hereby give them a lien upon said crop and also upon the following property
One gray horse aged 3 years, One small mare aged 5 years and power of sale in case of default
for the certain payment of the same on or before the first day of January 1871 according
to Section 1858 of the Revised Code of Alabama, March 20 1870
Witness Arthur Benningfield

Stamp 50¢

J. H. Davis

Geo. P. Tanner

State of Alabama J. Joshua P. Coman Judge of the Probate Court for said County
Limestone County hereby certify that the foregoing lien was filed in my office for
record March 12th 1870 and was duly recorded March 25th 1870 in said Book 13 Page 440
Joshua P. Coman J.P.C.

This Indenture witnesseth that I A. R. Lowery of Limestone County, State of Alabama
for and in consideration of One hundred Dollars in Supplies this day advanced bona
fide to me and to be advanced to me as they become necessary by J. P. Tanner
to enable me to make and secure my crop for the year of 1870 on the same Mr. Malone
place and without which I could not make and secure said crop, I hereby give them a
lien upon said crop and also upon the following property one black mare aged 5 years
one two horse wagon and power of sale in case of default for the certain payment of the
same on or before the first day of January 1871 according to Section 1858 of the Revised
Code of Alabama. Feb 25th 1870

Witness

Geo. P. Tanner

Stamp 50¢

State of Alabama J. Joshua P. Coman Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed in
my office for record March 12th 1870 and was duly recorded March 25th 1870
in said Book 13 Page 441

Joshua P. Coman J.P.C.

This Indenture witnesseth that me J. F. C. Rainey of Limestone County State
of Alabama for and in consideration of Three hundred Dollars in Supplies this day
advanced bona fide to us and to be advanced to us as they become necessary by
J. P. Tanner to enable us to make and secure our crop for the year of 1870 on the
Blair place, and without which we could not make and secure said crop. We hereby
give a lien upon said crop, and power of sale in case of default for the
certain payment of the same on or before the first day of January 1871
according to Section 1858 of the Revised Code of Alabama. Feb 28th 1870

J. F. Rainey

E. B. Rainey

Stamp 50¢

I acknowledge my self bound for the payment of the above lien Feb 28th 1870
State of Alabama J. Joshua P. Coman Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed in my office for record
March 12th 1870 and was duly recorded March 25th 1870 in said Book 13 Page 441
Joshua P. Coman J.P.C.

This Indenture witnesseth that I F. L. Gibson of Limestone County State of
Alabama, for and in consideration of One hundred & fifty Dollars in Supplies this day
advanced bona fide to me and to be advanced to me, as they become necessary by
J. P. Tanner, to enable me to make and secure my crop for the year of 1870, on

The within Lien is satisfied in full
July 8th 1871

J. P. Tanner

A. R. Lowery
To Limestone
J. P. Tanner

Satisfied in
full J. P. Tanner
July 10th 1871 per Limestone

J. F. C. Rainey
To Limestone
J. P. Tanner

F. L. Gibson
To Limestone
J. P. Tanner

The within Lien is satisfied in full
July 13th 1871 J. P. Tanner

B. C. Goodwin
To Limestone
J. P. Tanner

Satisfied in full
St. P. Tanner
Nov 6/71
for Davis

place and without which I could not make and secure said crop. I hereby give a lien upon said crop, on also on the following and power of Sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama March 9th 1870

Stamp 50¢
F. L. Gibson
Miner John H. Davis
State of Alabama } I Joshua P. Coman Judge of the Probate Court for said County Limestone County } hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 25th 1870 in Deed Book 13 Page 441 & 442

Joshua P. Coman J.P.C.

Mr. B. Woolbridge
S. L. Davis
St. P. Tanner

This Indenture witnesseth that I Mr. B. Woolbridge of Limestone County State of Alabama for and in consideration of the sum of Eight hundred Dollars in Subscribed this day advanced bona fide to me and to be advanced to me as they become necessary by St. P. Tanner to enable me to make and secure my crop for the year of 1870 on the Moss Blommond place and without which I could not make and secure said crop. I hereby give them a lien upon said crop and also upon the following property Two Bay mules aged 7 years one two horse mares one cow and power of Sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Feb 19th 1870

Stamp 1.00\$
W. B. Woolbridge
Miner John H. Davis
State of Alabama } I Joshua P. Coman Judge of the Probate Court for said County Limestone County } hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 25th 1870 in Deed Book 13 Page 442

Joshua P. Coman J.P.C.

Geo. S. Strange
S. L. Davis
St. P. Tanner

This Indenture witnesseth that Geo. S. Strange of Limestone County State of Alabama for and in consideration of One hundred Dollars in Subscribed this day advanced bona fide to me and to be advanced to me as they become necessary by St. P. Tanner to enable me to make and secure my crop for the year of 1870 on the Ed. Strange place and without which I could not make & secure said crop. I hereby give a lien upon said crop and also upon the following property Three colts 13 years 12 years 1 one year and power of Sale in case of default for the certain payment of the same on or before the first day of January 1870 according to section 1858 of the Revised Code of Alabama Feb 19th 1870

Stamp 50¢
Geo. S. Strange
Miner John H. Davis
State of Alabama } I Joshua P. Coman Judge of the Probate Court for said County Limestone County } hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 25th 1870 in Deed Book 13 Page 442

Joshua P. Coman J.P.C.

Randall Harris
S. L. Davis
St. P. Tanner

This Indenture witnesseth that I Randall Harris of Limestone County State of Alabama for and in consideration of the sum of Fifty Dollars in Subscribed this day advanced bona fide to me and to be advanced to me as they become necessary by St. P. Tanner to enable me to make & secure my crop for the year of 1870 on the Lake Matthews place and without which I could not make & secure said crop. I hereby give them a lien upon said crop and also upon the following property One roan mare 8 years last spring, one cow and power of Sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Feb 22nd 1870

Stamp 50¢
Randall Harris
Miner John H. Davis, Geo. H. Tanner
State of Alabama } I Joshua P. Coman Judge of the Probate Court for said County Limestone County } hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 25th 1870 in Deed Book 13 Page 442

Joshua P. Coman J.P.C.

Satisfied in full
St. P. Tanner
Nov 6/71
for Davis

Edmond Pepper
S. L. Davis
St. P. Tanner

Satisfied in full
St. P. Tanner
Feb 1876
for Pepper

This Indenture witnesseth that I Edmond Pepper of Limestone County State of Alabama for and in consideration of Two Hundred Fifty Dollars in Subscribed this day advanced bona fide to me and to be advanced to me as they become necessary by St. P. Tanner to enable me to make and secure my crop for the year of 1870 on the Rouse place, and without which I could not make and secure said crop. I hereby give a lien upon said crop and also upon the following property One bay horse aged six years one bay mare aged about eight years one bay colt aged about 2 years and power of Sale in case of default for the certain payment of the same on or before the first day of Jan 1871 according to section 1858 of the Revised Code of Alabama Feb 19th 1870

Stamp 50¢
Edmond Pepper
State of Alabama } I Joshua P. Coman Judge of the Probate Court for Limestone County } hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 25th 1870 in Deed Book 13 Page 443

Joshua P. Coman J.P.C.

James J. Horn
S. L. Davis
St. P. Tanner

Satisfied in full
October 26th 1870
St. P. Tanner

This Indenture witnesseth that I James J. Horn of Limestone County State of Alabama for and in consideration of the sum of One hundred & fifty Dollars in Subscribed this day advanced bona fide to me and to be advanced to me as they become necessary by St. P. Tanner to enable me to make and secure my crop for the year of 1870 on his own place, and without which I could not make & secure said crop. I hereby give him a lien upon said crop and also upon the following property 1 Bay horse aged 9 years and power of Sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Feb 16th 1870

Stamp 50¢
James J. Horn
Miner John H. Davis
State of Alabama } I Joshua P. Coman Judge of the Probate Court for Limestone County } hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 25th 1870 in Deed Book 13 Page 443

Joshua P. Coman J.P.C.

John N. Simpson
S. L. Davis
St. P. Tanner

Satisfied in full
St. P. Tanner

This Indenture witnesseth that I John N. Simpson of Limestone County State of Alabama for and in consideration of Two hundred, 200⁰⁰ Dollars in Subscribed this day advanced bona fide to me, and to be advanced to me as they become necessary by Mrs. Florencia Mason to enable me to make and secure my crop for the year of 1870 on the Morford place, and without which I could not make and secure said crop. I hereby give her a lien upon said crop, and also upon the following and power of Sale in case of default for the certain of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama, Witness my hand & seal this 12th day of March 1870

Stamp 50¢
John N. Simpson
State of Alabama } I Joshua P. Coman Judge of the Probate Court for Limestone County } hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 25th 1870 in Deed Book 13 Page 443

Joshua P. Coman J.P.C.

Satisfied in full
St. P. Tanner

Henry Mason
Lien
J. O. Mason

This Indenture witnessed that J. Henry Mason of Limestone County State of Alabama for and in Consideration of One hundred and thirty & 7/10 Dollars, in full paid this day advanced bona fide to me and to be advanced to me as they become necessary by J. O. Mason, to enable me to make and secure my crop for the year of 1870 on the Andrews place and without which I could not make and secure said crop, I hereby give him a lien upon said crop, and also upon the following named animals, To wit: 1 Sorrel mare about six years old, near fourteen hands high and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to Section 1858 of the Revised Code of Alabama, In witness whereof I have hereunto set my name and affixed my seal this 12th day of January 1870.

Witness
Ben L. Allen, R. B. Mason Stamp 50¢ Henry X Mason (Seal)
State of Alabama, J. Joshua P. Lorman Judge of the Probate Court for said Limestone County, hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 26th 1870 in Deed Book 13 Page 444
Joshua P. Lorman J.P.C.

Richard McKinley
To

Mason & Coman
Satisfied in full
February 20 1871
Mason & Coman

State of Alabama
Limestone County
Due Mason & Coman One hundred and ninety five Dollars for 1 Black mare mule, which they have this day furnished me to enable me to make a crop on the Wm. Harris place, and without which I could not make said crop, now a lien is hereby created on said mule and 1 Bay mare mule as well as the crop of every kind made and grown the present year with full power of sale if not paid by 1st January 1871
Test
J. F. Griffith

Thomas L. Nixon
To

Mason & Coman

State of Alabama
Limestone County
Due Mason & Coman J. Joshua P. Lorman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 26th 1870 in Deed Book 13 Page 444
Joshua P. Lorman J.P.C.

Thomas L. Nixon
To

Mason & Coman

State of Alabama
Limestone County
Due Mason & Coman on 1st January 1871 Two hundred & Twenty five Dollars for one Sorrel One eyed mare, which they have this day furnished me to enable me to make & cultivate a crop on my place in Limestone County & State of Alabama, and without which I could not make & cultivate said crop. Now therefore a lien is hereby created on said mare and 1 Bay Colt, as well as the crop of every kind made and grown the present year, With my hand & seal this 8th March 1870

State of Alabama
Limestone County
J. Joshua P. Lorman Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 26th 1870 in Deed Book 13 Page 444
Joshua P. Lorman J.P.C.

Stephen & Wheeler
To

Mason & Coman

Due Mason & Coman Sixty two Dollars & fifty cents for ten barrels corn which they have furnished us to make a crop on the Perini Farmer place in Limestone County & State of Alabama for 1870. Now therefore a lien is hereby created on the crop of every kind grown the present year on said place this 21st January 1870
Test. J. F. Griffith
W. C. Stophier
J. F. Wheeler

State of Alabama, Limestone County, J. Joshua P. Lorman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 26th 1870 in Deed Book 13 Page 444
Joshua P. Lorman J.P.C.

W. B. Moldridge
To
Mason & Coman

State of Alabama, Limestone County.
Due Messrs Mason & Coman, Three hundred and forty Dollars for 1 Bay mare mule and 1 gray horse mule which they have this day furnished me in good faith to enable me to make a crop on the Howard place in Limestone County and State of Alabama and without which I could not make said crop. Now therefore a lien is hereby created on said mules as well as the crop of every kind made & grown the present year - of the said debt is not paid by 1st January 1870, with full power of sale, With my hand & seal this 28th Feby 1870

Witness
J. D. Glaze
State of Alabama, J. Joshua P. Lorman Judge of the Probate Court for said County, Limestone County, hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 26th 1870 in Deed Book 13 Page 445
Joshua P. Lorman J.P.C.

James M. Newby
To

Mason & Coman

State of Alabama, Limestone County.
Due Messrs Mason & Coman Seven hundred & thirteen Dollars & 25¢ for two mules, 1 Black mare mule & 1 Bay mare mule and 1 Bay horse and 1 Sorrel mare which they have this day furnished me to make a crop on Lane's Flat place for 1870 and without which I could not make and secure said crops. Now therefore a lien is hereby created on said stock as well as the crop of every kind made on said place together with the farming implements now on said place with power of sale if not paid by 1st January 1871 With my hand & seal this 7th March 1870
Test
James M. Newby (Seal)

John H. Bell, it

State of Alabama, J. Joshua P. Lorman Judge of the Probate Court for said County, Limestone County, hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 26th 1870 in Deed Book 13 Page 446
Joshua P. Lorman J.P.C.

J. L. Martin
To

Mason & Coman

State of Alabama, Limestone County
Due Mason & Coman Two hundred and twenty five Dollars for one large mare colored mare mule - which they have furnished me, to enable me to make a crop for 1870 and without which I could not make said crop. Now a lien is hereby created on said mule as well as the crop of every kind made by me the present year, with power of sale if not paid by 1st January 1871
J. L. Martin (Seal)

Witness
J. M. Landon

State of Alabama, J. Joshua P. Lorman Judge of the Probate Court for said County, Limestone County, hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 26th 1870 in Deed Book 13 Page 445
Joshua P. Lorman J.P.C.

W. H. Simpson
To

Mason & Coman

State of Alabama, Limestone County. Due Messrs Mason & Coman on 1st day of December 1870 One hundred, eighty & 7/10 with interest from date for one mare mare mule which they have this day furnished me to make a crop on R. B. Mason's plantation this year, and without which I could not make said crop, now therefore a lien is hereby created on said mule as well as the crop of every kind made on said place, with full power of sale if not paid by the day above written, With my hand & seal this 7th day of March 1870. Test. W. H. Simpson
State of Alabama, Limestone County, J. Joshua P. Lorman Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 26th 1870 in Deed Book 13 Page 446
Joshua P. Lorman J.P.C.

Cornelius Rice

To

J. L. Fletcher & Bros

This Indenture witnesseth that I Cornelius Rice, Limestone County State of Alabama for and in consideration of Three hundred Dollars in Supplies this day advanced, bona fide to me and to be advanced to me as they become necessary by J. L. Fletcher & Bros, Merchants, in the Town of Madison, to enable me to make and secure my crop for the year 1870 on the Rice place and without which I could not make & secure said crop. I hereby give them a lien upon said crop and also upon the following Three horses "Porter, Stonewall & Fanny" and upon my wagon & cow and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to the Section 1858 of the Revised Code of Alabama. Witness my hand & seal this 11th day March 1870

Witness

A. S. Harris

Jno. J. Fletcher

State of Alabama, I Joshua P. Lorman Judge of the Probate Court for said County Limestone County hereby certify that the foregoing lien was filed in my office for record March 14th 1870 and was duly recorded March 26th 1870 in Said Book 13 Page 446

Joshua P. Lorman J.P.C.

Nick & Tom Anderson

To

J. L. Fletcher & Bros

This Indenture witnesseth that we Nick Anderson and Tom Anderson of Limestone County State of Alabama for and in consideration of Four hundred Dollars in Supplies this day advanced bona fide to us and to be advanced to us as they become necessary by J. L. Fletcher & Bros, Merchants in the Town of Madison, to enable us to make and secure our crop for the year 1870 on the Anderson place and without which we could not make and secure said crop. We hereby give them a lien upon said crop & also upon the following "2 Horses (Bill & Ike) 2 Horses (Mully & Jim) and wagon, and power of sale in case of default for the certain payment of the same on or before the 1st day of December 1870 according to the Section 1858 of the Revised Code of Alabama, Witness our hands & seals this 12th day of March 1870

Witness by G. W. Pickett

S. F. Hartwell

Stamp 50¢

Nick Anderson Seal

Tom Anderson Seal

State of Alabama, I Joshua P. Lorman Judge of the Probate Court for said County Limestone County hereby certify that the foregoing lien was filed in my office for record March 14th 1870 and was duly recorded March 26th 1870 in Said Book 13 Page 446

Joshua P. Lorman J.P.C.

Phil Anderson

To

J. L. Fletcher & Bros

This Indenture witnesseth that I Phil Anderson of Limestone County State of Alabama for and in consideration of Two hundred Dollars in Supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. L. Fletcher & Bros, Merchants in the Town of Madison to enable me to make and secure my crop for the year 1870 on the Anderson place and without which I could not make & secure said crop. I hereby give them a lien upon said crop and also upon the following "4 Horses Bet Beck John & Kate & Wagon and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to the Section 1858 of the Revised Code of Alabama. Witness my hand & seal this 12th day of March 1870

Witnessed by S. F. Hartwell

S. F. Hartwell

Stamp 50¢

Phil Anderson Seal

State of Alabama, I Joshua P. Lorman Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record March 14th 1870 and was duly recorded March 26th 1870 in Said Book 13 Page 446

Joshua P. Lorman J.P.C.

James H. Meadows

To

James S. Adam

This Indenture witnesseth that I James H. Meadows of Limestone County State of Alabama for and in consideration of One hundred and twenty five Dollars in Supplies this day advanced bona fide to me, and to be advanced to me as they become necessary by James S. Adam to enable me to make and secure my crop for the year of 1870 on the place, and without which I could not make and secure said crop. I hereby give a lien upon said crop and also upon the following property One small horse ball face aged about nine years, and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to Section 1858 of the Revised Code of Alabama

Test

Stamp 50¢

James H. Meadows

Alexander Meadows

State of Alabama, I Joshua P. Lorman Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed in my office for record March 12th 1870 and was duly recorded March 28th 1870 in Said Book 13 Page 447

Joshua P. Lorman J.P.C.

A. H. Hamblett & Sons

First Deeds

J. S. Bidion

State of Alabama Limestone March 14th 1870
I know all men by these presents that William A. Hanceel and wife Antonina Hanceel of the first part - Clapp Bros. Co. Commission Merchants and parties doing business under that name and style in the City of New Orleans of the second part - and John S. Bidion of the third part. Witnesseth, that whereas the said parties of the first part, are justly indebted to the said parties of the second part in the sum of four thousand six hundred Dollars to become due on the first day of January Eighteen hundred and Seventy One - which is evidenced by a promissory note under of even date with this indenture the same drawing lawful interest from time of maturity until paid, and being desirous to secure the prompt and perfect payment of the same and to perfectly secure the same - This indenture further witnesseth that for and in consideration of the premises the said parties of the first part, do bargain, alien & convey all their right title & interest in and to the following tracts or parcels of land lying and being situate in the County of Limestone State of Alabama - and known and described as follows to wit: The north east quarter of Section thirty four less fifteen acres - South east quarter of Section thirty four. Thirty acres of South part of North East quarter of Section thirty four. Fifty acres in the north part of South West quarter Section thirty four. The west half of the West half of Section thirty four - all being in Township four Range three West. Also all the horses and mules owned by the parties of the first part or by either of them also all farming implements of every kind owned by one or either of them, also all crops of every description which may be raised by them upon the above described tracts or parcels of land as well as all crops which may be raised by them upon any other tracts or parcels of land in Limestone County State of Alabama - to the said party of the third part, his heirs or assigns forever. This Obligation further witnesseth or is made when the following covenants stipulations and conditions, that is to say, if the said parties of the first part, shall well and truly pay at maturity or before its maturity, the said sum of four thousand six hundred Dollars and 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 to the said parties of the second part, said sum of four thousand six hundred Dollars then and immediately after the first day of January Eighteen hundred and Seventy One or so soon thereafter as he may 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 previous thereto given twenty days notice of the place and time of said sale - all the property conveyed in this deed or so much thereof as may be necessary to pay said sum of four thousand six

sale in the town of Athens and said parties of the first part out of the proceeds thereof shall pay the expenses of the sale and discharge the indebtedness due them as aforesaid and the remainder if any shall be paid over to said parties of the second part upon demand or interest whereof the said J. P. Delong and Allen Sanders have hereunto set their hands and affixed their seals this 25th day of February 1870
Witness my hand and seal this 25th day of February 1870
J. P. Delong
Allen Sanders

State of Alabama } I J. D. Sanders an acting Justice of the Peace certify Madison County } that the parties of the first and second part did assign the within on their own free will and accord whom names are signed to the foregoing conveyance and who are personally known to me acknowledged before me this day that being informed of the contents of the above conveyance they have executed the same voluntarily on the day of the same bears date. Given under my hand this 25th day of February 1870
J. D. Sanders J. P.

State of Ala } I Joshua P. Cornum Judge of the Probate Court for said Limestone Co. } County hereby certify that the foregoing will was filed in my office for record March 14 1870 and was duly recorded March 28 1870 in Book 13 pages 448 & 449 Joshua P. Cornum Judge P. C.

Charles Patton } On the first day of November next I promise to pay J. Fletcher & Co. } Delong or order fifty five dollars it being a balance due for } Delong } one bay horse advanced me by the said Fletcher & Delong to enable me to cultivate a crop of cotton & corn the present year for the support of myself and family. Now in consideration of the promises thereby made to R. W. Fletcher and J. P. Delong the above named horse together with a crop of cotton & corn to be raised the present year on the plantation of Capt. Mathew near Fletcher's farm in the County of Limestone & State of Alabama and in this regard and in power the said J. P. Delong & Fletcher to take charge of enough of the above named property to discharge this indebtedness and dispose of it as the said Fletcher and Delong may think proper in case of my failure to pay the debt when due February 26th 1870
Witness my hand and seal this 26th day of February 1870
Charles Patton

State of Ala } I Joshua P. Cornum Judge of the Probate Court for Limestone Co. } County hereby certify that the foregoing will was filed for record March 14 1870 and was duly recorded March 28 1870 in Book 13 page 449. Joshua P. Cornum Judge P. C.

Wick & Sons } This indenture made and entered into between J. P. } Delong of the County of Madison and State of Alabama } and Wick Anderson and Sons Anderson and Sons of the County of Limestone and State of Alabama namely that the said parties of the first part have furnished the said parties of the second part one gray horse supposed to be six years old to be used in the cultivation of corn & cotton the present year on

and with 50% additional to for closing - Given under our hands and seals Eighteen hundred and seventy
W. A. Russell
Allen S. Sanders

J. P. Sanders an acting Justice of the Peace for said County and State of Alabama and his wife Antonina woman who acknowledged before me the contents of the foregoing to have freely and voluntarily signed on the day the same bears date the 14th day of March 1870
J. P. Sanders J. P.

James Judge of the Probate Court for Madison County hereby certify that the foregoing conveyance was recorded March 14 1870 and was duly recorded March 28 1870 in Book 13 pages 447 & 448
Joshua P. Cornum Judge P. C.

and entered into this 25th day of February of the County of Madison State of Alabama of the second part Witness that said parties of the first part have furnished to said parties of the second part one mule (brown colored) supposed to be six years old in order to enable said parties of the second part being in the cultivation of cotton and corn in said County in said State to proceed in the cultivation of said crops and the said parties of the second part for and in consideration of said advances of supplies being cashing and desirous to receive said parties of the first part in the certain and prompt payment for the same to grant bargain and sell to the said parties of the first part the above named mule worth one hundred & ten dollars (the indebtedness herein acknowledged) the entire crop of cotton corn and produce which may be raised and cultivated for the year by said parties of the second part together with the mules horses and farming implements owned by him and used in the cultivation of the crops aforesaid upon this condition nevertheless that if said parties of the second part shall pay off and discharge the indebtedness aforesaid at or before said indebtedness shall become due to wit on the 1st day of November 1870 then this conveyance shall be null & void; but in the event that the parties of the second part shall fail to pay off and discharge said indebtedness at the time it becomes due then the said parties of the first part are hereby authorized and empowered to take into their possession the said cotton corn mules horses and other property before mentioned and after advertising for ten days may sell the same to the highest bidder for cash at public or private

New Orleans June 21 1872
To the Hon. the Probate Court of Limestone County
May 21 1872
This is to certify that W. A. Russell and J. P. Sanders of the County of Madison State of Alabama have all been duly made by J. P. Sanders and marked checked in full & official
John J. Sanders
Justice

County of Limestone State of Alabama of the second part Witness that said parties of the first part have furnished to said parties of the second part one mule (brown colored) supposed to be six years old in order to enable said parties of the second part being in the cultivation of cotton and corn in said County in said State to proceed in the cultivation of said crops and the said parties of the second part for and in consideration of said advances of supplies being cashing and desirous to receive said parties of the first part in the certain and prompt payment for the same to grant bargain and sell to the said parties of the first part the above named mule worth one hundred & ten dollars (the indebtedness herein acknowledged) the entire crop of cotton corn and produce which may be raised and cultivated for the year by said parties of the second part together with the mules horses and farming implements owned by him and used in the cultivation of the crops aforesaid upon this condition nevertheless that if said parties of the second part shall pay off and discharge the indebtedness aforesaid at or before said indebtedness shall become due to wit on the 1st day of November 1870 then this conveyance shall be null & void; but in the event that the parties of the second part shall fail to pay off and discharge said indebtedness at the time it becomes due then the said parties of the first part are hereby authorized and empowered to take into their possession the said cotton corn mules horses and other property before mentioned and after advertising for ten days may sell the same to the highest bidder for cash at public or private

hundred dollars, costs of this deed with 50% additional to
pay attorney's fees & costs of foreclosing - given under our hands
and seals this ninth month fourth Eight hundred and seventy

W. A. Russell

Amos S. Russell

State of Alabama } Before me J. Sanders an acting Justice of
Lincoln County } the Peace in and for said county and State of
personally appeared William A. Russell and his wife Catherine
Russell parties to me well known who acknowledged before me
on this day that being informed of the contents of the foregoing
conveyance they executed the same freely and voluntarily
for the purposes therein specified on the day the same bears
date. Given under my hand this 14th day of March 1870

J. Sanders J. P.

State of Ala } J. Joshua P. Corum Judge of the Probate Court for
Lincoln County } hereby certify that the foregoing conveyance
was filed in my office for record March 14 1870 and was duly
recorded March 28 1870 in Book 13 pages 447 & 448

Joshua P. Corum Judge P. C.

Albany } This Indenture made and entered into this 25th day of
February 1870 J. D. Delong of the County of Madison State of
Alabama of the first part and Allen Sanders of the
County of Lincoln State of Alabama of the second part Witness that
the said parties of the first part have furnished to said parties of
the second part one mule (mower colored) supposed to be six
years old in order to enable said parties of the second part being
in the cultivation of cotton and corn in said county in said State
to proceed in the cultivation of said crops; and the said parties
of the second part for and in consideration of said advance of
supplies being willing and desirous to secure said parties of the
first part in the certain and prompt payment for the same hereby
grant bargain and sell to the said parties of the first part the above
named mule worth one hundred & ten dollars (the indebted
sum herein acknowledged) the entire crop of cotton corn and
produce which may be raised and cultivated for the year by
said parties of the second part together with the mules horses
and farming implements owned by him and used in the
cultivation of the crops aforesaid upon this and two months
that if said parties of the second part shall pay off and discharge
the indebtedness aforesaid at or before said indebtedness shall
become due to wit on the 1st day of November 1870 then this conveyance
shall be null & void; but in the event that the parties of the
second part shall fail to pay off and discharge said indebtedness
at the time it becomes due then the said parties of the first part
are hereby authorized and empowered to take into their possession
the said cotton corn mules horses and other property before
mentioned and after advertising for ten days may sell
the same to the highest bidder for cash at public or private

sale in the town of Albany and said parties of the first part out
of the proceeds thereof shall pay the expenses of the sale and discharge
the indebtedness due them as aforesaid and the remainder if any shall
be paid over to said parties of the second part upon demand or interest
whereof the said J. D. Delong and Allen Sanders have hereunto set
their hands and affixed their seals this 25th day of February 1870
Witness my hand and seal this 25th day of February 1870
J. D. Delong seal

George R. Gulliver

J. D. Delong

Allen Sanders seal

State of Alabama } J. D. Sanders an acting Justice of the Peace certify
Madison County } that the parties of the first and second part did
assign the interest in their own free will and accord when names are
signed to the foregoing conveyance and who are personally known to me
acknowledged before me this day that being informed of the contents of the
above conveyance they have executed the same voluntarily on the day the
same bears date. Given under my hand this 25th day of February 1870
J. D. Sanders J. P.

State of Ala } J. Joshua P. Corum Judge of the Probate Court for
Lincoln County } hereby certify that the foregoing lien was filed in
my office for record March 14 1870 and was duly recorded March 28 1870
in Book 13 pages 448 & 449 Joshua P. Corum Judge P. C.

Charles Patton } On the first day of November next I promise to pay J. D. Delong
J. D. Delong } or order fifty five dollars it being a balance due for
J. D. Delong } one bay horse advanced me by the said J. D. Delong to enable
me to cultivate a crop of cotton & corn the present year for the support
of myself and family. Now in consideration of the premises hereby
made to R. M. Fitch and J. D. Delong the above named horse together
with a crop of cotton & corn to be raised the present year on the plantation
of Capt. William Fitch in the County of Lincoln State of Alabama and in this regard and witness the said J. D. Delong
& Fitch to take charge of enough of the above named property to dis-
charge this indebtedness and dispose of it as the said parties under
a mortgage lien in case of my failure to pay the debt when
due February 26th 1870
Witnessed by W. S. Arnett Jr
J. D. Delong

State of Ala } J. Joshua P. Corum Judge of the Probate Court for
Lincoln County } hereby certify that the foregoing lien
was filed for record March 14 1870 and was duly recorded March 28 1870
in Book 13 page 449. Joshua P. Corum Judge P. C.

John & Jane Anderson } This Indenture made and entered into between J. D.
J. D. Delong } Delong of the County of Madison and State of Alabama
J. D. Delong } and John Anderson and Jane Anderson and of the
County of Lincoln and State of Alabama hereby certify that the said parties
of the first part have furnished the said parties of the second
part one gray horse supposed to be six years old to be
used in the cultivation of corn & cotton the present year and

the farm of Charles D Anderson of the county of Limestone and
State of Alabama. Now in consideration of said advance the said
parties of the second part agree to pay one hundred and fifty
dollars. One hundred within twenty days the balance with
interest from date on the first day of November next and in case of
the failure of said parties of the second part to pay off this indebtedness
then the said Delong is authorized and empowered to expose to sale
at public outcry the above named horse and all cotton corn stock and
other produce owned by said parties of the second part or at least
enough thereof to satisfy this claim due notice being given by adver-
tisement as the law directs in the county of Limestone and State of
Alabama. In testimony whereof we have hereunto affixed our names
and seals the twenty fourth February Eighteen hundred ninety
Witnessed by J. H. Delong (Sd)

Mitropod by
J L Pletcher
W L Austin

State of Ala³ Joshua P. Pearson Judge of the Probate Court for
Limestone Co I said County hereby certify that the foregoing Com
was filed for record Dec 14 1870 and was duly recorded Dec 28 1870
in Dec Book 13 pages 449 & 450. Joshua P. Pearson Judge & C
"I do James & P of the County of Madison State of Alabama do certify
that the within Party whose names is assigned to the within agreement
did assign on their own free will and accord on the day the same
bears date. Given under my hand the 26 day of February 1870 J. P. Pearson
(The above certificate belongs to above him or was accidentally omitted at
the proper place. Joshua P. Pearson Judge & C)

Willie Carburight } This Indenture made and entered into between I J. D. Delong
Do Linn } and Willie Carburight colb of the Counties of Madison and
J. D. Delong } Limestone State of Alabama. Namely that the said Delong has
furnished the said Carburight one gray mare supposed to be eight
years old to be used in the cultivation of corn and cotton on the
plantation of Mrs A. E. Gardner of the County of Limestone and State
aforesaid. Now in consideration of this agreement without which
the said Carburight would be unable to make a support for
himself and family the said Carburight agrees to pay to the
said Delong on or before the first day of December next One
Hundred and fifteen dollars and in case of his failure to
pay off the said indebtedness the said Delong is authorized and
empowered to expose to sale at public outcry the above named
mare the corn cotton and other produce raised this year by the
said Carburight or at least as much thereof as may be necessary
to satisfy this claim due notice being given of the same by
advertisement as the law directs in the County of Limestone and
State of Alabama. In testimony whereof we have hereunto
assigned our names and affixed our seals this 22nd day
of February Eighteen Hundred and Ninety
A. D. 1890
J. D. Delong
J. C. Helms W. L. Martin Stamp 50c Willie Carburight

State of Ala } I Joshua P. Bureau Judge of the Probate Court for said
Linn Co } County hereby certify that the foregoing will was filed
for record March 14 1870 and was duly recorded March 28 1870 in Prob
Book 13 page 450 Joshua P. Bureau Judge P.C.

Wm C Owen } This Indenture witnesseth that I William C Owen of the county
of Linn } of Limestone State of Alabama for and in consideration of the
to J. Spalding & } sum of Twenty five ^{dols}/dollars (95 cts) due & payable to Spalding
& Waquire on the 3rd day of September 1867 given for provisions & sup-
plies advanced bona fide to me & which were admitted to me as they
became necessary by Spalding & Waquire to enable me to make and
secure my crop and without which I could not have made & secured
said crop Now therefore in view of the premises said with the further
view & intention of securing the payment of the said Sum of Twenty five
dollars & thirty five cents with the interest due thereon on said debt
do hereby give claim the said Spalding & Waquire a lien upon my
entire crop grown & cultivated by me this year 1870 upon the plantation
of Mrs Ellidge & power of sale in case of default for the certain
payment of the same with interest due thereon before the first day of
December 1870. Witness my hand & seal Feby 7 1870
Witness
Jtump 504
William C Owen. Signed

State of Ala ^{County} I Joshua P. Corum Judge of the Probate Court for said
 County hereby certify that the foregoing Lien was
 filed for record March 14 1870 and was duly recorded March 29 1870
 in Dub. Book 13 page 451 Joshua P. Corum Judge P.C.

D. H. George } Limestone County, Alabama. For value received I promise to pay by
 to said } the 10th of October next to James M. Shelton the just and full
 Jas. M. Shelton } sum of Six hundred and twenty five dollars with interest
 and seal this 20th day of March 1870. D. H. George (seal)
 Whereas I am justly indebted to James M. Shelton in the sum of Six
 hundred and twenty five dollars due the 10th of October 1870 and being
 desirous of securing the payment of the same when it becomes due
 I hereby bargain and sell to R. J. Shelton the following property to wit
 One black horse one chestnut sorrel horse as some may call him
 also two gray horses one bay mare all of which I bought of the
 said J. M. Shelton and also five mules with I owned in 1869 and is
 known by George Bridgforth and others and also two wagons
 known by the same persons and further more one note on Culbin
 Hill valued for three hundred and twenty dollars due one day after
 date in trust to secure the payment of the same. Now if the said
 D. H. George shall well and truly pay said sum of Six hundred and
 twenty five dollars on the 10th of October 1870 then this instrument
 to be null and void but if the said D. H. George fail to pay said sum
 of six hundred and twenty five dollars on the 10th of October 1870
 then said R. J. Shelton upon the demand of J. M. Shelton shall proceed
 to sell the property above mentioned to highest bidder for cash at
 public outcry after first giving ten days notice of time and

place of sale by posting notice at the Court house door and
three other public places in the County. Witness our hands and seals
this March 20th 1870

Test

James M. Shelton

State of Ala 3 Joshua P. Conner Judge of the Probate Court for
Limestone Co 3 County hereby certify that the foregoing Conveyance
was filed for record March 15th 1870 and was duly recorded March 29th 1870
in Book 13 pages 451 & 452 Joshua P. Conner Judge P.C.

C. L. Ferry 3 This Indenture made and entered into this 15th day of
March 1870 between Chapman L. Ferry of the first part William
Paul L. Jones 3 A. Walker of the 2nd part and Paul L. Jones of the 3rd part. Witness
that whereas the party of the first part is further indebted to William B.
Walker part of the second part in the sum of three hundred dollars due
1st Jan'y 1870 evidenced by a note dated 25th Sept 1869 also in the
sum of three hundred and fifty dollars due 1st Jan'y 1871 evidenced
by a note dated 25th day of Sept 1869 and being desirous of securing
the payment of the same do bargain and sell to Paul L. Jones party
of the 2nd part the following property to wit one dark iron gray
mare one chestnut and brown one brown mare and one black
two year old colt also very interest in the land bought of said
Wm B. Walker and known as the Grand place containing one hundred
and sixty acres and forty acres immediately south of it. Now if
the said Chapman L. Ferry shall pay said first note with the lawful
interest thereon and one hundred dollars on the said second note
and the costs of this deed by or before the 1st day of January 1871
then this deed to be void but if he fails to pay said sums by
said 1st day of January 1871 then the said Paul L. Jones shall so
soon thereafter as he is required by the said Wm B. Walker proceed
to sell all or so much of said property as may be necessary to
pay said first note and one hundred dollars after first giving ten
days notice of time and place of sale as he may deem best and to
pay the expense of this deed. Witness our hands and seals the year
and day above written

Test

James M. Shelton

David M. Gordon

State of Ala 3 Joshua P. Conner Judge of Probate for said County
Limestone Co 3 County hereby certify that David M. Gordon a subscriber
witness to the foregoing conveyance known to me appeared
before me this day and being sworn stated that C. L. Ferry Wm B. Walker
or Paul L. Jones the grantors in the conveyance voluntarily executed
the same in his presence and in the presence of the other subscribing
witness on the day the same bears date: that he attested the same
in the presence of the grantors and of the other witness and that
such other witness subscribed his name as a witness in his presence
Given under my hand March 15 1870 Joshua P. Conner
Judge P.C.

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing Conveyance was filed
for record March 15 1870 and was duly recorded March 29th 1870 in Book
13 pages 452. Joshua P. Conner Judge P.C.

Zachary Burgett 3 This Indenture witnesseth that Zachary Burgett of Limestone
Co 3 County State of Alabama for and in consideration of One hundred
dollars to him in hand paid by R. Harris Les 3 do hereby supply this day advanced bona fide to me and to be
advanced to me as they become necessary by R. Harris Les to enable me to
make and secure my crop for the year of 1870 on my own place and
without which I could not make and secure said crop I hereby give them
a lien upon said crop and also upon the following to wit: one mare
and yearling colt, two cows and calves, 20 head hogs and the
entire crop made on the place this year. And power of sale in case
of default for the certain payment of the same on or before the first
day of January 1871 according to section 1858 of the Revised Code
of Alabama. Witness my hand and seal this 26th day of Feb 1870
Attest Zachary Burgett
Wm B. Richardson

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing Lien was filed for
record March 15 1870 and was duly recorded March 29th 1870 in Book
13 pages 453. Joshua P. Conner Judge P.C.

James L. White 3 State of Alabama 3 This Indenture made this twenty eight
day of February in the year One thousand
and eight hundred and seventy between James L. White of the first
part Mary P. Rice of the second part and George P. Rice
and George A. Gordon of the third part all of the parties being of
the County of Madison and State of Alabama. Whereas the said
James L. White is justly indebted to the said Mary P. Rice the sum of
seven thousand dollars with interest by bond executed by him
on the 20th day of September 1869 whereby he promised on the 1st
day of November 1870 to pay to the order of said Mary P. Rice the
sum of seven thousand dollars with interest from the first day of
November 1869 for value received as witness his hand and seal. And
whereas the said James L. White is also justly indebted to the said
Mary P. Rice the sum of seven thousand dollars by another
bond executed by him on the 20th day of September 1869 whereby he
promised on the first day of November 1871 to pay to the order of
said Mary P. Rice the sum of seven thousand dollars with interest
from the first day of November 1869 for value received as witness
his hand and seal. And whereas the said James L. White is desirous
of securing the prompt and full payment of the principal and interest
of said two bonds as they become due and payable respectively. Now
this Indenture witnesseth that the said James L. White in consideration
of the promises and in consideration of the sum of Five Dollars to
him in hand paid by the said George P. Rice and George A.
Gordon hath granted bargained sold conveyed and confirmed and

by these presents doth grant bargain sell convey and confirm unto the said George C. Perrine and George A. Gordon and unto their heirs all these tracts parcels or parcels of land situate lying and being in the counties of Limestone and Madison in the State of Alabama and known and described as follows: in the said county of Limestone the south east quarter of section twenty five in township four range three west containing one hundred and eighty two $\frac{60}{100}$ acres more or less the south half of the north east quarter of section thirty six in township four range three west containing ninety one $\frac{60}{100}$ acres more or less the south east quarter of section thirty six in township four range three west containing one hundred and eighty two acres more or less and the north east quarter of section one in township five range three west containing one hundred and eighty one $\frac{60}{100}$ acres more or less in the said county of Madison the north east quarter of section thirty in township four range two west containing one hundred and sixty acres more or less the west half of the north east quarter of section thirty in township four range two west containing eighty acres more or less the south east quarter of section thirty in township four range two west containing one hundred and sixty $\frac{60}{100}$ acres more or less the west half of section thirty one containing three hundred and twenty acres in township four range two west and the north half of the north west quarter of section six Township four range two west containing eighty acres more or less the entire tract of land containing in the aggregate four hundred and thirty seven $\frac{60}{100}$ acres more or less and generally known as the "Prairie Plantation" of said Mary P. Rice and being the plantation conveyed by said Mary P. Rice to said James C. White by indenture bearing date the 20th day of September a part of the consideration for which consisted of the two bonds herein before described and hereby secured. So have we to hold the said tract of land with the appurtenances thereto belonging unto the said George C. Perrine and George A. Gordon and unto their heirs forever. In trust nevertheless that if default be made in the payment of the said two bonds or in the payment of either of them with the interest due upon them according to their tenor and intent on the day upon which they shall respectively fall due then and in that event the said George C. Perrine and George A. Gordon or either of them shall make sale of the tracts of land hereinbefore conveyed at public outcry to the highest bidder for cash in front of the Court House door in Madison County Alabama having first given three weeks notice of the time place and terms of sale by advertisement in some newspaper published in Madison County and upon such sale they or either of them shall make execute and deliver to the purchaser thereof a good and sufficient conveyance of all the right title and interest hereby conveyed and out of the proceeds

of said sale shall pay first the cost and charges of this trust and second the entire amount of the two bonds with the interest thereupon to the said Mary P. Rice or her legal representatives and third should any balance remain said balance to be paid to said James C. White or his legal representatives but if the said James C. White shall will and truly pay said two bonds with the interest thereon and the costs and charges of this trust then the said George C. Perrine and George A. Gordon or either of them shall cancel and annul this conveyance. In witness whereof the said James C. White has hereunto set his hand and affixed his seal and the said George C. Perrine and George A. Gordon in acceptance of the trust have also set their hands and seals the day and year first above written the words sixty nine cents and Geo. C. White
 Geo. C. Perrine
 George A. Gordon

The bonds secured by this deed have been stamped to the full amount required by law to wit with stamp to the amount of fourteen dollars, February 28 1870
 George A. Gordon
 State of Alabama I Lewis M. Douglas Judge of the Court of Probate of Madison County and State hereby certify that James C. White George C. Perrine and George A. Gordon whose names are signed to the foregoing deed of trust and who are known to me acknowledged before me on this day that being informed of the contents of said conveyance they executed the same voluntarily on the day the same bears date given under my hand this February 28 1870

Lewis M. Douglas

Judge Court Probate

The foregoing attached deed of trust was delivered into the office of Probate Court of Madison County Alabama for registration on the 28th day of February 1870 and was duly recorded on the 30th day of March 1870

Lewis M. Douglas Judge of Probate
 State of Ala I Joshua P. Bonum Judge of the Probate Court for said Limestone County hereby certify that the foregoing conveyance was filed in my office for record March 16th 1870 and was duly recorded March 29 1870 in Book 12 pages 453 454 & 455
 Joshua P. Bonum Judge P. C.

Joshua P. Bonum Judge of Probate hereby certify that the foregoing conveyance of the said Limestone County State of Alabama for and in consideration of three hundred dollars in support of the day advanced bonds of to me and to be advanced to me as they become necessary by debt to enable me to make and secure my crop for the year of 1870 on the 2nd of March place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following and power of sale in case of default for the entire payment of the same on or before the first day of January 1st 1871 according to section 1858 of the Revised Code of Alabama March 14 1870

Stamp 50¢

J. W. Bonum
 Geo. W. Bonum

State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed
in my office for record March 16 1870 & was duly recorded March 29 1870
in Deed Book 13 page 455. Joshua P. Couran Judge P.C.

A.B. Roumaux & State of Alabama & this instrument witnesses that whereas
D. Bernard & Limestone County & D. Bernard through his agent S. Schlemmer
has this day furnished to A.B. Roumaux dry goods of
the value equal to the amount of four hundred and four dollars twenty
two cents (\$444.22) to be sold on commission for the use and benefit
of said Bernard (see commission) And whereas the said Bernard agrees
to furnish from time to time said A.B. Roumaux other goods (printed
this contract is strictly complied with) the amount and value to
be ascertained and evidenced by accounts made out and approved
by each at the time of the delivery of said goods. Now therefore
it is mutually agreed and understood that for and in consideration
of the premises the said A.B. Roumaux agrees to sell the goods so
furnished by Bernard and to pay over to said Schlemmer agent
weekly the proceeds thereof and if he A.B. Roumaux shall fail
for two weeks to make said payments of the proceeds of sale (see
commission) this obligation is to be void and the said Bernard
or his agent is to take charge of the goods so furnished: said
A.B. Roumaux further agrees to deliver weekly at his store in Athens
to said Bernard all country produce such as which he A.B. Roumaux
may receive. In testimony of which the said parties hereunto sign
their names & affix their seals this day 24 1870

Sub
J.M. Payer Stamp \$4
W.H. Hays
A.B. Roumaux
D. Bernard by
S. Schlemmer

State of Ala & Joshua P. Couran Judge of the Probate Court for
Limestone County hereby certify that the foregoing contract
was filed for record March 16 1870 and was duly recorded
March 29 1870 in Deed Book 13 page 456

Joshua P. Couran Judge P.C.

Sub. Court
D. Linn
Mason & Couran
March 17 1870. Due Messrs. Wm. Couran two
hundred and twenty five dollars for 1000 bushels more or less
which they have furnished me to enable me to make and
cultivate a crop on Deane place and without which I could not
make said crop. Now a lien is hereby created on said land and
1000 more or less and horse manure and mow covered manure
as well as the crop of every kind made and grown the present year
with power of sale if not paid by 1st December 1870. Wit my hand & seal
G.D. McQuinn Witness Stamp \$5
State of Ala & Joshua P. Couran Judge of the Probate Court for
Limestone County hereby certify that the foregoing lien
was filed for record March 16 1870 & was duly recorded March
29 1870 in Deed Book 13 page 456

Joshua P. Couran Judge P.C.

Green Vaughey & State of Alabama & this instrument witnesses that whereas
D. Linn & Limestone County & D. Linn through his agent S. Schlemmer
has this day furnished to Green Vaughey & Co. a lien upon said land & entire crop
with power of sale in case of default for the certain payment of the
sum ascending to section 1858 of the Revised Code of Alabama. Witness
my hand and seal March 15 1870. Green Vaughey & Co.
Witness E.A. Fletcher Stamp \$5

State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed for
record March 16 1870 and was duly recorded March 29 1870 in Deed
Book 13 page 457

Joshua P. Couran Judge P.C.

Now Fletcher & State of Alabama & this instrument witnesses that whereas
D. Linn & Limestone County & D. Linn through his agent S. Schlemmer
has this day furnished to Green Vaughey & Co. a lien upon said land & entire crop
with power of sale in case of default for the certain payment of the
sum ascending to section 1858 of the Revised Code of Alabama. Witness
my hand and seal March 15 1870. Green Vaughey & Co.
Witness E.A. Fletcher Stamp \$5

State of Ala & Joshua P. Couran Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed for
record March 16 1870 and was duly recorded March 29 1870 in Deed Book
13 page 457

Joshua P. Couran Judge P.C.

George G. G. & State of Alabama & this instrument witnesses that I George G. G. of Limestone
County State of Alabama for and in consideration of three hundred
and sixty nine and 7/10 dollars (with lawful interest to run from
date) this day advanced bona fide to me by John B. McCallum to
enable me to make and secure my crop for the year of 1870 on the
thick or deep place and without which I could not make and secure
said crop & hereby give him a lien upon said crop and also upon the
following three miles being the same for which this lien is given &
this day furnished me with power of sale in case of default for the
certain payment of the sum given or before the first day of January
1871 ascending to section 1858 of the Revised Code of Alabama
this March 8 1870. George G. G.
Witness H. J. G. Stamp \$5

Shadrach Matthews
State of Ala & Joshua P. Couran Judge of the Probate Court
Limestone County hereby certify that the foregoing
lien was filed for record March 17 1870 and was duly recorded
March 29 1870 in Deed Book 13 page 457

Joshua P. Couran Judge P.C.

of sale in case of default for the certain payment of the same on or before the first day of Decr 1870 according to section 1858 of the Revised Code of Alabama 1868-71. 1870
H. B. Paden. Stamp 50¢ Manuscript Harris

State of Ala. J. Joshua P. Cornum Judge of the Probate Court for Limestone Co. hereby certify that the foregoing lien was filed for record March 18 1870 and was duly recorded March 29 1870 in Book 13 page 459 & 460
Joshua P. Cornum Judge P.C.

Woodward Leplin 3 This instrument witnesses that I Woodward Leplin of the County of Limestone State of Alabama have this day obtained
To Linn 3
W. C. Clellan 3 an advance of one mule five years old at the sum of One hundred and twenty four dollars to be paid on or before the first day of November 1870 from W. C. Clellan & Leplin bona fide for the purpose of making a crop this year on the Leplin plantation in said county and without such advance it would not be in my power to obtain the necessary team for said purpose and I hereby give them a lien with power of sale in case of default for the certain payment of said sum at maturity according to sec 1858 of the Revised Code of said State. Witness my hand and seal this March 18 1870.

Witness B. F. Spalding Stamp 50¢ Woodward Leplin
W. W. R. R. Robert A. W. C. Clellan
State of Ala. J. Joshua P. Cornum Judge of the Probate Court for said Limestone Co. hereby certify that the foregoing lien was filed for record March 18 1870 and was duly recorded March 30 1870 in Book 13 page 460 Joshua P. Cornum Judge P.C.

Berry Hobbs 3 County of Limestone State of Alabama \$495.00 Due Jno E Logwood
To Linn 3 Four hundred and ninety five dollars for one bay mare and
Jno. E. Logwood 3 one yellow mare furnished me by the said Logwood to enable me to raise a crop with for the year Eighteen hundred and seventy the same being necessary for me to raise a crop with. Now the said Logwood in order to make good and secure the payment of the above mentioned Four hundred and ninety five dollars together with bacon meal flour corn and fodder and any and all other supplies which have been or may hereafter be furnished me by the said Logwood during the year eighteen hundred and seventy a lien is hereby given by me to the said Logwood upon the two above mentioned mules together upon all farming utensils or utensils and one wagon and two cows and calves also upon the entire crop of every kind raised by me during the year Eighteen hundred and seventy. Now in consideration of the above I bind myself to pay the said Logwood by the first day of January Eighteen hundred and seventy one and power of sale is hereby given in default of payment out of the proceeds of the crop or mule and grown by me as well as out.

of any of the other property within mentioned. Witness my hand and seal this 24th day of February 1870
Witness J. E. Malone Stamp 50¢ Berry Hobbs
J. S. Rooks

State of Ala. J. Joshua P. Cornum Judge of the Probate Court for said County Limestone Co. hereby certify that the foregoing lien was filed for record March 18 1870 and was duly recorded March 30 1870 in Book 13 pages 460 & 461
Joshua P. Cornum Judge P.C.

Harris Cornum 3 County of Limestone State of Alabama \$405.00 Due Jno E Logwood
To Linn 3 Four hundred and five dollars for one bay mare and
Jno. E. Logwood 3 one gray mare furnished me by the said Logwood to enable me to raise a crop with for the present year (1870) the same being necessary for me to raise a crop with. Now the said Logwood in order to make good and secure the payment of the above mentioned Four hundred and five dollars together with bacon meal flour and any and all other supplies that may be furnished me by the said Logwood during the year (1870) Eighteen hundred and seventy a lien is hereby given by me to the said Logwood upon the two above mentioned mules together upon all farming implements or utensils also upon the entire crop of every kind raised by me during the year eighteen hundred and seventy (1870) Now in consideration of the above I bind myself to pay the said Logwood by the first day of January eighteen hundred and seventy one and power of sale is hereby given in default of payment out of the proceeds of the crop or mule and grown by me as well as out of any of the other property within mentioned. Witness my hand and seal this 24th day of Febry 1870

Witness Wm C McDonald Stamp 50¢ Harris Cornum
J. P. McDonald
State of Ala. J. Joshua P. Cornum Judge of the Probate Court for said Limestone Co. hereby certify that the foregoing lien was filed for record March 18 1870 and was duly recorded March 30 1870 in Book 13 page 461
Joshua P. Cornum Judge P.C.

William H. Heston 3 County of Limestone State of Alabama \$495.00 Due Jno E Logwood
To Linn 3 Four hundred and ninety five dollars for two bay
Jno. E. Logwood 3 mare mules furnished me by the said Logwood to enable me to raise a crop with for the year Eighteen hundred and seventy the same being necessary for me to raise a crop with. Now the said Logwood in order to make good and secure the payment of the above mentioned Four hundred and ninety five dollars together with bacon meal flour corn and fodder and any and all other supplies that may be furnished or that have been furnished me during the year eighteen hundred and seventy by the said Logwood a lien is hereby given by me to the said Logwood upon the two mules above mentioned together upon all farming implements of every kind also upon the entire crop of every kind raised by me during the year eighteen hundred and seventy (1870) Now in consideration of the above I bind myself to pay the said Logwood by the first day of January Eighteen hundred and seventy one and power of

of sale is hereby given in default of payment out of the proceeds of the crop so made and raised by me as well as out of any of the other property within mentioned within my hands and out this the 24th day of February 1870. Wilson Matthews
Witness J. E. McAlone Stamp 50c

By J. D. Gault
State of Ala. J. D. Gault Judge of the Probate Court for said
Limestone County hereby certify that the foregoing will was filed
for record March 19 1870 and duly recorded March 20 1870 in Deed
Book 12 pages 461 & 462. Jackson P. Roman Judge P.C.

Jas E. Hume wife & Schuyler Harris & Hume of the County of Limestone
in the State of Alabama of the one part and Schuyler Harris of
said county and State of the other part. Whereas the said Jas
E. Hume and his wife Caroline E. Hume for and in consideration
of the sum of two thousand dollars to them paid in hand the
receipt whereof is hereby acknowledged have this day given
granted bargained sold aliened conveyed released conveyed
confirmed and by these presents do give grant bargain sell alien
and release convey and confirm unto the said Schuyler Harris
all that tract of land lying and being in the County of Limestone
State of Alabama known as follows to wit the quarter east quarter
of section twenty three Township four range four west also twenty
two and a half acres lying in the north end of the north east
quarter of section twenty six Township four range four west dividing
the quarter by a line running east and west containing in all
two hundred and fifty two acres and a half all lying and situate
in the County of Limestone and State of Alabama. And to hold
the above described tract of land with the tenements and appurtenances
thereunto belonging or in any wise appertaining unto the said Schuyler
Harris his heirs and assigns forever and further the said Jas E. Hume
his wife Caroline E. Hume for themselves their heirs executors and admin-
istrators do hereby and in consideration of the premises warranted well
former defend the title to the above described and hereby granted premises
unto the said Schuyler Harris his heirs and assigns forever from
and against themselves and all and every person or persons claiming
or holding under them the said Jas E. Hume and Caroline E. Hume
his wife and also against the lawful title claim or demand of
all and every person or persons whatsoever claiming or holding
by from or under the Government of the United States. In testimony
whereof the said Jas E. Hume & Caroline E. Hume hereunto subscribed
their names and affix their seals the day and year first above written
Stamp 50c Jas E. Hume & Caroline E. Hume

State of Alabama J. D. Gault an acting Justice of the Peace
Limestone County in and for Limestone County hereby certify
that Jas E. Hume and Caroline E. Hume whose names are

signed to the foregoing conveyance and who as is known to me acknowledge
before me this day that being informed of the contents of the foregoing convey-
ance they executed the same voluntarily on the day the same bears
date given under my hand this 17th day of February 1870

B. Saunders J.P.

State of Ala. J. D. Gault Judge of the Probate Court for said
Limestone County hereby certify that the foregoing conveyance was
filed for record March 19 1870 and duly recorded March 20 1870 in
Deed Book 12 pages 462 & 463. Jackson P. Roman Judge P.C.

Shippard Johnson & Co. The State of Alabama This is to certify that William B. Pryor
to him & Contract Limestone County and the undersigned colored laborers
W. B. Pryor agree to raise a crop during the year 1870 on shares upon
the terms and conditions following to wit William B. Pryor agrees
to furnish land team fuel for the team and farming tools to make
the crop. The said laborers agree to cultivate said land with in cotton
and corn in the proportion of each as the said Pryor may determine
and said laborers are to feed and furnish themselves and in care they
the said laborers fuel on their part to cultivate the crop well and gather
the same in due season the said Pryor is hereby authorized to employ
other hands or laborers to put the said crop in good order and gather
the same promptly and in due season and pay for the same out of
their part of said crop. Said laborers are to have for their part or share
one half of the cotton crop and fodder so grown and raised on said
lands for the year 1870 and the said laborers agree to do and perform
all such necessary repairs and buildlings on the plantation so ordered
by them as the said Pryor may order and direct free of any and
all charges therefor. And they also agree in making and doing
the repairs and buildlings aforesaid to work in one body or separately
separately or in such numbers as he the said Pryor may direct.
They agree to gather and house the corn and fodder feed grain and
bale the cotton and have one half of the cotton corn and fodder grown
and gathered on and from said lands so cultivated by them. They agree
to furnish their own bagging and rope and or if furnished by the
said Pryor to pay him for the same and for all bagging and rope
supplies or other material furnished them by the said Pryor a
lien is hereby created on their part of said crop aforesaid and
to be deducted therefrom before or at the time of division. And
it is further expressly contracted and agreed between the said Pryor
and the undersigned laborers that as is hereinafter expressly
contracted on the shares interest portion and part of each of the
said laborers in and of the crop so to be used as an express receipt
therefor in favor of the said William B. Pryor for any and all such
advances supplies and materials furnished by him to and for
the said laborers. This agreement is to and shall be taken held
trusting and executed as a mortgage and full power of sale is
hereby expressly given to the said Pryor so that and if the said
laborers or either of them shall or should fail or refuse to
fully pay him the said Pryor for all advances supplies and

materials furnished by them as aforesaid after the crop is gathered and prepared for market then by the said Pryor shall after giving ten days notice by posting the same at two or more public places in Limestone County Alabama sell all or so much of the share or portion of such defaulting laborer at public outcry as may be required and necessary to pay the full amount of all such advances, supplies and materials and all expenses incident to said sale and the crop to be planted cultivated gathered and prepared for market under the said Pryor's direction without our hands and seals this the 28th day of February 1870

Witness my hand and seal this 28th day of February 1870

Shippard ^{his} Johnson	Edwin ^{his} Perry
Peter ^{his} Johnson	Caroline ^{his} Perry
Micajah ^{his} Johnson	Martin ^{his} Perry
Thurston ^{his} Pryor	Lucinda ^{his} Perry
Emmanuel ^{his} Grigg	Little ^{his} Perry & Lewis
W. H. Harris	Don ^{his} Jordan
S. Harris	David ^{his} Lester
J. Coleman	Emmanuel ^{his} Henry
W. A. Cole	Willie ^{his} Henry
Harley ^{his} Stuck	Wm. ^{his} Perkins
Henry ^{his} Berleson	Frank ^{his} Berleson
William ^{his} White	Ellen ^{his} Pryor

I, Joshua P. Cornum Judge of the Probate Court for said Limestone County hereby certify that I read Coleman a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being sworn stated that Emmanuel Henry Willie Henry and Wm. Perkins three of the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date; that he attested the same in the presence of the three grantors & the other subscribing witness & that each other witness subscribed his name as a witness in his presence. Given under my hand this 19th day 1870

Joshua P. Cornum Judge P.C.

I, Joshua P. Cornum Judge of the Probate Court for said Limestone County hereby certify that Schuyler Harris a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being sworn stated that all the grantors to said conveyance except Emmanuel Henry Willie Henry & Wm. Perkins 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 the other ^{subscribing} witness & that each other witness subscribed his name as a witness in his presence. Given under my hand this the 19th day of March 1870. Joshua P. Cornum Judge P.C.

I, Joshua P. Cornum Judge of the Probate Court for said Limestone County hereby certify that the foregoing conveyance was filed for record March 19th 1870 & was duly recorded March 20th 1870 in Deed Book 13 pages 463 & 464 Joshua P. Cornum Judge P.C.

Brier M. Townsend wife & this indenture made this sixteenth day of March in the year One thousand eight hundred and seventy between

Brier M. Townsend

of the county of Limestone in the State of Alabama of the one part and Benjamin M. Bonnell of said county of the other part Witnesseth that the said parties of the first part 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 conveyed and confirmed unto the said parties of the second part all those certain lots of land lying and being in the town of Athens county of Limestone in the State of Alabama and known and described in the plan of said town of Athens as lots 40 & 41 & 42 & 43 & 44 & 45 & 46 & 47 & 48 & 49 & 50 on which Benjamin M. Bonnell now lives. In Witness whereof the above described lots or parcels of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Benjamin M. Bonnell his heirs and assigns forever And the said Brier M. Townsend and Willie L. Townsend his heirs executors and administrators do hereby and in consideration of the premises conveyed and with force defend the title to the above described and hereby granted premises unto the said parties of the second part his heirs and assigns forever against themselves and all and every person or persons claiming or holding under them the said Brier M. Townsend and Willie L. Townsend and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Brier M. Townsend and his wife herewith subscribe their names and affix their seals the day and year first above written

Signed sealed & delivered

B. M. Townsend

in presence of

Stamp \$2.00

W. L. Townsend

The State of Alabama & Joshua P. Cornum Judge of the Probate Court for said Limestone County & for said county hereby certify that B. M. Townsend and W. L. Townsend his wife whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 19th day of March A.D. 1870 Joshua P. Cornum Judge P.C.

I, Joshua P. Cornum Judge of the Probate Court for said Limestone County hereby certify that the foregoing conveyance was filed for record March 19th 1870 & was duly recorded March 20th 1870 in Deed Book 13 pages 463 & 464 Joshua P. Cornum Judge P.C.

W. H. McBride

Do. Linn

This indenture witnesseth that I William H. McBride of Limestone County State of Alabama for and in consideration of the sum of One hundred and fifty (\$150) dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. M. Easter to enable me to make and secure my crop for the year of 1870 on the Fort Hampton (Columbus) place and witness which I cannot not make and secure said crop & hereby give them a lien upon said crop and also upon the following and power of sale in case of default for the certain payment

of the same on or before the first day of September 1870 according to section 1864 of the Revised Code of Alabama. Given under my hand and seal this 19th day of March 1870

Attest Jas B Lutz *Stamp 50¢* W M McBride *ESQ*
Clerk of Court

State of Ala & Joshua P. Bonum Judge of the Probate Court for
Limestone Co & County hereby certify that the foregoing was
filed for record March 19th 1870 & was duly recorded March 20th 1870 in
Deed Book 18 pages 465 & 466. Joshua P. Bonum Judge P.C.

J Calvin Gilbert wife & Lewis Nelson Gilbert and his wife Dranguilla R Gilbert of the one
part and Waleon G. Maples & Lewis Nelson of the other part Witnesseth
that the said J Calvin Gilbert and Dranguilla R Gilbert for and
in consideration of the sum of four thousand five hundred and
ten dollars to them in hand paid the receipt whereof is hereby acknowl-
edged have this day given granted bargained sold aliened conveyed
released conveyed and confirmed: And by these presents do give
grant bargain sell alien convey release convey and confirm unto
the said Waleon G. Maples and Lewis Nelson all that certain tract
or parcel of land lying and being in the County of Limestone and
State of Alabama and known as the south west quarter of 8th quarter
of section four, the Nth half of Sth fourth of North 4th quarter of sec-
4th southwest half of Nth quarter of Nth quarter of section four the
Nth & quarter of the Sth quarter of section four, the Nth & quarter of section
four in township one of range 6 west also thirty acres bounded south
by J McDonald west by Sugar creek Nth by R Daily & East by R Daily
in all three hundred & two acres more or less. To have and to hold the
above described tract of land with the tenements and appurtenances
thereunto belonging or in any wise appertaining unto the said Waleon
G. Maples and Lewis Nelson their heirs and assigns forever And the said
J Calvin Gilbert and wife for their heirs executors and administrators
do hereby and in consideration of the premises warrant and release
and defend the title to the above described land and premises unto the
said Waleon G. Maples and Lewis Nelson their heirs and assigns forever
and against all and every person or persons claiming or holding under
them the said J Calvin Gilbert and also against the lawful title claim
or demands of all and every person or persons whomsoever claiming
or holding by force or under the Government of the United States for
testimony whereof the said J Calvin Gilbert & his wife Dranguilla Gilbert
hereunto subscribe their names and affix their seals the day and year
above written
Signed sealed and *Stamp 50¢* J Calvin Gilbert *ESQ*
Dranguilla R Gilbert *ESQ*

Witnessed in presence of

Attest Jefferson A Brown J.P.

State of Alabama & Personally appeared before me Jefferson A
Limestone County & Brown an acting Justice of the Peace in and
for said County J Calvin Gilbert and his wife Dranguilla R

Gilbert and acknowledged that they signed sealed and delivered the
foregoing deed on the day of its date & for the purpose therein named
unto the said W G. Maples and Lewis Nelson also on the same day Dranguilla
said deed to Dranguilla R Gilbert wife of Calvin Gilbert who on a private
separately separate and apart from her husband acknowledged that she
relinquished her right of dower in said land and premises freely and volun-
tarily without any fear, threats or compulsion of her husband, Given under
my hand this 14th day of March 1870. Jefferson A Brown J.P. *ESQ*
State of Ala & Joshua P. Bonum Judge of the Probate Court for said County
Limestone Co & County hereby certify that the foregoing conveyance was filed for record March
21st 1870 and was duly recorded March 21st 1870 in Deed Book 18 pages 466 & 467
Joshua P. Bonum Judge P.C.

Wm M. Greenhaw wife & E A Greenhaw his wife of the one part and
Elihu Coffman of the other part Witnesseth that the said William M Greenhaw and his wife for
and in consideration of the sum of four hundred and twenty five dollars
to them in hand paid the receipt whereof is hereby acknowledged have this
day given granted bargained sold conveyed and confirmed: And by
these presents do give grant bargain sell convey and confirm unto the
said Elihu Coffman all that certain tract or parcel of land lying and
being in the County of Limestone and State of Alabama and known and
described as follows viz: The Nth east 1/2 of the south east 1/4 and the
east 1/2 of the south west 1/4 also the south east 1/4 of the south west
1/4 all in section twenty three (23) Towns hip. two (2) Range six (6)
west containing two hundred and 25.00 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
Elihu Coffman his heirs and assigns forever. And the said Wm M
Greenhaw & 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 Elihu Coffman his heirs and assigns forever and against
them selves and all and every person or persons claiming or hold-
ing under them the said William M Greenhaw and E A Greenhaw 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 M Greenhaw & E A Greenhaw his wife hereunto subscribe
their names and affix their seals the day and year first above
written
W M Greenhaw *ESQ*
E A Greenhaw *ESQ*

State of Alabama & Joshua P. Bonum Justice of the Peace hereby certify
Limestone County & that William M Greenhaw and E A Greenhaw
whose names are signed to the foregoing conveyance and who is
known to me acknowledged before me on this day that being
informed of the contents of the conveyance they executed the
same voluntarily on the day the same bears date

Given under my hand this 18th day of March A.D. 1870

John J. Gusher J.P.

State of Ala. } I Joshua P. Gousen Judge of the Probate Court.
 Limestone Co. } for said County hereby certify that the foregoing conveyance was filed for record March 21st 1870 and was duly recorded March 20 1870 in Deed Book 13 pages 467 & 468

Joshua P. Gousen Judge P.C.

Patrick H. Gaudin } The State of Alabama Limestone County. This Indenture
 To Trust Deeds } made and entered into this 26th day of March 1870
 L. P. Walker } between Patrick H. Gaudin of said County of the
 first part and Lerry P. Walker of the City of Huntsville in the County
 of Madison and State of Alabama of the second part. Whereby the
 first part in consideration of the sum of Forty nine hundred and
 fifty six 94/100 dollars to him in hand paid by the said party of
 the second part at and before the executing and delivering of these
 presents the receipt whereof is hereby acknowledged the said party
 of the first part have granted bargain and sold and do hereby
 these presents grant bargain and sell along with off and convey
 unto the said party of the second part the following described
 lands or parcels of land lying and being in the County of Limestone of
 said State viz: Sh¹/₂ of the west 1/2 of the north east 1/4 of section 10
 in Township 5 of range 3 west containing 40 3/4 acres. The north
 1/2 of the east 1/2 of the north east 1/4 of section 10 in Township 5
 of range 3 west containing 40 3/4 acres. The south east 1/4 of
 section 4 in Township 5 of range 3 west containing 160 acres. The
 south east 1/4 of section 30 in Township 4 of range 3 west containing
 160 acres. The east 1/2 of the south west 1/4 of section 30 in Township
 4 of range 3 west containing 80 acres. The west 1/2 of the south
 east 1/4 of section 2 in Township 5 of range 3 west containing
 79 7/8 acres. The south east 1/4 of section 3 in Township 5 of range
 3 west containing 160 acres. The north west 1/4 of section 10 in
 Township 5 of range 3 west containing 161 7/8 acres. And the east
 1/2 of the north east 1/4 of section 9 in Township 5 of range 3
 west containing 64 acres and containing in all nine hundred
 and forty six 94/100 acres. To have and to hold the aforesaid
 lands with the tenements hereditaments and appurtenances
 thereto, belonging or in any wise appertaining unto the
 said party of the second part his heirs executors administrators
 and assigns in fee simple forever and the said party of the
 first part do hereby warrant and will forever defend the title here
 conveyed unto the said party of the second part against the claim
 or claims of all persons whomsoever. This conveyance is upon
 this condition - The said party of the first part has this day executed
 his bond with Edward B. Rice and Robert Donnell as joint makers
 thereof payable on the 1st day of December 1870 to the said party
 in the sum of Forty nine hundred and fifty six 94/100 dollars
 being the purchase money with the interest added for
 twenty three thousand four hundred and forty eight pounds

of said estate this day sold and delivered by the said party of the second
 party to the said party of the first part. Now if the said party of the first
 part shall fail to pay said bond at its maturity according to its tenor and
 effect the said party of the second part is to take immediate possession
 of the aforesaid lands and first giving ten days notice of the time and
 place and terms of sale by advertisement in the Athens Post a news
 paper published in the town of Athens in the County of Limestone aforesaid
 is to sell said lands for cash at the Court house door in the town of
 Athens aforesaid for the payment of said debt and the expenses incident
 to said sale and to this end the said party of the first part hereby releases
 and relinquishes unto the said party of the second part his right and equity
 of redemption in the lands aforesaid. But should said bond be paid
 at maturity according to its tenor and effect then this conveyance is to
 be void. Witness our hands and seals this 26th day of March 1870

Stamps 5c

P. H. Gaudin
 L. P. Walker

The State of Alabama } I Jas. E. Hume an acting Justice of the Peace in
 Limestone County } for said County of Limestone hereby certify that Pat
 H. Gaudin whose name is signed to the foregoing conveyance and
 who is known to me acknowledged before me on this day that being
 informed of the contents of the conveyance he executed the same voluntarily
 on the day the same bears date. Given under my hand this 26th day
 of March 1870

Jas. E. Hume J.P.

The State of Alabama } I Lewis W. Douglas Judge of the Court of Probate
 Limestone Co. } of said County of Madison hereby certify that L. P.
 Walker whose name is signed to the foregoing conveyance and who is
 known to me acknowledged before me on this day that being informed
 of the contents of the conveyance he executed the same voluntarily
 on the day the same bears date. Given under my hand this 26th
 day of March 1870.

Lewis W. Douglas Judge Probate

State of Ala. } I Joshua P. Gousen Judge of the Probate Court.
 Limestone Co. } for said County hereby certify that the foregoing
 conveyance was filed for record March 20 1870 and was duly recorded
 March 21st 1870 in Deed Book 13 pages 468 & 469

Joshua P. Gousen Judge P.C.

Witness } This Indenture Whereby that I Lewis Johnson of Limestone
 to Lewis } County State of Alabama for and in consideration of the sum of
 \$1000 } Two hundred and 00/100 dollars in cash advanced
 by Lewis } to me and to be advanced to me as they become necessary by
 Meyer Goldsmith to enable me to make and receive my crop for the year
 of 1870 on the Pryor place and without which I could not make and
 receive said crop I hereby give him a lien upon said crop and also
 upon the following described stock and (1) said horse 7 years old
 and power of sale in case of default for the entire payment of the same
 on or before the first day of January 1871 according to section 1858 of the
 Revised Code of Alabama

Given at the City of Montgomery

Stamps 5c

Lewis Johnson

W. J. Gustin

State of Ala & Joshua P. Courten Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing bill was filed for record
 March 21st 1870 and was duly recorded March 31st 1870 in Deeds Book
 13 page 469 Joshua P. Courten Judge P.C.

M. S. Armstrong & Son Indenture Witnesseth that I Martin S. Armstrong of Limestone
 Co. Limestone County State of Alabama for and in consideration of the sum
 of seven hundred (\$700) dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become necessary
 by Wm Goldsmith to enable me to make and secure my crop for
 the year of 1870 on the Vesper place and without which I could not make
 and secure said crop & hereby give him a lien upon said crop and power
 of sale in case of default for the certain payment of the same on or before
 the first day of January 1870 according to section 1858 of the Revised
 Code of Alabama M. S. Armstrong
 Stamp 50¢

State of Ala & Joshua P. Courten Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing bill was filed
 for record March 21 1870 and was duly recorded March 31st 1870 in Deeds
 Book 13 page 470. Joshua P. Courten Judge P.C.

B. G. W. Pease & Son Indenture Witnesseth that we B. G. W. Pease of Limestone
 Co. Limestone County State of Alabama for and in consideration of the sum
 of one hundred and fifty dollars in supplies this day advanced bona
 fide to me and to be advanced to me as they become necessary by B
 M. D. Dismore to enable me to make and secure my crop for the year
 of 1870 on the Pease place and without which I could not make
 and secure said crop. We hereby give a lien upon said crop and also
 upon the following 1 bay mare 9 years old 1 bay horse five years
 old one year old B. G. W. Pease and is not included in this lien and
 power of sale in case of default for the certain payment of the same
 on or before the first day of Nov. 1870 according to section 1858 of the
 Revised Code of Alabama. Nov 18 1870
 Stamp 50¢ B. G. W. Pease
 George W. Pease

State of Ala & Joshua P. Courten Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing bill was filed for
 record March 22nd 1870 and was duly recorded March 31st 1870 in Deeds Book 13
 page 470. Joshua P. Courten Judge P.C.

Martin C. Coleman & Son Know all men by these presents that I Martin C. Coleman
 & Son widow and relict of Jones Coleman deceased in consideration
 of the sum of fifty dollars to me in hand paid of lawful
 money by Houston & Pryor attorneys and solicitors in law & equity
 at and before the execution of these presents the receipt whereof I
 do hereby acknowledge truth and do hereby bargain sell release
 release convey and forever quit claim and by these presents
 doth for herself her heirs executors and administrators bargain
 sell release convey and quit claim unto the said

Houston & Pryor their heirs and assigns all the down right and title of
 down homestead guarantee and all other the estate right title interest
 claim and demand whatsoever but at law and in equity of her or myself
 the said Martin C. Coleman I now have or which I may have executors or ad
 ministrators can or may at any time hereafter have claim or demand of
 in to or out of all and singular the following described or intended to be
 described tracts and parcels of lands lying situate and being in the county
 of Limestone State of Alabama and known as the (west half of the south
 west quarter of section twenty township one range six west) containing
 eighty acres and 5/16 of an acre also the south east quarter of the south
 east quarter of section twenty township one range six west containing
 thirty seven acres and 7/16 of an acre being the lands described or intended
 to be described in a bill filed by myself against Clay Stewart and Puffin
 Boglewell in the Chancery Court of Limestone County State of Alabama
 and the same lands in which in said bill of Complaint I carried
 claim and sought to recover down together with all the appur
 tenances rents issues or profits which have heretofore or may hereafter
 accrued therein or thereon. And the said Martin C. Coleman her
 heirs executors and administrators shall not and will not at any time
 hereafter claim or pretend to any such down or right or title of down
 or other estate right title or interest in or to or out of said premises or
 any part thereof with their appurtenances but of and from the same and
 every part as well as to any and all rents or down from said premises shall and
 will forever hereafter be barred and excluded as to them and coming
 in to and invested in the said Houston & Pryor by these presents. In
 testimony whereof the said Martin C. Coleman hereunto sign my
 name and affix my seal this 9th day of February 1870
 R. B. Stewart Clay Stewart & Puffin Boglewell
 Stamp 50¢ Martin C. Coleman

The State of Alabama & Clay Stewart are acting Justices of the Peace in
 Limestone County & for the County of Limestone State of Alabama hereby
 certify that Martin C. Coleman whose name is signed to the fore
 going 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 9th day of February 1870
 Clay Stewart J. P.

State of Ala & Joshua P. Courten Judge of the Probate Court
 Limestone Co. County hereby certify that the foregoing Con
 veyance was filed for record March 22 1870 and was duly recorded
 March 31st 1870 in Deeds Book 13 page 470 & 471
 Joshua P. Courten Judge P.C.

Received Jones Lane Feb 25th 1870 of Rice & Sonnell the sum of
 Three Hundred Dollars advanced by them to me, bonafide to enable me to
 make and secure my crop of Cotton and corn this year on the Poken Grove place &
 without which advance I could not make and secure said crop. I hereby give a
 lien upon my crop of Cotton and corn and also on the following property
 one gray mare one cow & calf one yoke of Oxen and power of Sale in
 case of default of the certain payment of the same on or before the first

day of January 1871 According to Section 1858 of the Revised Code of Alabama

Attest

Stamp 50¢

John Isaac Jones
his mark

I. D. Rice

State of Ala

Limestone

March 22nd 1870

and was duly recorded March 31st 1870 in Deed Book 13 Page 471 & 472

Joshua P. Coman J.C.

Received Jones Lane Ala January 28th 1870 of Rice & Donnell the sum of

\$350 Three hundred and fifty Dollars to enable me to make and secure my

Crops of Cotton & Corn on the Rayland Tract for the year 1870 and without which

advance I could not make and secure said crops. I hereby give a lien upon my

Crops of Cotton and Corn and also on one Brown Mule & one cow & calf

and all the property that I have and power of sale in case of default of the

Certain payment of the same on or before the first day of December 1870 according

to Section 1858 of the Revised Code of Alabama

Attest

I. D. Rice

Stamp 50¢

Clark Thompson
his mark

State of Ala

Limestone

March 22nd 1870

and was duly recorded March 31st 1870 in Deed Book 13 Page 472

Joshua P. Coman J.C.

Received Jones Lane Ala January 25th 1870 of Rice & Donnell the sum of

\$300 Three hundred Dollars this day advanced by them to me by them bona fide to enable me to make

and secure my Crops of Corn & Cotton on the Rayland Tract and without which advance I could not

make & secure said crops I hereby give a lien upon said Crops and also upon the following

property Two Milch Cows & calves and two heifers and power of sale in case of default for the

Certain payment of the same on or before the first day of January 1871 according to Section

1858 of the Revised Code of Alabama

Attest

I. D. Rice

Stamp 50¢

W. Thompson

State of Ala

Limestone

March 22nd 1870

and was duly recorded March 31st 1870 in Deed Book 13 Page 472

Joshua P. Coman J.C.

Received Jones Lane Ala January 28th 1870 of Rice & Donnell the sum of

\$300 Three hundred Dollars to enable me to make and secure my Crops of

Corn and Cotton on the Poplar Grove Tract for the year 1870 and without which

advance I could not make and secure said crops I hereby give Rice & Donnell

a lien on my Crops of Corn and of Cotton and the following property

One Black mare and all the property that I may own at the expiration of

the year 1871 and power of sale in case of default of the certain payment

of the same on or before the first day of January 1871 according to Section

1858 of the Revised Code of Alabama

Attest

I. D. Rice

Stamp 50¢

Robert Jones
his mark

State of Alabama

Limestone

March 22nd 1870

and was duly recorded March 31st 1870 in Deed Book 13 Page 472

Joshua P. Coman J.C.

Received Jones Lane Ala January 28th 1870 of Rice & Donnell the sum of
\$300 Three hundred Dollars bona fide to enable me to make and secure
my crops of corn and cotton on the Poplar Grove Tract for the year 1870
and without which I could not make and secure said crops I hereby give a lien
on my crops of cotton and corn for the year 1870 and also the following property
viz 1 brown colored mule and all the property that I may own at the expiration
of the year 1871 and power of sale in case of default of the certain payment
of the same on or before the first day of January 1871 according to section 1858
of the Revised Code of Alabama
Attest J. D. Rice Stamp 50¢
Joshua P. Coman J.C.

State of Ala I Joshua P. Coman Judge of the Probate Court for said County hereby
certify that the foregoing Lien was filed for record March 22nd 1870 and
was duly recorded March 31st 1870 in Deed Book 13 Page 473
Joshua P. Coman Judge P.C.

W. M. High State of Alabama Limestone County 1871 I promise to pay James D. Dillard or
his heirs or order the sum of one thousand dollars value received of him
and to secure the payment thereof I hereby bargain and sell to him in
full simple one black mare three years old. One black mare
three years old One brown mare two years old also
my crops of corn & cotton raised on the date place for this year also
2 brown mare mules seven years old each on the following
condition viz that until the maturity of said debt I am to remain
in possession and use of said property and that if said debt is
not paid at maturity then shall have authority to take possession
of said property and sell the same at public sale for cash in the
town of Prichard after first giving notice of time & place by posting
three or more notices in public places in the county ten days before
the time of sale and the proceeds of said sale apply first to the
payment of the expense of executing & enforcing this mortgage
and the payment of what may be due on said debt & the
balance if any pay to me or to that if said debt is paid at maturity
then this mortgage to be void satisfied and become null & void
Given under my hand and seal Feb 3rd 1870
Witness J. D. Rayland Stamp 50¢ W. M. High J.C.

State of Ala I Joshua P. Coman Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed
for record March 22nd 1870 and was duly recorded April 2nd 1870 in
Deed Book 13 Page 470. Joshua P. Coman Judge P.C.

W. M. High State of Alabama Limestone County 1870. On or before the 1st day of
February I promise to pay J. D. Dillard or his heirs or order the sum of
one hundred and twenty two dollars value received of them in money advanced to me by them to enable me to procure
the necessary provisions in order to make a crop the present year
said advances hereby obtained from them by me bona fide for the
purpose of making a crop and without such advances I could not

not be in my power to make a crop. Therefore said advance is hereby acknowledged and made a lien on my crop the present year. Witness my hand and seal date above written.

Witness J. H. Lyke. Stamps 50¢. Henry Wood & Co. Seal.

State of Ala. J. Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 22nd 1870 & was duly recorded April 2nd 1870 in Deed Book 18 pages 470 & 474. Joshua P. Connor Judge P.C.

J. R. Rice
To Lien
H. W. Draper

State of Alabama February 28th 1870. On or before the 14th day of December next I promise to pay H. W. Draper or his or order Fifty Seven dollars value received of them in money advanced to me by them to enable me to procure the necessary provisions to make a crop the present year. Said advance is obtained from them by my bond filed for the purpose of making a crop and without such advance it would not be in my power to make a crop. Therefore said advance is hereby acknowledged and made a lien on my crop the present year. Witness my hand and seal date above written.

Witness J. R. Rice. Stamps 50¢.

State of Ala. J. Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 22nd 1870 & was duly recorded April 2nd 1870 in Deed Book 18 pages 474. Joshua P. Connor Judge P.C.

E. M. Berry
To Lien
H. W. Draper

State of Alabama March 17th 1870. On or before the 14th day of December next I promise to pay H. W. Draper or his or order One Hundred dollars value received of them in money advanced to me by them to enable me to procure the necessary provisions in order to make a crop the present year. Said advance is obtained of them by my bond filed for the purpose of making a crop and without such advance it would not be in my power to make a crop. Therefore said advance is hereby acknowledged and made a lien on my crop the present year. Witness my hand and seal date above written.

Witness E. M. Berry. Stamps 50¢.

State of Ala. J. Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 22nd 1870 & was duly recorded April 2nd 1870 in Deed Book 18 pages 474. Joshua P. Connor Judge P.C.

H. A. Hausselt
Contract with
H. A. Hausselt

Limestone Co. Ala. Feb 26 1870. This Indenture made this 26th day 1870 witnesseth that whereas we the undersigned parties of the first part and H. A. Hausselt party of the second part have this day contracted with said Hausselt to cultivate his land in Limestone County and whereas we were and are unable to procure the necessary provisions and stock for the making and sowing of said crop and whereas the said Hausselt has

advanced to us per se and in accordance with section 1858 of the Ala Code such necessary stock and supplies now therefore for the perfect security of said Hausselt a lien with power of sale is hereby created in favor of said Hausselt upon all of our crops of every description stock & tools or as much thereof as may be necessary to meet our several liabilities to said Hausselt provided always that if said indebtedness is promptly and wholly discharged on or before the 25th day of December 1870 then this lien to be null and otherwise to remain in full force. Witness our hands & seal.

Witness H. A. Hausselt. Stamps 50¢.

Black Jones
Wiley & Dickson
Grandison & Jones
Hartland & Jones
Wesley & Hollins
Charles & Edwards
Tom & Jones
Richard & McLeod
F. B. & McLeod
Jon & Peichers
William & Jones
Shack & Jones

State of Ala. J. Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 22nd 1870 & was duly recorded April 2nd 1870 in Deed Book 18 pages 474 & 475. Joshua P. Connor Judge P.C.

Green Blackburn & Son This Instrument witnesseth that I Green Blackburn of Limestone County State of Alabama for and in consideration of the sum of \$84⁰⁰ dollars in supplies this day advanced bond filed to me and to be advanced to me as they become necessary by G. H. Orr to enable me to make and secure my crop for the year of 1870 on the New man place and without which I could not make and secure my crop I hereby give him a lien on said crop and also upon all of my property seated in said March 22nd 1870. Witness my hand & seal.

Witness James Russell. Stamps 50¢.

State of Ala. J. Joshua P. Connor Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed for record March 22nd 1870 & was duly recorded April 2nd 1870 in Deed Book 18 pages 475. Joshua P. Connor Judge P.C.

Revised Jones Lane Ala. Jan 28th 1870 of Rice & Donnell & Son the sum of \$500⁰⁰ five hundred dollars bond filed to enable me to make and secure my crop of corn & cotton on the Ray land tract for the year 1870 and without which advance I could not make and secure said crop I hereby give a lien upon my crop of corn & cotton also on our brown horse and saddle and all the property that I may have and power of sale in case of default of the certain payment of the same on or before the first day of January

Lockhart Bibb I know all men by these presents that I Lockhart
do hereby give and assign to the said Lillie P. Eggleston
the said premises and convey unto the said Lillie P. Eggleston her
heirs and assigns a certain tract of land situated in said
County of late and described as follows to wit: Being that part
of what is known as the D. C. Bibb tract situate west of Bibbs
Lane and called the Jackson tract consisting of about two
hundred & eighty acres. I have and to hold the above granted
premises to the said Lillie P. Eggleston her heirs and assigns
present and I the said Lockhart Bibb for myself my heirs
executors & administrators do covenant with the said Lillie P.
Eggleston her heirs and assigns that I well warrant & defend
the same to the said Lillie P. Eggleston her heirs and assigns
former against the lawful claims and demand of all persons
Provided nevertheless that if I the said Lockhart Bibb my heirs
executors or administrators shall pay unto the said Lillie P. Eggleston
the sum of seven hundred & thirty five dollars (\$735.00) on or before the 1st day of January 1871 with interest
on said sum at eight per cent per annum from the 1st day of last
July 1869 then this deed is also a certain writing obligation
running even date with these presents signed by the said Lockhart
Bibb whereby he promises to pay to the said Lillie P. Eggleston the
said sum and interest at the time aforesaid shall both be void
and of no effect and provided also that until default of the pay-
ment of the said sum & interest or other default as herein provided
the mortgagees shall have no right to enter and take possession
of the premises. In witness whereof I have hereunto set my hand
and affixed my seal this 24th day of March 1870.

Stamp \$1.50

Lockhart Bibb

State of Ohio
Limestone Co. & Joshua P. Cronan Judge of the Probate Court for said county hereby certify that the foregoing was filed for record March 24, 1870 & was duly recorded April 5, 1870 in Book 10 page 248. Joshua P. Cronan Judge P.C.

Lockhart Bibb et al³ State of Alabama Limestone County, this Indenture
To Bear test I made and entered into this the 9th day of September 1869
Elmer Sharpe I between Lockhart Bibb Robert C Bibb and Mary C.
Eggleston of the first and Elmer Sharpe of the second part all of
the county of Limestone in the State of Alabama Witnesseth That they
the said Lockhart and Robert C Bibb and Mary C Eggleston in
consideration of the sum of five dollars to them in hand paid
and for other valuable considerations hereinafter shown hath
bargained sold aliened enfeoffed conveyed released and confirmed
and by these presents doth bargain sell alien enfeoff convey
release and confirm unto the said Elmer Sharpe his heirs
and assigns forever a certain parcel or tract of land


described or intended to be described as follows - It being a part of what is known as the D. R. & C. tract situated in the county of Limestone about one mile and a half north of the Town of New Windsor and containing twenty five and $\frac{5}{100}$ (25 $\frac{5}{100}$ acres) and bounded as follows - On the west by Bibb Lane on the north by the land of Gen. S. Houston and terminating on the east in an acute angle described by the intersection of the line of the land of said Houston with the M. & C. Road at or near the R. Road bridge across Limestone Creek and bounded on the south by the M. & C. Road tracts. And the said Lockhart and Robert C. Bibb and Mary C. Eggleston all and singular the aforesaid lands tenements and premises unto the said Elam Sharpe his heirs and assigns shall and will forever warrant and defend by their presents - excepting that part lying along the M. & C. Road and claimed by the M. & C. Road Company as a right of way - But this sale and conveyance is upon this condition that whereas said Elam Sharpe has this day executed two promissory notes in favor of Lockhart Bibb one dated of this date for the sum of twelve hundred & fifteen & $\frac{6}{100}$ (\$1215 $\frac{6}{100}$) dollars payable on the 1st day of January next 1870 and the other note dated of this date for the sum of twelve hundred & fifteen & $\frac{6}{100}$ (\$1215 $\frac{6}{100}$) dollars payable on the 1st day of January 1871 with interest from 1st day of January next 1870 - It is therefore agreed that said Lockhart Bibb shall obtain a lien on the above described lands and premises to secure the payment of these two notes and in case said Sharpe shall fail to pay them or either one of them as the same becomes due then it shall be lawful for said Lockhart Bibb to take and sell said parcel or tract of land or so much as may be necessary to pay said notes in full in witness whereof they have hereunto set their hands and seals this the date above mentioned.

Altus

Lilium p. Egyptianum

ly w white

Stamps \$2.75

Lockhart Bibb 

Robert C. Bibb

Mary & Eyles Lane

Elmer Sharpe

State of Ala. } & Joshua P. Leonard Judge of the Probate Court for
Limestone Co. } said County hereby certify that the foregoing
Conveyance was filed for record March 24 1870 & was duly recorded April
5 1870 in Deeds Book 19 pages 478 & 479 Joshua P. Leonard Judge P.C.

Know all men by these presents that I & M Keefey have
this day sold unto Robert B Peebles a certain tract or lot
of ground lying and being in the town of Mooreville
Linnestown County State of Alabama and being parts of lots
thirty seven and forty four fronting on Piney Street forty three
feet - Seventy one in the south east corner of lot thirty seven and
twenty two feet in the south west corner of lot forty four and
remaining in the eighty two feet being the lot where Jacob S. Keefey
now resides with all the improvements thereunto belonging; for
and in consideration of the sum of Two hundred and sixty
dollars to him in hand paid the receipt whereof is hereby

acknowledged and I hereby bind myself to warrant and defend the title to said lot of ground to the said R B Peckles from all persons claiming under me. I also convey unto the said R B Peckles all the right title and claim which I have in lots fifty eight in said town and on the opposite side of Perry Street and all the improvements thereon. Given this 14th day of December Eighteen hundred and seventy
Witness W J Tucker stamp 50¢
W S White

State of Alabama I J H Martin acting Justice of the peace
Limestone County in and for said County and State hereby certify W S White a subscribing witness to the foregoing conveyance and who is known to me appeared before me this day and being sworn stated that E M Kepley the grantor in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date; that he attested the same in the presence of the grantor and of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this 20th day of March A D 1870. W S White J H Martin J.P.

State of Alabama I Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing Deed was filed for record March 24 1870 and was duly recorded April 6th 1870 in Deed Book 13 pages 479 & 480 Joshua P. Connor Judge P.C.

Lester Miller I This Indenture witnesseth that I Lester Miller of Limestone County State of Alabama for and in consideration of the sum of four hundred dollars in supplies this day advanced to me and to be advanced to me by R B Peckles of said County to enable me to make and secure my crop for the year of 1870 on the Peter G. Garrett place and without which I could not make or secure said crop I do hereby give them a lien upon said crop and upon the following property viz: one bay horse colt three years old this spring (bought this day of said R B Peckles) one hundred one milch cows and one half of a certain two horse wagon owned jointly by myself and rich Hunter and power of sale in case of default for the certain payment of the same on or before the first of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Morrisville Ala this March 10 1870 Lester Miller

W H Nick Stamp 50¢
R B Peckles Seal

State of Alabama I Joshua P. Connor Judge of the Probate Court Limestone County for said County hereby certify that the foregoing Lien was filed for record March 24 1870 and was duly recorded April 6th 1870 in Deed Book 13 page 480

Joshua P. Connor Judge P.C.

Satisfied Dec 24, 1871
R B Peckles Jan

Armistead Walton I This Indenture witnesseth that I Armistead Walton of Limestone County State of Alabama for and in consideration of the sum of three hundred dollars in supplies this day advanced to me and to be advanced to me as they become necessary by R B Peckles of said County to enable me to make and secure my crop for the year of 1870 on the Wm. Keigh place and without which I could not make and secure said crop I do hereby give them a lien upon said crop and also upon the following property viz: One One medium sized clay bank horse about 9 years old and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Morrisville Ala this fifteenth March 1870 Armistead Walton
W S White Stamp 50¢

State of Alabama I Joshua P. Connor Judge of the Probate Court for said Limestone County hereby certify that the foregoing Lien was filed for record March 24 1870 and was duly recorded April 6th 1870 in Deed Book 13 page 481 Joshua P. Connor Judge P.C.

Christian Groth I This Indenture witnesseth that I Christian Groth of Limestone County State of Alabama for and in consideration of the sum of three hundred dollars in supplies this day advanced to me and to be advanced to me as they become necessary by R B Peckles of said County to enable me to make and secure my crop for the year of 1870 on the John B. McCallum place and without which I could not make and secure said crop I do hereby give them a lien upon said crop and also upon the following property viz: One grey horse mare about 16 hands high and about 7 years old one sorrel horse mare about 14 1/2 hands high and about 8 years old and one sorrel mare about 16 hands high and about 3 years old and power of sale in case of default for the certain payment of the same on or before the 1st of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Morrisville Ala this 14th March 1870 Christian Groth
Stamp 50¢

State of Alabama I Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing Lien was filed for record March 24 1870 and was duly recorded April 6th 1870 in Deed Book 13 page 481 Joshua P. Connor Judge P.C.

Henry Murphy I This Indenture witnesseth that I Henry Murphy and Sarah Evans of Limestone County State of Alabama for and in consideration of the sum of four hundred dollars in supplies this day advanced to us and to be advanced to us as they become necessary by R B Peckles of said County to enable us to make and secure our crop for the year of 1870 on the Henry W. Keigh place and without which we could not make and secure said crop we hereby give them a lien upon said crop and also upon the following property viz: One bay mare

Satisfied July 21, 1871
R B Peckles Jan

Satisfied in full
July 1871
R B Peckles Jan

Satisfied
Aug 10, 1871
R B Peckles Jan

about 15 hands high and about 7 years old and one half interest of a certain two horse wagon owned jointly by Sarah Evans and Newton Thompson and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama given at Mobile Ala this twenty eight day of January eighteen hundred seventy
 Witness ^{Garey Thompson} ^{Sarah Evans}
 J. B. Peckham Stamp 50¢

State of Ala & Joshua P. Connor Judge of the Probate Court for Limestone Co. & said County hereby certify that the foregoing lien was filed for record March 24 1870 & was duly recorded April 6 1870 in Dec Book 10 pages 481 & 482 Joshua P. Connor Judge P.C.

Servy Jones & his Indenture witnesseth that we Servy Jones Benj Bradford Lydia Ashford & Maria Ashford and Wallis Ashford all of Limestone County and State of Alabama for and in consideration of the sum of five hundred dollars in supplies this day advanced to us and to be advanced to us as they become necessary by R. B. Peckham for to enable us to make and secure our crops for the year of 1870 in the North Right place and without which we could not make and secure said crop we do hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama given at Mobile Ala March 24 1870. Servy Jones
 Witness ^{Benj Bradford} ^{Lydia Ashford} ^{Maria Ashford} ^{Wallis Ashford}
 R. B. Peckham Stamp 50¢

E. O. Hancock & his Indenture witnesseth that I Elijah Hancock of Mobile Ala for and in consideration of the sum of two hundred dollars in supplies this day advanced to me and to be advanced to me as they become necessary by R. B. Peckham for to enable me to make and secure my crop for the year of 1870 on the S. B. Collins place and without which I could not make and secure said crop I do hereby give them a lien upon said crop and upon the following property viz: One medicine sized deer colored mare made about 4 years old one medicine sized sorrel horse made about 6 years old and one country made wooden axle two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama given at Mobile Ala this 21st March 1870
 Witness ^{E. O. Hancock}
 R. B. Peckham Stamp 50¢

State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone Co. & County hereby certify that the foregoing lien was filed for record March 24 1870 & was duly recorded April 6 1870 in Dec Book 10 page 482 Joshua P. Connor Judge P.C.

J. H. Healy & his Indenture witnesseth that we John H. Healy and Levi Wood of Limestone County Alabama for and in consideration of the sum of One hundred dollars in supplies this day advanced to us and to be advanced to us as they become necessary by R. B. Peckham for to enable us to make and secure our crop for the year of 1870 on the Walton land and without which we could not make and secure said crop we do hereby give them a lien upon said crop and also upon the following property viz: One medicine sized brown gray horse about 5 years old one medicine sized bay mare about 8 years old one country made wooden axle two horse wagon and one bale of cotton of our crop of the present year and power of sale in case of default for the certain payment of the same on or before the 1st day of November 1870 according to Section 1858 of the Revised Code of Alabama given at Mobile Ala this 20th March 1870
 Witness ^{John H. Healy} ^{Levi Wood}
 R. B. Peckham Stamp 50¢

State of Ala & Joshua P. Connor Judge of the Probate Court for said Limestone Co. & County hereby certify that the foregoing lien was filed for record March 24 1870 & was duly recorded April 6 1870 in Dec Book 10 page 483 Joshua P. Connor Judge P.C.

E. W. Gardner & his Indenture witnesseth that I Erasmus Gardner of Limestone County Alabama for and in consideration of the sum of Two hundred dollars in supplies this day advanced to me and to be advanced to me as they become necessary by R. B. Peckham for to enable me to make and secure my crop for the year of 1870 on the Spot & Harris place and without which I could not make and secure said crop I do hereby give them a lien upon said crop and also upon the following property viz: One medicine sized gray horse made about 8 or 9 years old and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama given at Mobile Ala this tenth day March 1870
 Witness ^{Erasmus W. Gardner}
 R. B. Peckham Stamp 50¢

State of Ala & Joshua P. Connor Judge of the Probate Court for Limestone Co. & said County hereby certify that the foregoing lien was filed for record March 24 1870 & was duly recorded April 6 1870 in Dec Book 10 page 483 Joshua P. Connor Judge P.C.

Jas Ashford & his Indenture witnesseth that I James Ashford of Limestone County and State of Alabama for and in consideration of the sum of two hundred dollars in supplies this day advanced to me and to be advanced to me as they become

Satisfied day 10 1871
R. B. Peckham

whereby by R. B. Peckham to enable me to make and secure my crop for the year of 1870 on the 2000 high place and without which I could not make and secure said crop. I do hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Morrisville Alabama this fifteenth day of March 1870.

R. B. Peckham
W. S. White (Debt)
State of Alabama, I Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record March 24 1870 and was duly recorded April 6 1870 in Book 13 page 484 & 485.
Joshua P. Connor Judge P. C.

Whereby I agree that this Indenture interpreteth that we Monroe Graves and William Hudson of Limestone County Alabama R. B. Peckham for and in consideration of the sum of one hundred dollars in supplies this day advanced to us and to be advanced to us as they become necessary by R. B. Peckham to enable us to make and secure our crop for the year of 1870 on the 500 Collin Brook place and without which we could not make and secure said crop we do hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Morrisville Alabama March 22 1870
Monroe Graves
William Hudson
State of Alabama, I Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record March 24 1870 and was duly recorded April 6 1870 in Book 13 page 484 & 485.
Joshua P. Connor Judge P. C.

James Owens hereby State of Alabama this contract entered on this day to Limestone County I of January 1870 James Owens & P. B. Capeland Smith and others whose names are hereunto subscribers of the first part and L. B. Capeland of the second part interpreteth that the said parties of the first part agree to cultivate 50 acres of land on the Capeland place half in corn half in cotton they agree to cultivate this land and according to the direction of L. B. Capeland to do all the necessary fencing clean out and keep clean all their fences and use every means to make a good crop they also agree to take good care of the stock entrusted to them feed and carry the same for the whole of the year and be responsible for all animals furnished them to make the crop with they will also gather the corn and house the same save all the fodder and prepare the cotton for market the parties of the second part will furnish the land for the term and the tools the parties of the first part are to give and take this own cotton and assist to take all cotton

packed at the gin when all these stipulations are fulfilled then the parties of the first part is to have half of all the corn and cotton for the party of the 2nd part the other half of all that is raised and it is further contracted and agreed between the parties hereto that a lien is given upon the whole of their respective interest and share in the crop grown and raised and gathered during the year 1870 upon the premises of the said Caroline Capeland and for all supplies money or other materials and things by the said Capeland furnished hereby otherwise paid by her and it is understood contracted and agreed that this agreement shall be held treated and taken for all such purpose and considered a mortgage a trust a deed securing the same and full power of sale that if and in the event the same is not promptly paid at maturity the said Capeland shall after giving twenty days notice by posting the same at the most public places in Limestone County sell the whole of their or so much of their or either of their shares of said crop as may be necessary and required to pay the same and all expenses thereunto March 10

John P. Smith
James Owens
Wm. D. Lewis
John P. Smith
State of Alabama, I Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record March 25 1870 and was duly recorded April 6 1870 in Book 13 page 484 & 485.
Joshua P. Connor Judge P. C.

Henry Allen State of Alabama Limestone County February 4 1870 to Limestone County I of January 1870 James Owens & P. B. Capeland Smith and others whose names are hereunto subscribers of the first part and L. B. Capeland of the second part interpreteth that the said parties of the first part agree to cultivate 50 acres of land on the Capeland place half in corn half in cotton they agree to cultivate this land and according to the direction of L. B. Capeland to do all the necessary fencing clean out and keep clean all their fences and use every means to make a good crop they also agree to take good care of the stock entrusted to them feed and carry the same for the whole of the year and be responsible for all animals furnished them to make the crop with they will also gather the corn and house the same save all the fodder and prepare the cotton for market the parties of the second part will furnish the land for the term and the tools the parties of the first part are to give and take this own cotton and assist to take all cotton

Whereby I agree that this Indenture interpreteth that we Monroe Graves and William Hudson of Limestone County Alabama R. B. Peckham for and in consideration of the sum of one hundred dollars in supplies this day advanced to us and to be advanced to us as they become necessary by R. B. Peckham to enable us to make and secure our crop for the year of 1870 on the 500 Collin Brook place and without which we could not make and secure said crop we do hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Morrisville Alabama March 22 1870
Monroe Graves
William Hudson
State of Alabama, I Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record March 24 1870 and was duly recorded April 6 1870 in Book 13 page 484 & 485.
Joshua P. Connor Judge P. C.

It and that the same is execution bond, we do further covenant and bind ourselves and heirs and representatives to warrant and forever defend the title to our said interest in said land and every part thereof to the said Richard R. Meadows his heirs and assigns against the lawful claim of all persons whatever. This 10th day of March 1870

the interlineation in the 11th line
this done before signing this deed
Executed and delivered in our presence this 10th day of March 1870
Silas Monte
Sarah L. Monte
James S. Smith
Elizabeth Wells
Elisha S. Wells by
Silas Monte Attorney in fact
State of Tennessee Personally appeared before me Clerk of the Giles County 3 County Court of said County Silas Monte in his own right and as atty in fact for J. S. Smith Elizabeth Wells and Elisha S. Wells the within named bargainors with whom I am personally acquainted and who acknowledged that he executed the within attested instrument for the purposes therein contained and Sarah J. Monte with whom I am also personally acquainted wife of the said Silas Monte having appeared before me privately and apart from her husband the said Sarah J. Monte acknowledged the execution of the said attested deed to have been done by her freely voluntarily and understandingly without compulsion or constraint from her said husband and for the purposes therein expressed Witness my hand and seal of our said Court at office in this 11th day of March 1870

W. A. Wilborn Clerk

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing deed was filed for record March 28 1870 was duly recorded April 6th 1870 in Deed Book 13 pages 487 & 488 Joshua P. Conner Judge P.C.

Governor of Ala 3 Clement C. Clay Governor of the State of Alabama
To Patent 3 In all to whom these presents may come greeting
Elisha H. Rice 3 Know ye that Elisha H. Rice of the County of Limestone having made complete payment for 80 ft. of section No 29 of township No 5 Range 3 containing 80 acres in pursuance of the act entitled "An act to enable the state of Alabama to sell and dispose of certain lands therein named" there is therefore granted by the State of Alabama unto the said Elisha H. Rice the 80 ft. of section No 29 of township No 5 Range 3 of land above described with the appurtenances unto the said Elisha H. Rice his heirs and assigns forever. In testimony whereof I have caused these letters to be made patent and the seal of the state to be affixed.

Given under my hand and seal of the State at the city of Tusculum on the 28 day of April in the year of our Lord one thousand eight hundred and thirty six and of the Independence of the United States of America the sixteenth

By the Governor

E. A. Webster Secretary of State

Seal
State

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing Patent was filed for record March 28 1870 was duly recorded April 6 1870 in Deed Book 13 page 488 Joshua P. Conner Judge P.C.

Governor of Ala 3 Clement C. Clay Governor of the State of Alabama. To all
To Patent 3 to whom these presents may come greeting. Know ye that Elisha H. Rice 3 of the County of Limestone having made complete payment for 80 ft. of section No 29 of township No 5 Range 3 containing 156 acres in pursuance of the act entitled "An act to enable the State of Alabama to sell and dispose of certain lands therein named" there is therefore granted by the State of Alabama unto the said Elisha H. Rice the 80 ft. of section No 29 of township No 5 Range 3 of land above described with the appurtenances unto the said Elisha H. Rice his heirs and assigns forever. In testimony whereof I have caused these letters to be made Patent and the seal of the State to be affixed. Given under my hand and seal of the State at the city of Tusculum on the 28 day of April in the year of our Lord one thousand eight hundred and thirty six and of the Independence of the United States of America the sixteenth
By the Governor
E. A. Webster Secretary of State

Seal
State

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said Limestone County hereby certify that the foregoing Patent was filed for record March 28 1870 was duly recorded April 6 1870 in Deed Book 13 page 489 Joshua P. Conner Judge P.C.

Mary P. Rice 3 This Indenture made this twenty sixth day of January
To Deed 3 in the year one thousand eight hundred and seventy
John B. McCallum 3 between Mary P. Rice of the County of Madison in the State of Alabama of the one part and John B. McCallum of the other part - Witnesseth that the said Mary P. Rice for and in consideration of the sum of Twenty hundred and six dollars to her in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold conveyed and confirmed and by these presents does give grant bargain sell convey and confirm unto the said John B. McCallum all that certain tract of land lying and being in the County of Limestone and State of Alabama and known and described as the north west fraction of section Twenty nine containing eighty (80) acres more or less and the south east fraction of section twenty nine containing one hundred and fifty six (156) acres more or less in township No 5 Range three north Do 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. McCallum his heirs and assigns forever. And the said Mary P. Rice for herself her heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted

premises unto the said John B. McLellan his heirs and assigns
from and against her and all and every person or persons claiming
or holding under them the said Mary P. Rice and her heirs and also
against the lawful title claim or demand of all and every person or
persons whatsoever. In testimony whereof the said Mary P. Rice
hereunto subscribes her name and affixes her seal the day
year first above written. Stamp 713
Signed sealed and delivered
Mary P. Rice

in presence of
The State of Alabama } & Robert D. Wilson Justice of the Peace for
Madison County } said County hereby certify that Mary P. Rice
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
26 day of January 1870.

R. D. Wilson J. P.

State of Ala. } & Joshua P. Conner Judge of the Probate Court for
Limestone County } said County hereby certify that the foregoing conveyance
was filed for record March 28 1870 & was duly recorded April 6
1870 in Book 13 pages 489 & 490. Joshua P. Conner Judge P. C.

Geo. Garth & Co. } This instrument witnesses that John B. McLellan has this
day advanced bona fide under section 1858 of the Rev. Code of
Alabama to Shadrach Mathews thirty five dollars to George Garth
fifty seven dollars Alex. Griggard thirty dollars and 50% in provisions to
enable us to make and gather a crop for the year 1870 on the Hefey
place and without said advance it would be impossible for us to
make said crop therefore in consideration of said advance we hereby
covenant and give said John B. McLellan a lien on our entire crop made
during the year 1870 with power of sale in default of payment and in
warranty it not being understood that we stand or go security for each other
on or before 1st day 1871. Witness our hands and seals day and
date above written.

Witnesses

Stamp 504

George & Garth & Co.

Alex. Griggard

Shadrach Mathews

State of Ala. } & Joshua P. Conner Judge of the Probate Court for
Limestone County } said County hereby certify that the foregoing lien
was filed for record March 28 1870 & was duly recorded April 7 1870 in
Book 13 pages 490. Joshua P. Conner Judge P. C.

Wiley Sandifer } This instrument witnesses that for & in consideration of
\$300 } three hundred & twenty four dollars in terms & accepts this day
John B. McLellan } furnished me bona fide to enable me to make a crop & without
which it is impossible for me to make & secure my crop on the Hefey
place said team & provisions being furnished & advanced to me
by John B. McLellan now the better to secure the payment
of said amount a lien is hereby given to said McLellan on
my entire crop & also on the team & utensils furnished with

power of sale if the same is not paid on or before the first day of January
1871. Witness my hand this March 19 1870. Wiley Sandifer

Not C. A. D. Edwards. Stamp 504

W. H. Hayes

State of Ala. } & Joshua P. Conner Judge of the Probate Court for said County
Limestone County } hereby certify that the foregoing lien was filed for record
March 28 1870 & was duly recorded April 7 1870 in Book 13 pages
490 & 491. Joshua P. Conner Judge P. C.

Leonard Roden & Co. } This Indenture and articles of agreement made and
entered into this the 7th day of November in the year
Elizabeth Roden & Co. } of our Lord One thousand Eight hundred and sixty
nine by and between Leonard Roden David Roden and Elizabeth
Roden all of the County of Limestone and State of Alabama. It
witnesseth that whereas the parties aforesaid own and hold lands ten
ements and perishable property jointly together in the said County
and State; and whereas each and all of the aforesaid parties are
possessing old and desire that if one or more of the said parties should
die that all and singular the lands tenements and tenements and
all personal property now owned by them or that may hereafter
be owned by them at the death of one or two of them the said
Leonard Roden David Roden and Elizabeth Roden should be kept
by and remain by the survivors or survivor of them the aforesaid
parties so long as either one of them should live; and that the same
should not be subject to administration but remain solely at
and under the control and disposal of the survivors or survivor
so long as either of the parties aforesaid shall or may live; and
whereas it is the wish wish and desire of the parties aforesaid
that the last survivor shall and may have the entire disposal
and disposition by will or otherwise of all and singular the Real
Estate lands tenements owned or that may hereafter and the
same be owned by them the aforesaid parties. This Indenture
and agreement is therefore here witnessed of the wish wish and
desire of the parties aforesaid and in order to give validity and
effect to their own wishes and desires do hereby in consideration of
natural love and affection hereby bind ourselves over and each
of our heirs executors and assigns to abide & be governed by the same
and we do further hereby bind and mutually obligate ourselves
to each other to be governed by and to carry out their own desires
herein expressed. In witness whereof we the said Leonard Roden
David Roden and Elizabeth Roden have this day and date first
above written signed our names and affixed our seals in
the presence of Witnesses
Leonard Roden
David Roden
Elizabeth Roden

Stamp 54

W. D. Arthur

W. J. Arthur

The State of Ala. } Before me this 20th day of acting Justice of
Limestone County } the peace in and for said County personally
came W. D. Arthur who makes oath that he is an

witness to the assignment of the foregoing conveyance
 to a subscription before
 this march the 22 1870 J. H. G. G. G. G.
 State of Ala. J. H. G. G. G. Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing contract was
 filed for record March 28 1870 & was duly recorded April 7 1870 in
 Deed Book 18 page 491 & 492. Joshua P. Cowan Judge P. C.

James Allison & This Indenture witnesseth that I James Allison of Limestone
 Co. Limestone County State of Alabama for and in consideration of eight hundred
 & 00 Mills \$800.00 in supplies this day advanced bona fide to me and to be
 advanced to me as they become necessary by E. A. Mills to enable me
 to make and secure my crop for the year of 1870 on the Greenbrier
 place and without which I could not make and secure said crop I
 hereby give him a lien upon said crop and also upon the following
 two bay mare mules six or eight years old and power of sale
 in case of default for the certain payment of the same on or before
 the first day of January 1871 according to section 1858 of the
 Revised Code of Alabama. Witness my hand this month 1st 1870
 Witness J. H. G. G. G. Stamp \$1.00 James Allison & Co.
 1870 Limestone

State of Ala. J. H. G. G. Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing lien was filed
 for record March 28 1870 & was duly recorded April 7 1870 in
 Deed Book 18 page 492. Joshua P. Cowan Judge P. C.

Anthony & Sons & This Indenture witnesseth that I Anthony and Dan F. F. F.
 Co. Limestone County State of Alabama for and in consideration
 of the sum of \$200.00 Two hundred dollars in supplies
 this day advanced bona fide to me and to be advanced to me as
 they become necessary by James M. Reid of Madison County to enable
 me to make and secure my crop for the year of 1870 on the F. F. F.
 place and without which I could not make and secure said crop I
 hereby give him a lien upon said crop and also upon the following one
 black mare three years old & as one black horse mule & power of sale
 in case of default for the certain payment of the same on or
 before the first day of October 1870 according to section 1858 of the
 Revised Code of Alabama March 22 1870

Witness Anthony Stamp 50 c Anthony & Sons
 Deft. Reid Dan F. F. F.

State of Ala. J. H. G. G. Judge of the Probate Court for
 Limestone Co. County hereby certify that the foregoing lien was
 filed for record March 28 1870 & was duly recorded April 7
 1870 in Deed Book 18 page 492

Joshua P. Cowan
 Judge P. C.

Henry & This Indenture witnesseth that I Henry Clemons of Limestone
 Co. Limestone County State of Alabama for and in consideration of the
 sum of \$175 One hundred and 75 dollars in supplies this day advanced
 bona fide to me and to be advanced to me as they become necessary by
 James M. Reid of Madison County to enable me to make and secure my crop
 for the year of 1870 on the Rice place and without which I could not make
 and secure said crop I hereby give a lien upon said crop and also upon the
 following one roan mare about four years old and power of sale in case
 of default for the certain payment of the same on or before the first day of
 October 1870 according to section 1858 of the Revised Code of Alabama
 this February 28 1870 Stamp 50 c Henry & Co.

J. H. G. G. Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing lien was filed
 for record March 28 1870 & was duly recorded April 7 1870 in Deed
 Book 18 page 493. Joshua P. Cowan Judge P. C.

John & This Indenture witnesseth that I John Richey of Limestone County
 Co. Limestone County State of Alabama for and in consideration of the sum of \$200.00 Two
 hundred & fifty dollars in supplies this day advanced bona fide to
 me and to be advanced to me as they become necessary by James M. Reid
 of Madison Co. to enable me to make and secure my crop for the year
 of 1870 on the Rice place and without which I could not make and
 secure said crop I hereby give a lien upon said crop and also upon the
 following one black horse mule about eight years old and power of sale
 for the payment of the same and power of sale in case of default for
 the certain payment of the same on or before the first day of October 1870
 according to section 1858 of the Revised Code of Alabama this March 22 1870
 John Richey Stamp 50 c John Richey

Deft. Reid
 State of Ala. J. H. G. G. Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing lien was filed
 for record March 28 1870 & was duly recorded March 28 April 7
 1870 in Deed Book 18 page 493. Joshua P. Cowan Judge P. C.

William & This Indenture witnesseth that I William Rice of Limestone County
 Co. Limestone County State of Alabama for and in consideration of the sum of \$160 One
 hundred & 60 dollars in supplies this day advanced bona fide to
 me and to be advanced to me as they become necessary by James
 M. Reid of Madison County to enable me to make and secure my crop
 for the year of 1870 on the Rice place and without which I could not
 make and secure said crop I hereby give a lien upon said crop and
 also upon the following black horse mule and power of sale in case
 of default for the certain payment of the same on or before the first
 day of October 1870 according to section 1858 of the Revised Code of
 Alabama February the 27- William Rice Stamp 50 c

Deft. Reid
 State of Ala. Limestone Co. Joshua P. Cowan Judge of the

Probate Court for said County hereby certify that the foregoing line was filed for record March 28 1870 & was duly recorded April 7 1870 in Deed Book 13 page 493. Joshua P. Couran Judge P.C.

I J. Lyle Clerk of this Indenture witnesseth that I J. Lyle and H. B. Hall of Limestone County State of Alabama for and in consideration of the sum of \$3250 three thousand & twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. W. Reid of Madison County to enable me to make and secure my crop for the year of 1870 on the Collins place and without which I could not make and secure said crop hereby give a lien upon 4 bales cotton and also upon the following 2 mules. One a black mare mule about 10 years old & the other a mare colored mare mule about 6 years old and power of sale in case of default for the certain payment of the same on or before the 15th day of October 1870 according to section 1858 of the Revised Code of Alabama this 5th day of Feb 1870
H. B. Hall
Witness J. Lyle & J. W. Reid
J. W. Reid

State of Ala. I Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing line was filed for record March 28 1870 & was duly recorded April 7 1870 in Deed Book 13 page 494. Joshua P. Couran Judge P.C.

I J. W. Reid of this Indenture witnesseth that I J. W. Reid of Limestone County State of Alabama for and in consideration of Twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by S. C. Darity also to enable me to make and secure my crop Hopkin and Ardons place and without which without which I could not make and secure said crop hereby give them a lien upon my entire crop and also one bay mare exposed to be about eight years old. And power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to section 1858 of the Revised Code of Alabama this 26th day of Feb 1870
Witness J. J. Kenney
J. J. Kenney
State of Ala. I Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing line was filed for record March 28 1870 & was duly recorded April 7 1870 in Deed Book 13 page 494. Joshua P. Couran Judge P.C.

I Solomon Lutz of this Indenture witnesseth that I Solomon Lutz of Limestone County State of Alabama for and in consideration of the sum of \$300 of Twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. C. Darity also to enable me to make and secure my crop for the year of 1870 on my own place and without which I could not make and secure said crop hereby give them a lien upon said crop and also upon the following one forty acres of land on which

I now reside and known as the 24th of 24th of sec 23 & 24 & 6 cont one or wayon one cow and also upon my house hold and kitchen furniture and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this 11th day of March 1870
Witness J. P. Beauchamp
J. P. Beauchamp
State of Ala. I Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing line was filed for record March 28 1870 & was duly recorded April 7 1870 in Deed Book 13 page 494 & 495
Joshua P. Couran Judge P.C.

I W. H. Lambert of this Indenture witnesseth that I W. H. Lambert of Limestone County State of Alabama for and in consideration of Four hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by S. C. Darity also to enable me to make and secure my crop for the year 1870 on the place purchased by me of S. C. Darity also on the land rented by me of the aforesaid S. C. Darity and without which I could not make and secure said crop hereby give them a lien on my entire crop and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this 29th day of January 1870
J. W. Lutz
J. W. Lutz
State of Ala. I Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing line was filed for record March 28 1870 & was duly recorded April 7 1870 in Deed Book 13 page 495
Joshua P. Couran Judge P.C.

I James Barnes of this Indenture witnesseth that I James Barnes of Limestone County State of Alabama for and in consideration of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. B. Hall to enable me to make and secure my crop for the year of 1870 on the Petty place and without which I could not make and secure said crop hereby give a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of Dec 1870 according to section 1858 of the Revised Code of Alabama
James B. Barnes
20 Feb 1870
J. W. Lutz
State of Ala. I Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing line was filed for record March 24 1870 & was duly recorded April 7 1870 in Deed Book 13 page 495
Joshua P. Couran Judge P.C.

I David Lutz of this Indenture made this the 16th day of January One thousand eight hundred and sixty four between Rachel Butler of the County of Limestone in the State of Alabama

of the one part and Martha Bates of the other part Witnesseth that the said Rutha Jandlin for and in consideration of the sum of One Hundred and thirty dollars to her in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened conveyed release convey & confirm unto the said Martha Bates all that certain tract of land lying and being in the County of Limestone State of Alabama and known as follows to wit: The south east fourth of the south east fourth in section 18 Township 2 of range 6 and west containing forty acres more or less. To have & to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Martha Bates her heirs and assigns forever and the said Rutha Jandlin for herself her heirs executors and administrators do hereby and in consideration of the premises warrant & obligate defend the title to the above described and hereby grant premises unto the said Martha Bates her heirs and assigns forever & against her self and all and every person or persons claiming or holding under her the said Rutha Jandlin and also against the lawful title claim or demands of all and every person or persons whomsoever claiming or holding from or under the Government of the United States. In testimony whereof the said Rutha Jandlin has hereunto subscribed her name and affixed her seal the day and year first above written. Rutha Jandlin

Stamp 50¢

The State of Alabama & I James B. Hunter Justice of the Peace in and Limestone County & for said County State of Alabama hereby certify that Rutha Jandlin whose signature appears to the foregoing conveyance & who is known to me acknowledged before me on this day that being informed of the contents of the conveyance she executed the same voluntarily on the day the same bears date given under my hand and seal this 16th day of January 1864.

James B. Hunter Justice of Peace

State of Alabama & I Joshua P. Cowan Judge of the Probate Court for said Limestone County hereby certify that the foregoing conveyance was filed for record March 29 1870 & was duly recorded April 7 1870 in Deed Book 18 pages 495 & 496. Joshua P. Cowan Judge P.C.

I D Henderson & I his Indenture witnesseth that I Levi D Henderson of Limestone County State of Alabama for and in consideration of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by H. F. Cartwright to enable me to make and secure my crop for the year of 1870 on the home place and without which I could not make and secure said crop. I hereby give him a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this March 1870.

Stamp 50¢

Levi D Henderson

State of Alabama & I Joshua P. Cowan Judge of the Probate Court for said County Limestone County hereby certify that the foregoing lien was filed for record March 29 1870 & was duly recorded April 7 1870 in Deed Book 18 page 496.

Joshua P. Cowan Judge P.C.

Phillips & I this Indenture witnesseth that I Phillips Cleum of Limestone County State of Alabama for and in consideration of Fifty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. F. Cartwright to enable me to make and secure my crop for the year of 1870 on the home place and without which I could not make and secure said crop. I hereby give him a lien upon said crop except a part of said crop is lent to me & D. D. Daley his son Daley and being one hundred & twenty five dollars and also upon the following property I buy here or lot of D. D. Daley and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama given under my hand & seal this March 28 1870.

Stamp 50¢

Phillips Cleum

State of Alabama & I Joshua P. Cowan Judge of the Probate Court for said County Limestone County hereby certify that the foregoing lien was filed for record March 29 1870 & was duly recorded April 7 1870 in Deed Book 18 page 497.

Joshua P. Cowan Judge P.C.

James Atkinson & I this Indenture witnesseth that I James Atkinson of Limestone County State of Alabama for and in consideration of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. F. Cartwright to enable me to make and secure my crop for the year of 1870 on the Atkinson place and without which I could not make and secure said crop. I hereby give him a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama given under my hand and seal this March 17 1870.

Stamp 50¢

James Atkinson

John B. Glinthen

State of Alabama & I Joshua P. Cowan Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 29 1870 & was duly recorded April 7 1870 in Deed Book 18 page 497.

Joshua P. Cowan Judge P.C.

Phillips & I this Indenture witnesseth that I Phillips Cleum of Limestone County State of Alabama for and in consideration of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. F. Cartwright to enable me to make and secure my crop for the year of 1870 on the home place and without which I could not make and secure said crop and hereby give him a lien upon said crop and also upon the following: 1 black mare 1 small horse 1 bay horse and power of sale in case of default for the certain payment of the same on or before the first day

of January 1871 according to section 1858 of the Revised Code of Alabama this March 21 1870

Stamp 50¢

Isaac E. Clew

Thomas Hales

Thomas Clew

State of Alabama & Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 29 1870 & was duly recorded April 7 1870 in said Book 13 page 497 & 498.

Joshua P. Couran Judge P.C.

Thos. D. Hastings of Limestone County State of Alabama for and in consideration of thirty one dollars & no cents do hereby declare in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on the Hall place and intant which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following one clay bank stallion and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Given under my hand and seal this March 22 1870

Thomas D. Hastings

State of Alabama & Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 29 1870 & was duly recorded April 7 1870 in said Book 13 page 498.

Joshua P. Couran Judge P.C.

Henry D. Clew of Limestone County State of Alabama for and in consideration of two hundred and seventy dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on the Clew place and intant which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following 1 bay mare 1 sorrel mare 1 yoke of steers and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this March 21 1870

Stamp 50¢

Henry D. Clew

State of Alabama & Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 29 1870 & was duly recorded April 7 1870 in said Book 13 page 498.

Joshua P. Couran Judge P.C.

W. S. Hargrove of Limestone County State of Alabama for and in consideration of one hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on the Darmon place and intant which I could not

make and secure said crop & hereby give him a lien upon said crop and also upon the following 1 and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this March 19 1870

Witness

Stamp 50¢

William S. Hargrove

170 Parker

State of Alabama & Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 29 1870 & was duly recorded April 8 1870 in said Book 13 page 498 & 499

Joshua P. Couran Judge P.C.

J. V. Nelson of Limestone County State of Alabama for and in consideration of fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on the Hargrove place and with out which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following 1 white horse named Wheeler or if he trades said horse the one he trades for is subject to the lien and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama

J. V. Nelson

Stamp 50¢

State of Alabama & Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 29 1870 & was duly recorded April 8 1870 in said Book 13 page 499

Joshua P. Couran Judge P.C.

Wm. B. Hargrove of Limestone County State of Alabama for and in consideration of two hundred and seventy dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. J. Cartwright of Limestone County State of Alabama to enable me to make and secure my crop for the year of 1870 on my mill place in Limestone County State of Alabama and intant which I could not make and secure said crop & hereby give him a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Given under my hand and seal this March 19 1870

Stamp 50¢

W. B. Hargrove

Witness Thomas Phillips & J. Hughes

State of Alabama & Joshua P. Couran Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record March 29 1870 & was duly recorded April 8 1870 in said Book 13 page 499

Joshua P. Couran Judge P.C.

Geo. Malone
To him
H. P. Cartwright
This Indenture Witnesseth that I Geo. Malone of Limestone County
State of Alabama for and in consideration of One hundred Dollars
in supplies this day advanced bona fide to me and to be advanced
to me as they become necessary by H. P. Cartwright to enable me to make
and secure my crop for the year of 1870 on the Cotton & Maline place
and without which I could not make and secure said crop I hereby give
him a lien upon said crop and also upon the following 1 Grey Mule
1 small mule 1 Brown mule and power of sale in case of default
for the certain payment of the same on or before the first day of Aug 1871
according to section 1858 of the Revised Code of Alabama this March 1870
Witness my hand and Seal
Geo. Malone

H. P. Cartwright
State of Ala I Joshua P. Connor Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed for
record March 29 1870 and was duly recorded April 8 1870 in Dead Book
Book 13 page 500 Joshua P. Connor Judge P.C.

S. J. Donnell
To him
H. P. Jones
This Indenture made and entered into this the 17th day of February
1870 between Walter P. Jones and Spotswood J. Donnell Witnesses
that whereas the said Walter P. Jones has this day advanced to the said
Spotswood J. Donnell the sum of four hundred and fifty dollars and
the said Spotswood J. Donnell has obtained said advance bona fide
to enable him to make a crop and without said advance it would
not be in his power to procure the necessary team provisions and
farming implements to make a crop now in order to secure the
payment of said advance by the first day of November 1870 I do hereby
give a lien upon my entire crop to be raised on the Poplar Mount
place in Limestone County Alabama and also upon five mules and
in my possession and power of sale is hereby given in default
of payment by said first day of November 1870. Witness my hand
and Seal the year and day above written
Walter P. Jones Seal S. J. Donnell Seal

Paul Jones
State of Ala I Joshua P. Connor Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed
for record March 31 1870 and was duly recorded April 8 1870 in
Dead Book 13 page 500 Joshua P. Connor Judge P.C.

Wilson Jones
To him
H. P. Jones
This Indenture Witnesseth that I Wilson Jones of Limestone County
State of Alabama for and in consideration of One hundred and twenty
dollars in supplies this day advanced bona fide to me and to be advanced
to me as they become necessary by Walter P. Jones to enable me to make
and secure my crop for the year of 1870 on the Poplar place and
without which I could not make and secure said crop I hereby give
him a lien upon my white mule now in my possession in addition
to the lien heretofore given upon my crop to secure said advance
and power of sale in case of default for the certain payment of
the same on or before the first day of December 1870 according
to section 1858 of the Revised Code of Alabama Witness my hand

and seal Feb 17 1870

Attest Stamp 504 Wilson Jones

John H. Worreman
State of Ala I Joshua P. Connor Judge of the Probate Court for said
Limestone County hereby certify that the foregoing lien was filed for
record March 31 1870 and was duly recorded April 8 1870 in Dead Book
13 page 500 Joshua P. Connor Judge P.C.

John Harris
To him
R. C. Bibb
I pay to R. C. Bibb or order the sum of One hundred Twenty five dollars
(\$125) for one brown mare purchased from him for the purpose of
making a crop without which I could not make a crop during the year
(1870) & to secure the payment of the above sum I hereby sell to the said
R. C. Bibb all of my crop of corn & cotton raised on the Bellmire
place during this year & one brown mare but the sale in this condition
to wit if the above sum is paid as the same becomes due to them the
sale shall be null & void otherwise to remain in full force in witness
whereof I have hereunto signed my name & affixed my seal this
the 4th day of March 1870 John Harris Seal

Witness Adam Porter Seal Stamp 504

Porter Bibb
State of Ala I Joshua P. Connor Judge of the Probate Court for said County
Limestone County hereby certify that the foregoing lien was filed for record
March 31 1870 and was duly recorded April 8 1870 in Dead Book
13 page 500 Joshua P. Connor Judge P.C.

Adam Porter Seal
To him
Porter & R. C. Bibb
The the subscribers all of whom are employed to cultivate
a crop for the present year of 1870 by Porter Bibb & R. C. Bibb
being unable to cultivate said crop without some ad-
vance of the necessary of life hereby give to said Porter and Robert
C. Bibb a lien on said crop to be raised on this land to secure
the payment of any amount due them for articles furnished
during the present year and said Bibbs shall have the right
to retain as much of our respective shares of each crop as may
be necessary to pay said indebtedness of each one & said Bibbs
shall have full power of sale of said crop to satisfy their claims
Witness our hands & seals this 4th day of March 1870

Bellmire Limestone Co Ala

Attest Stamp 540

Art Whitte

Charles H. Harris

Israel H. Harris

Henry H. Harris

Levi H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Daniel H. Harris

John H. Harris

Jeffrey H. Harris

Jack H. Harris

Beau H. Harris

Levi Swoppe Received Bill of Sale from Porter Bibb for the sum of One hundred (\$100) dollars to be paid by me to him on the 1st day of December next. Said horse is purchased for the purpose of raising a crop the present year on said Bibb land it being necessary to purchase said horse and some other articles to enable me to cultivate said crop therefore in order to secure the payment for said horse and articles I hereby agree on or before receiving said horse that said Bibb shall retain a lien on said horse & on my crop to be raised with full power of sale and shall have possession & control of the same and shall select a given hour at which my cotton is to be ginned and retain so much of my share of the crop as may be necessary to pay my indebtedness in full to him. Witness my hand and seal this the above written date.

Attest Stamp 50c Levi Swoppe

Ark Whittle
 State of Ala. I Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record March 21st 1870 & was duly recorded April 8th 1870 in said Book 13 page 502.

Joshua P. Cannon Judge P.C.

John Bibb I know all men by their presents that I John Bibb of Limestone County in the State of Ala. do hereby create and give to Porter Bibb of said County and State a lien on my bay mare Allen & sons horse my two horse wagon and on all my crop of cotton & corn to be raised this present year on the land of said Bibb in said County and State to secure to said Bibb payment of two notes on which he is indebted for me one note being to Bartlett & Zittler for the purchase of a wagon for one hundred and fifty dollars due 20th Dec next & one note being to R. B. Bibb for supplies furnished for about one hundred and twenty five dollars payable on 1st Dec next said wagon & said supplies being necessary to enable me to raise a crop and being secured to me by said Bibb. Now should I pay these notes as the same become due then this lien to be null and void but should I fail to pay them in whole as they become due then said Bibb shall have the right to take and sell the above described property or so much as may be necessary to secure the payment of the above mentioned two notes. Witness my hand & seal the 2nd day 1870.

Attest Stamp 50c John Bibb

Lockhart Bibb
 State of Ala. I Joshua P. Cannon Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed for record March 21st 1870 & was duly recorded April 8th 1870 in said Book 13 page 502.

Joshua P. Cannon Judge P.C.

Adam Porter I \$160 or before the 1st day of Dec 1870 I promise to pay to R. B. Bibb or order the sum of one hundred & sixty dollars (\$160) for one mule purchased from him for the purpose of raising a crop & without which I could not make a crop during this year 1870 & to secure the payment of the above sum I hereby sell to the said R. B. Bibb all of my crop of corn & cotton raised on the Williamson place during this year & one brown horse mule but the sale is on this condition to wit if the above sum is paid as the same becomes due then the sale shall be null & void otherwise to remain in full force in witness whereof I have hereunto signed my name & affixed my seal this the 1st day of Dec 1870.

Attest Stamp 50c Adam Porter

William Bibb
 State of Ala. I Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record March 21st 1870 & was duly recorded April 8th 1870 in said Book 13 page 503.

Joshua P. Cannon Judge P.C.

William Bibb I do hereby certify that I on the 1st day of January next (1870) we or either of us promise to pay to Porter Bibb the sum of One hundred and sixty five (\$165) Dollars in payment for one brown horse purchased by us jointly from said Porter Bibb for the purpose of raising a crop this year on said Porter Bibb's land situated in Limestone County State of Alabama and said horse being necessary to enable us to successfully cultivate the land and we agree to give said Porter Bibb a lien on the crop to be raised and on two (2) mules & said horse to secure the payment of said sum to be paid for the horse. Now for and in consideration of the premises we have this day bargained and sold and do hereby bargain and sell to said Porter Bibb all the crop of cotton to be raised by us this year on the land rented from said Porter Bibb and one or more mules about seven years old and the said horse but this sale is upon this condition that if we should fail to pay said sum of one hundred and sixty five dollars as the same becomes due then it shall be lawful for said Porter Bibb to take papers in and sell all the property above described or so much as may be necessary to pay said sum in full then this agreement to be null and void of no effect otherwise to remain in full force in witness whereof we have hereunto signed our names this the 2nd day of March 1870.

Attest Stamp 50c William & Bibb

Thomas Royal
 State of Ala. I Joshua P. Cannon Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed for record March 21st 1870 & was duly recorded April 8th 1870 in said Book 13 page 503.

Joshua P. Cannon Judge P.C.

Mary P Rice
 J. David
 James C White

State of Alabama }
 Madison County } This Indenture made this twentieth day of
 September in the year One thousand Eight
 hundred and six by and between Mary P Rice of the first part
 and James C White of the second part both parties being of the city of
 Huntsville County of Madison and State of Alabama Witnesseth that
 the said Mary P Rice for and in consideration of the sum of Six
 thousand Dollars cash in hand paid by the said James C White and
 for and in further consideration of the execution and delivery to her by
 the said James C White of two bonds signed and sealed by him the said
 James C White each bearing date even with these presents under
 the payment on the first day of November Eighteen hundred and
 seventy to the order of said Mary P Rice of the sum of Seven thousand
 Dollars with interest from the first day of November Eighteen
 hundred and sixty nine and the other for the payment on the
 first day of November Eighteen hundred and seventy one of
 the sum of Seven thousand Dollars to the order of
 the said Mary P Rice with interest from the first day of November
 Eighteen hundred and sixty nine to secure the prompt and
 full payment of which two bonds and express lien is hereby
 obtained upon the property hereinafter described and conveyed hath
 granted bargained sold conveyed and confirmed and by these
 presents doth grant bargain sell convey and confirm unto the said
 James C White and unto his heirs forever all those tracts pieces or
 parcels of land situate lying and being in the counties of Madison
 and Madison in the State of Alabama and known and described
 as follows to wit: the said county of Madison the South east quarter
 of section twenty five in township four range three west containing
 one hundred and eighty two 1/4 acres more or less the South
 half of the North east quarter of section thirty six in township
 four range three west containing ninety one 1/2 acres more
 or less the South east quarter of section thirty six in township
 four range three west containing one hundred and eighty
 two acres more or less and the north east quarter of section one
 in township four range three west containing one hundred
 and eighty one 1/4 acres more or less in the said county of
 Madison the north west quarter of section thirty in township four
 range two west containing one hundred and sixty acres more
 or less the west half of the north east quarter of section thirty
 in township four range two west containing eighty acres
 more or less the South west quarter of section thirty in township
 four range two west containing one hundred and sixty 1/4
 acres more or less the west half of section thirty one containing
 three hundred and twenty acres in township four range two
 west and the north half of the North west quarter of section
 six in township four range two west containing eighty acres more
 or less the entire tract of land containing in the aggregate Sixteen
 hundred and thirty seven 1/4 acres more or less and generally
 known as the "Prairie Plantation" of said Mary P Rice and
 have and to hold the said tract of land with all and singular

the tenements and hereditaments to the same belonging or in any
 wise appertaining unto the said James C White and his heirs forever.
 Provided however and it is expressly stipulated by these presents that
 an express lien is hereby reserved and retained by the said Mary P Rice
 upon the entire property hereinafore conveyed to secure the prompt full and
 faithful payment of the said two bonds and the interest to be due thereon
 so as aforesaid executed by said James C White and delivered to the
 said Mary P Rice as a portion of the purchase money of said prop-
 erty and the said Mary P Rice for the consideration aforesaid covenants
 and agrees that she warrants and will forever defend the title of the said
 hereinafore conveyed tracts of land unto the said James C White and unto
 his heirs against the lawful claims and demands of all persons what-
 ever. In witness whereof the said Mary P Rice has hereunto set her hand
 and affixed her seal the day and year first above written

Mary P Rice

Witness

Geo P Berrin

Stamps \$20 C

George A Gordon

State of Alabama } I Lewis M Douglas Judge of the Court of Probate of
 Madison County } do hereby certify that George A Gordon
 a subscribing witness to the foregoing conveyance known to me appear-
 ed before me this day and being sworn stated that Mary P Rice the
 grantor in the conveyance voluntarily executed the same in his presence
 and in the presence of the other subscribing witness on the day the same
 bears date; that he attested the same in the presence of the grantor and
 of the other witness and that such other witness subscribed his name
 as a witness in his presence given under my hand this 28th day
 of February 1870

Lewis M Douglas
 Judge Probate Court

The foregoing attached Deed was delivered into the office of Probate
 Court of Madison County Ala for registration on the 28th day of
 February 1870 and was duly recorded on the 21st day of March 1870

Lewis M Douglas Judge of Probate

State of Alabama } I Joshua P. Crenshaw Judge of the Probate Court for
 Limestone County } do hereby certify that the foregoing Deed was
 filed for record April 4 1870 and was duly recorded April 8 1870
 in Deed Book 13 pages 504 & 505. Joshua P. Crenshaw Judge P C

James C White } State of Alabama } Due H B Landers Two hundred & forty one
 Dollars } Limestone County } dollars for 1000 bushels of wheat
 furnished me in good faith to enable me to make a crop
 in good faith on Lane Dancy place for 1870 and interest which I
 could not make and receive said crop. Now therefore a lien is hereby created
 on said house as well as the crop of every kind made and grown by
 me this present year if not paid by Nov 1 1870 with power of sale without
 delay

J C Landers

State of Ala } I Joshua P. Crenshaw Judge of the Probate Court for said County
 Limestone } do hereby certify that the foregoing lien was filed for record
 April 4 1870 and was recorded April 8 1870 in Deed Book 13 page 505

Joshua P. Crenshaw Judge P C

Wm S. McCaskey 3 State of Alabama 3 This Indenture made this second day of April
 Sarah Griggard 3 Madison County 3 Eighteen hundred and seventy between William
 S. McCaskey of the county of Limestone and State of Alabama of the one
 part and Sarah Griggard of Madison County and State of Alabama of the other
 part witnesseth that the said William S. McCaskey for and in
 consideration of the sum of Four hundred and eighty dollars to him
 in hand paid the receipt whereof is hereby acknowledged have this day
 bargained sold aliened conveyed and conveyed and by these presents
 do bargain sell alien convey and convey unto the said Sarah
 Griggard her heirs and assigns all that certain tract or parcel
 of land lying and being in the County of Limestone and State of
 said known and designated as the South half of the East half
 of the south east quarter of section thirteen township five range
 three west containing Forty acres more or less. To have and to
 hold the above described tract or parcel of land with the tenements
 and appurtenances thereto belonging or in any wise appertaining
 unto the said Sarah Griggard her heirs and assigns forever and the
 said William S. McCaskey do warrant and well forever defend the
 title to the above described and hereby granted premises unto
 the said Sarah Griggard her heirs and assigns from and against
 himself and all and every person or persons claiming or
 holding under him the said William S. McCaskey and also against
 the lawful title claim or demands of all and every person or
 persons whomsoever claiming or holding by force or under
 the Government of the United States. In testimony whereof the
 said William S. McCaskey has hereunto set his hand and seal the
 day and year above written. Wm S. McCaskey
 Witness Harris Doney Stamp 50¢

C. Doney
 State of Alabama 3 I William C. Chandler an acting Justice of
 Madison County 3 the Peace in said County hereby certify that William
 S. McCaskey whose name is signed to the foregoing conveyance and
 who is known to me acknowledged before me on this day that
 being informed of the contents of the conveyance he executed the same
 voluntarily on the day the same bears date. Given under my hand
 and seal this 2nd day of April 1870. W. C. Chandler J. P. Seal

State of Ala 3 I Joshua P. Cramer Judge of the Probate Court
 Limestone 3 for said County hereby certify that the foregoing
 Deed was filed for record April 5 1870 and was duly recorded April
 8 1870 in Deed Book 18 page 506 Joshua P. Cramer Judge P.C.

Hezekiah Rice 3 \$160- State of Alabama Limestone County March 17 1870
 So here 3 On or before the 1st day of November next I promise to
 Wm S. McCaskey 3 pay Wm S. McCaskey or order \$160. dollars for value received
 of him in money with 12 1/2 percent interest from date advanced to
 me by him to purchase a mule to enable me to make a crop
 the present said advance is obtained by me from him
 bona fide for the purpose of making a crop and without
 said advance it would not be in my power to make a

crop Therefore said advance is hereby acknowledged as made a
 loan on my crop this year and on five better grain mule about
 14 hands high and about 10 ten years old and one some mule
 about 10 hands high and six years old and in case I should fail
 to pay said amount I agree to deliver to Wm S. McCaskey said mules the
 same to be put up and sold at the high bidder or privately in the
 town of Athens Ala after advertising in three public places in the
 County Writup may have and seal date above written
 Writup Wm S. McCaskey Stamp 50¢ Hezekiah Rice

J. H. Cudd
 State of Ala 3 I Joshua P. Cramer Judge of the Probate Court for said County
 Limestone 3 hereby certify that the foregoing loan was filed for record April
 5 1870 and was duly recorded April 8 1870 in Deed Book 18 page 507
 Joshua P. Cramer Judge P.C.

Johann Casteright 3 This Indenture witnesseth that I Johann Casteright of
 So here 3 of Limestone County and State of Alabama for and in consid
 Wm S. Casteright 3 eration of the sum of One hundred & 8 Dollars in receipt
 this day advanced bona fide to me and to be advanced to me as they
 become necessary by Wm S. Casteright to enable me to make and secure
 my crop for the year of 1870 on the said Casteright place and without
 which I could not make and secure said crop I hereby give him a lien
 upon said crop and also upon the following one black mule and
 power of sale in case of default for the certain payment of the same
 on or before the first day of June 1871 according to section 1858 of
 the Revised Code of Alabama March 1878 70
 Witness Robt W. Parham Stamp 50¢ Johann Casteright
 Wm S. Casteright

State of Ala 3 I Joshua P. Cramer Judge of the Probate Court for
 Limestone 3 said County hereby certify that the foregoing loan
 was filed for record April 5 1870 and was duly recorded
 April 8 1870 in Deed Book 18 page 507
 Joshua P. Cramer Judge P.C.

Thomas Cummings 3 Morrisville Ala April 4 1870. This Indenture witnesseth that
 So here 3 I Thomas Cummings of Limestone County State of Alabama
 for and in consideration of the sum of Fifty dollars in
 receipt this day advanced bona fide to me by E. F. Fidi to enable me
 to make and secure my crop for the year of 1870 on the Matthews Corn
 place and without which I could not make and secure said crop I hereby
 give him a lien upon said crop and also upon the following property to wit:
 one black horse mule bought from Mr. Samuel P. Matthews and power
 of sale in case of default for the certain payment of the same on or
 before the first day of January 1871 according to section 1858 of the Revised
 Code of Alabama Stamp 50¢ Thomas Cummings

Writup McCaskey
 State of Ala 3 I Joshua P. Cramer Judge of the Probate Court for said County
 Limestone 3 hereby certify that the foregoing loan was filed for record April 6
 1870 and was duly recorded April 8 1870 in Deed Book 18 page 507
 Joshua P. Cramer Judge P.C.

I hereby acknowledge my self as security for the payment of the within debt of Henry Malone the 1st of April 1870

Henry Malone of this Instrument witnesseth that I Henry Malone of Limestone County State of Alabama have this day obtained bona fide from Thomas J. McCallum an advance of one mule at One hundred and sixty five dollars to be paid for on or before the first day of November 1870 to enable me to make and secure my present year crop on Joe Harris's place in said county and without which advance it would not be in my power to procure the necessary for said purpose and hereby give him a lien upon said mule and crop with power of sale in case of default for the certain payment of said sum at maturity according to section 1858 of the Revised Code of Alabama, Witness my hand and seal this April 1 1870 Henry Malone

Witness R A McCallum Stamp 50¢

State of Ala I Joshua P. Conner Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing lien was filed for record April 9 1870 and was duly recorded same day in said Book 10 page 508 Joshua P. Conner Judge P.C.

James L. Conner wife of this Indenture made this 23rd day of March in the year 1870 One thousand eight hundred and seventy between James L. Conner and Fanny McConner his wife of the County of Limestone in the State of Alabama of the one part and Fanny & Reynolds of the other part. Witnesseth that the said James L. Conner & Fanny his wife for and in consideration of the sum of One thousand dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened enfeoffed released conveyed and confirmed and by these presents do give grant bargain sell alien enfeoff release convey and confirm unto the said Fanny & Reynolds all that certain lot of land lying and being in the County of Limestone State of Alabama and known and described as follows to wit: viz: Lot No (82) in the plan of the town of Athens To Have and to hold the above described lot with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Fanny & Reynolds her heirs and assigns forever and the said J. L. Conner for himself his heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said Fanny & Reynolds her heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said James L. Conner wife Fanny McConner and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by from under the Government of the United States, In testimony whereof the said James L. & Fanny McConner her heirs and assigns have and affix their seals the day and year first above written

Signed sealed and delivered Stamp 41¢ James L. Conner
in presence of Fanny McConner
State of Ala I Joshua P. Conner Judge of the Probate Court for Limestone Co said county hereby certify that James L. Conner

Fanny McConner whose names are signed to the foregoing conveyance who are known to me acknowledged before me on this day that being in possession of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 24th day of March 1870 Joshua P. Conner Judge P.C.

State of Ala I Joshua P. Conner Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing conveyance was filed for record April 9 1870 and was duly recorded same day in said Book 10 page 508 509 Joshua P. Conner Judge P.C.

Sarah J. Graham of this Instrument witnesseth that I Jane Graham of Limestone County State of Alabama have this day obtained bona fide from McCallum & McCallum an advance of one black mule three years old at One hundred and twenty dollars to be paid on or before the first day of November 1870 to enable me to make and secure my crop the present year on Joe Harris's place and without which advance it would not be in my power to procure the necessary team for said purpose and I hereby give them a lien upon said mule and my said crop with power of sale in case of default for the certain payment of said sum at maturity according to the meaning of sec 1858 of the Revised Code of Alabama. Witness my hand and seal this March 1870 Sarah J. Graham

Witness Stamp 50¢

State of Ala I Joshua P. Conner Judge of the Probate Court of said Limestone Co said county hereby certify that the foregoing lien was filed for record April 9 1870 and was duly recorded same day in said Book 10 page 509 Joshua P. Conner Judge P.C.

C. C. Morgan of this Indenture witnesseth that I C. C. Morgan of Limestone County State of Alabama for and in consideration of One hundred and forty dollars this day advanced bona fide to me by McCallum & Fletcher to enable me to make and secure my crop for the year of 1870 on the Daisy place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one black mare four years old bought of said McCallum & Fletcher and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 24th April 1870 C. C. Morgan

Witness Stamp 50¢

State of Ala I Joshua P. Conner Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing lien was filed for record April 9 1870 and was duly recorded same day in said Book 10 page 509 Joshua P. Conner Judge P.C.

Mr. H. W. Carty of this District, Sheriff of the County of Lincoln
 Do Give to the County of Lincoln for and in consideration of One hundred
 Dollars (\$100.00) and sixty five dollars in one sum at said account the day
 advanced bona fide to me by Mrs. J. W. Cullen to enable me to
 make and secure my crop for the year of 1870 on the Dancy place
 and which which I could not make and secure said crop &
 hereby give a lien upon said crop and also upon the following
 property one corner more more three years old & bought of
 Mrs. J. W. Cullen as above stated and power of sale in case of
 default for the certain payment of the same on or before the
 first day of November 1870 according to section 1858 of the Revised
 Code of Alabama that I may have & seal this the twenty of April
 1870
 J. W. Cullen
 W. H. W. Carty

Attest Ed Rice
 Clerk of said County
 I Joshua P. Bennett Judge of the Probate Court for said
 County hereby certify that the foregoing was filed for
 record April 9 1870 seven days and seven days in said Book 13
 page 510
 Joshua P. Bennett Judge P.C.

J M Clem
To Lewis
W B Landers

This Indenture witnesseth that J M Clem of Limestone County
State of Alabama for and in consideration of Sixty three dollars
this day advanced bona fide to me and by W B Landers to enable
me to make and secure my crop for the year of 1870 on the curren
place and without which I could not make and secure said crop I
hereby give a lien upon said crop and also upon the following viz
one black mare mule and power of sale in case of default for the entire
payment of the same on or before the first day of Dec 1870 according
to act of 1858 of the Revised Code of Alabama

Witamp Stamp 50¢ J. M. Clew

David Leachman

State of Ohio I, Joshua R. Corman, Judge of the Probate Court for said
Tremont Co. County, hereby certify that the foregoing will was
filed for record April 9, 1870 and duly recorded same day in said
Book 16 Page 510

Joshua R. Corman Judge & P. C.

Frank Thompson of Morrisville Linn County Ala \$165 00 Eight months after
to him I date I promise to pay to R H Halfley one hundred and sixty
R H Halfley five dollars for one brown horse named 'Bo' this 22nd March 1870
Now for the better security and payment of the above note I Frank
Thompson do hereby give the said R H Halfley a line on the said
horse and on one cow and mare named Kit and on my
entire crop of this years raising. This I give for my benefit
to enable me to make the present crop and I do hereby give the said
R H Halfley power of sale in case of default of the payment of
said note on or before the first day of January 1870. Given under
my hand and seal this 1st day of March A D 1870.

State of Ala. 3 I Joshua P. Cowan Judge of the Probate Court for said
Sumter Co. 23 County hereby certify that the foregoing will was filed for
record April 9 1870 and was duly recorded same day in Book 18
page 570
Joshua P. Cowan Judge P.C.

John S. Peebles wife } This Indenture made by John S. Peebles and wife M. A. Peebles
D. D. D. } of the first part and Clarinda Haffley of the second part all
Clarinda Haffley } of Morrisville Limestone County, Alabama Witnesseth that the
said John S. Peebles and M. A. Peebles for and in consideration of the sum
of thirteen hundred dollars to them in hand paid by the said Clarinda Haffley
the receipt of which is hereby acknowledged have this day bargained sold
released and conveyed ~~and~~ do by these presents bargain sell release convey
unto the said Clarinda Haffley a certain tract or parcel of land lying
in and being a part of the north west quarter of the north west quarter of
Section eight Township five range three west of the meridian of Route
side containing thirteen acres and being more particularly described and
bounded as follows to wit: Beginning immediately without the extreme
north east corner of the premises now occupied by Benjamin F. Gent the
said thirteen acres of land is bounded south by the road commonly
known as the Morrisville and Fanning road for the distance of three
hundred and forty six yards thence a line drawn due south for the
distance of One hundred and eighty one and one half yards separates
said land from the land of Jno S. Peebles on the east from the southern
extremity of this line a line drawn due east for the distance of
thirty hundred and forty six yards separates said land from the land
of Jno S. Peebles on the south and from the western extremity of
this line a line drawn due north for the distance of One hundred
and eighty one and one half yards to the situated point of this
boundary separates said land in a portion of its course from the
land of John S. Peebles and in the remainder of its course said line
separates said land from the premises now occupied by said Benja-
min F. Gent and all the right title interest and property in and to
said thirteen acres of land as above described we do hereby warrant
against all lawful claims and demands unto the said Clarinda Haffley
Done at Morrisville Alabama this the seventh day of February
A. D. Eighteen hundred and twenty as in witness of all which we have
hereunto set our hands and seals
J. S. Peebles and
M. A. Peebles and
Clarinda Haffley

State of Alabama I J. H. Martin an acting Justice of the Peace for said
Tennissee County hereby certify that J. S. Peebles with a Peebles
whose name is signed to the foregoing conveyance & who is known to me
acknowledged before me on this day that being informed of the contents of
the conveyance they executed the same voluntarily on the day the same bears
date upon under my hand this 21st Feb. 7 A D 1870 J. H. Martin. J. P.

State of Alabama I Joshua P. Plummer Judge of the Probate Court for said County
Tennissee hereby certify that the foregoing will was filed for record
April 9 1870 & was duly recorded same day in said Book & C
Page 511 Joshua P. Plummer Judge P. C.

the within sum is satisfied in full
 Jan 24th 1871 J. P. Sumner

for the year of 1870 on the Cotton Hill place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following property one bay mare aged eight years one bay horse aged nine years and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama April 4 1870 Stamp 50¢ George E. Burles date

Witness John H. Davis
 State of Ala. J. Joshua P. Connor Judge of the Probate Court for said Co
 Limestone Co. hereby certify that the foregoing lien was filed for record April 9 1870 & was duly recorded April 12 1870 in Deed Book 13 page 513 & 514 Joshua P. Connor Judge P.C.

Charles Harding this Indenture witnesseth that I Charles Harding of Limestone County State of Alabama for and in consideration of 2 horses & one wagon fifty dollars to be advanced, this day advanced unto at three hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on the Jack Smith place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following property one bay horse wagon one bay horse aged eight years one brown mare aged ten years seven head cattle 15 head sheep 12 head hogs and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama April 7 1870 Test Stamp 50¢ Charles Harding

Witness John H. Davis
 State of Ala. J. Joshua P. Connor Judge of the Probate Court for said County Limestone Co. hereby certify that the foregoing lien was filed for record April 9 1870 & was duly recorded April 12 1870 in Deed Book 13 page 514 Joshua P. Connor Judge P.C.

J. S. Landtroop this Indenture witnesseth that I J. S. Landtroop of Limestone County State of Alabama for and in consideration of the sum of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on the William place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property six head hogs six head cattle and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama April 12 1870 Witness Stamp 50¢ J. S. Landtroop

Witness John H. Davis
 State of Ala. J. Joshua P. Connor Judge of the Probate Court for said County Limestone Co. hereby certify that the foregoing lien was filed for record April 9 1870 & was duly recorded April 12 1870 in Deed Book 13 page 514 Joshua P. Connor Judge P.C.

W. G. Hall this Indenture witnesseth that I W. G. Hall of Limestone County State of Alabama for and in consideration of seventy five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on the John A. Hall place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following property 1 1/2 horse wagon one hundred & fifty pounds good lint cotton and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama March 28 1870 Stamp 50¢ W. G. Hall

Witness John H. Davis
 State of Ala. J. Joshua P. Connor Judge of the Probate Court for said County Limestone Co. hereby certify that the foregoing lien was filed for record April 9 1870 & was duly recorded April 12 1870 in Deed Book 13 page 515 Joshua P. Connor Judge P.C.

J. D. Davis this Indenture witnesseth that I James D. Davis of Limestone County State of Alabama for and in consideration of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on the Thomas place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property one cow & yearling and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama March 26 1870 Test Stamp 50¢ J. D. Davis

Witness John H. Davis
 State of Ala. J. Joshua P. Connor Judge of the Probate Court for said County Limestone Co. hereby certify that the foregoing lien was filed for record April 9 1870 & was duly recorded April 12 1870 in Deed Book 13 page 515 Joshua P. Connor Judge P.C.

W. E. Brooks this Indenture witnesseth that I W. E. Brooks of Limestone County State of Alabama for and in consideration of the sum of Seventy five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by S. P. Sumner to enable me to make and secure my crop for the year of 1870 on the William Brooks place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property one dark bay horse about 10 years old one two horse wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama March 25 1870 Stamp 50¢ William E. Brooks

Witness John H. Davis
 State of Ala. J. Joshua P. Connor Judge of the Probate Court for said County Limestone Co. hereby certify that the above lien was filed for record April 9 1870 & was duly recorded April 12 1870 in Deed Book 13 page 515 Joshua P. Connor Judge P.C.

Satisfied in full
 Nov 12th 1870 J. P. Sumner

Wash. Greig July 3 This Indenture Witnesseth that I Washington Greig of the County of Hamilton
 to Greig 3 County State of Alabama for and in consideration of One Hundred dollars,
 J. P. Faunes 7 in cash this day advanced bona fide to me and to be advanced to me
 as they become necessary by J. P. Faunes to enable me to make and secure
 my crop for the year of 1870 on the John Greig place and contents which
 I could not make and secure said crop & hereby give them a lien upon
 said crop and also upon the following property one bay horse aged 5 years
 2 cows & calves 11 head hogs and horses of sale in case of default for the
 certain payment of the same on or before the first day of January
 1871 according to section 1858 of the Revised Code of Alabama, March 19th 1870
 Witness J. N. Davis J. P. Faunes Washington Greig
 J. P. Faunes
 State of Ala. & Jackson P. Roman Judge of the Probate Court for said
 Hamilton Co. 3 County hereby certify that the foregoing lien was filed for
 record April 9 1870 & was duly recorded April 12 1870 in Deed Book 13
 page 516 Jackson P. Roman Judge P. C.

I, the undersigned, do hereby certify that the foregoing has been filed for record April 17 1870 in deed book 10 page 516
 D. P. C.

R. A. Cleam } This Indenture witnesseth that I Reuben A. Cleam of Limestone County
To him } State of Alabama for and in consideration of forty five dollars in
for P. Farmer } supplies this day advanced bona fide to me and to be advanced to me
as they become necessary by Dr P. Farmer to enable me to make and
secure my crop for the year of 1870 on the land place and within
which I could not make and secure said crop I hereby give them a
lien upon said crop and also upon the following property one gray
horse aged about nine years and power of sale in case of default
for the certain payment of the same on or before the first day of
January 1871 according to section 1858 of the Revised Code of Alabama
witnessed my hand and seal this 25th day of March 1870
R. A. Cleam
Notary Public for said County hereby certify that the

for young Qu. was filed for record April 9 1890 & was duly recorded
April 12 1890 in Deed Book 18 page 576

Joshua P Coman Judge P C

J. W. Rainey
 Do. Dist.
 J. P. Farmer
 This Indenture witnesseth that I John W Rainey of Limestone County State
 of Alabama for and in consideration of One thousand dollars in
 supplies the day advanced bona fide to me and to be advanced to me
 as they become necessary by Dr. P. Farmer to enable me to make and secure
 my crop for the year of 1870 on the Plain place and without which I could
 not make and secure said crop I hereby give a lien upon said crop and
 also upon the following property viz one sorrel mare mule aged six years
 one bay horse mule aged six years one bay mare aged five years one gray
 mare aged six years 14 horse waggon 2 head cattle and power of sale
 in case of default for the certain payment of the same on or before the
 first day of January 1871 according to section 1858 of the Revised Code of
 Alabama March 18. 7870
 Witness My hand and seal this 12th day of March 1870
 J. W. Rainey
 State of Ala I Joshua P. Conner Judge of the Probate Court for said A
 Limestone Co. do hereby certify that the foregoing lien was filed for record
 April 9th 1870 & was duly recorded April 12 1870 in Deed Book 10
 page 517
 Joshua P. Conner Judge P. C.

J. W. Strange of this Indictment withup at and J. Augustus H. Strange of Limestone County
 State of Alabama for and in consideration of Forty Dollars in cash
 to him
 J. P. Sumner this day advanced bona fide to me and to be advanced to
 me as they become necessary by J. P. Sumner to enable me to make
 and secure my crop for the year of 1870 on the John Henninger place
 and without which I could not make and secure said crop I hereby
 give, alien upon said crop and also upon the following property
 from this day and from of sale in case of default for the certain
 payment of the same on or before the first day of January 1871, accor-
 ding to section 1858 of the Revised Code of Alabama March 17 1870
 Witness my hand and seal at the County of Limestone J. W. Strange
 I acknowledge myself bound to pay the above sum March 17 1870
 J. W. Strange

State of the 3 of Joshua P. Cannon Judge of the Probate Court for
Lancaster Co said County hereby certify that the foregoing was
filed for record Apr 8 9th 1870 and was duly recorded Apr 8 12th 1870
in said Book 13 page 517. Joshua P. Cannon Judge P.C

Wm. Graham } This Indenture Witnesseth that I Wm. L. Graham of Limestone
 Esq. } County State of Alabama for and in consideration of One Hundred
 & fifty dollars in supplies this day advanced bona fide to me
 P. Turner } and to be advanced to me as they may become necessary by Sr. P.
 Turner to enable me to make and secure my crop for the year
 of 1870 on the Fletcher place and without which I could not make
 and secure said crop I hereby give a line upon said Co. of
 and also upon the following property viz: one cream col.
 mare aged thirteen years one big dark bay tall fair horse
 aged twelve years one two horse wagon and power of sale

in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama March 187870 J. L. Martin

Witup J. L. Martin Esq. J. L. Martin Judge of the Probate Court for said State of Alabama 3 County hereby certify that the foregoing line was filed for record April 9 1870 & was duly recorded April 12 1870 in Dub Book 13 page 517 & 518 J. L. Martin Judge P. C.

Eli Rouse
Do Linn
Jo P. Tanner

3 This Indenture Witnesseth that I Eli Rouse of Limestone County State of Alabama for and in consideration of Four Hundred dollars in
3 dollars this day advanced bona fide to me and to be advanced to
me as they become necessary by Jo P. Tanner to enable me to make
and secure my crop for the year of 1870 on the Thomas place and out
out which I could not make and secure said crop & hereby give them
a lien upon said crop and also upon the following one blk mare
mule aged about four years one two horse wagon my entire
crop on the Thomas place in which I now reside and power of sale
in case of default for the certain payment of the same in or
before the first day of January 1871 according to section 1858 of the
Revised Code of Alabama March 19 1870

Witup J. L. Martin Esq. J. L. Martin Judge of the Probate Court for said State of Alabama 3 County hereby certify that the foregoing line was filed for record April 9 1870 & was duly recorded April 12 1870 in Dub Book 13 page 518 J. L. Martin Judge P. C.

Jo W. Bridgeforth
Do Linn
Jo P. Tanner

3 This Indenture Witnesseth that I James W. Bridgeforth of Limestone County State of Alabama for and in consideration
3 of One Hundred dollars in dollars this day advanced bona
fide to me and to be advanced to me as they become necessary by Jo P.
Tanner to enable me to make and secure my crop for the year of 1870
on the Auburn place and out which I could not make and secure
said crop & hereby give them a lien upon said crop and also upon the following
property one blk horse age nine years one white mare age eight
years and power of sale in case of default for the certain payment
of the same on or before the first day of January 1871 according to
section 1858 of the Revised Code of Alabama April 4 1870

Witup J. L. Martin Esq. J. L. Martin Judge of the Probate Court for said State of Alabama 3 County hereby certify that the foregoing line was filed for record April 9 1870 & was duly recorded April 12 1870 in Dub Book 13 page 518 J. L. Martin Judge P. C.

E. M. Hufey
Do Deed
Wm. L. Martin

3 Know all men by these presents that I E. M. Hufey have
3 this day sold unto William L. Martin the lot of ground
where he now lives in Mooresville Limestone County State
of Alabama and known in the plan of said town as lot number

Fifty five, for and in consideration of the sum of four hundred dollars to me in hand paid the receipt whereof is hereby acknowledged and I hereby bind myself my heirs and assigns forever to warrant and defend the title to the above described ground and all the improvements thereunto belonging unto the said William L. Martin his heirs and assigns forever from all persons claiming under me. Given under my hand and delivered this the twenty second day of January Eighteen Hundred & Seventy

E. M. Hufey

State of Alabama 3 I J. L. Martin an acting J. P. for said County of Limestone County 3 hereby certify that E. M. Hufey whose name is signed to the foregoing conveyance, & who is known to me acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 24th day of January A. D. 1870 J. L. Martin J. P.

State of Ala 3 I J. L. Martin Judge of the Probate Court for said Limestone County 3 hereby certify that the foregoing Deed was filed for record April 11 1870 & was duly recorded April 12 1870 in Dub Book 13 page 518 & 519 J. L. Martin Judge P. C.

J. M. Bradford acting for all to whom these presents shall come I Daniel
Do Deed 3 Mr. Bradford of Huntsville in the County of Madison in the
J. W. Martin 3 State of Alabama administrator of Richard W. Anderson late
of said County deceased with last will and testament. Whereas by an order made at a Probate Court held at Huntsville within the County of Madison on the 10th day of October 1859 & the said Daniel M. Bradford was licensed and empowered to sell and pass deeds to convey the real estate of the said Richard W. Anderson hereinafter described and whereas I the said Daniel M. Bradford having given public notice of the intended sale by causing a notification thereof to be printed and inserted three weeks successively in the newspapers called the Southern Advertiser printed in Huntsville Ala. agreeably to the order and direction of said Court: and having given the bonds and taken the oath by law in such cases required previous to giving up the time and place of sale did on the first day of December 1859 pursuant to the license and notice aforesaid sell by public auction the real estate of the said Richard W. Anderson hereinafter described to J. W. Martin of Alabama in the County of Limestone for the sum of Forty dollars he being the highest bidder thereof. Now therefore know ye that I the said Daniel M. Bradford by notice of the power and authority in me vested as aforesaid and in consideration of the aforesaid sum of Forty dollars dollars to me paid by the said J. W. Martin the receipt whereof is hereby acknowledged do hereby grant bargain sell convey unto the said J. W. Martin his heirs and assigns all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known and described as the lot of land 26 & 25 in the town of Mooresville Limestone County Alabama containing one fourth of the area in the

same more or less to have and hold the above granted premises to the said J. W. Martin his heirs and assigns to his use, heirs and behoof forever. And I the said David M. Bradford do hereby covenant with the said J. W. Martin that in pursuance of the terms aforesaid I gave public notice of said sale as aforesaid first J. W. Martin. In witness whereof I the said David M. Bradford have hereunto subscribed my name and affixed my seal the day and year first above written

Deigned, sealed and delivered

David M. Bradford

in the presence of
State of Alabama } I James N. Serugga Judge of Probate in and for Madison County } said County do hereby certify that David M. Bradford administrator of Richard H. Anderson died intestate before me on this day that being informed of the contents of the within Ameyance he signed the same voluntarily on the day the same bears date Given under my hand at my office in the City of Huntsville in said County this 7th day of February 1861 James N. Serugga Judge of Probate

State of Ala } I Joshua P. Roman Judge of the Probate Court for Limestone County } said County hereby certify that the foregoing Decree was filed for record April 11 1870 & was duly recorded April 18 1870 in Deed Book 13 pages 519 & 520 Joshua P. Roman Judge P.C.

Wm. Ligg
Do Linn

L. G. Bullington

State of Alabama } I know all men by these presents that I Limestone County } am jointly indebted to Luke G. Bullington in the sum of One hundred & forty eight & 4/100 dollars to fall due on the 19th day of December 1870 and said money is due the said Luke G. Bullington for rent & damages on a certain tract of land. There for this instrument that being desirous of securing the whole of said debt one hundred & forty eight & 4/100 dollars I William Ligg do hereby bargain sell & convey to the said Luke G. Bullington the following described property viz one bay horse supposed to be nine years old one yellow colored horse male supposed to be between eleven and thirteen years of age one two horse wagon & harness to have and to hold to him his heirs and assigns forever to the said Luke G. Bullington. This deed is made in made upon the following trust that is to say if the said William Ligg shall faithfully discharge said property to the payment of said debt and shall pay the same above mentioned at or before maturity then this obligation to be void but if he shall fail in said part or unless then the said Luke G. Bullington shall as soon as said debt mentioned in this deed is due and unpaid proceed to sell all or so much of said property mentioned in this deed as may be sufficient to satisfy said debt and cost of this deed. Given under our hands and seals this the 28th day of March in the year of our Lord one thousand eight hundred & seventy 1870

Just J. W. Fodds

Just Jas. H. Ligon

The State of Ala Limestone County. This is to certify that J. W. Fodds

William Ligg

Luke G. Bullington

an acting Justice of the Peace in and for said County was present and saw the foregoing Ameyance signed sealed and delivered and the same was done in my presence on the day the same bears date. Given under my hand this 6th day 1870

J. W. Fodds J. J.

State of Ala } I Joshua P. Roman Judge of the Probate Court for said Limestone County } County hereby certify that the foregoing line was filed for record April 11 1870 & was duly recorded April 18 1870 in Deed Book 13 pages 520 & 521. Joshua P. Roman Judge P.C.

David Malone } the State of Alabama Limestone County. On the first day of January 1871 after date I promise to pay James M. Malone for M. Malone } the sum of twenty five dollars. Witness my hand & seal this 12th day of March 1870. Now the condition of the above bond is that having this day received of James M. Malone one mule and one calf which has been furnished me by said Malone for the benefit of myself and family. Now therefore a lien is hereby created on said cow and calf as well as on every part of the entire crop of every kind grown the present year on the lands rented for me by Thomas G. Tubbs with whom I am cropping the present year with full power of sale of the same to pay the above indebtedness. Witness my hand and seal this 12th March 1870

Attest W. H. Humphreys Clerk J. E. Malone

State of Ala } I Joshua P. Roman Judge of the Probate Court for said Limestone County } County hereby certify that the foregoing line was filed for record April 11 1870 & was duly recorded April 18 1870 in Deed Book 13 page 521 Joshua P. Roman Judge P.C.

W. H. Ordway wife } For and in consideration of three thousand and four hundred & 00/100 dollars to me paid the receipt whereof is hereby acknowledged I B. B. Bargar } do hereby convey to William B. Bargar and his heirs forever a certain tract or parcel of land lying in Limestone County Alabama being part of sections eleven and two in Township one of range four west containing three hundred and forty acres more or less being the same tract conveyed to me by William Allen and Sarah B. Allen his wife and known as the lower mill tract and which conveyance was presented to the Judge of the Probate Court of Limestone County in the State of Alabama for registration on the 20th day of April 1857 and duly recorded in Deed Book 10 pages 16 & 17 to which reference is made for a more particular description. I hereby covenant with the said William B. Bargar that I am lawfully possessed of the said land have a good right to convey the same and will forever protect his right and title to it. In testimony whereof I have hereunto set my hand & seal this 2nd day of April 1870

W. H. Ordway

Stamps 3rd

W. H. Ordway

State of Tennessee } Personally appeared before me P. L. H. Clark Davidson County } Clerk of the County Court of said County the above named W. H. Ordway & W. B. Ordway the bargainors with whom I am personally acquainted and acknowledged that they executed

the annexed instrument for the purposes therein expressed and
 M. Ordway wife of the said W. H. Ordway having personally appeared
 before me privately and apart from her husband the said W. H. Ordway
 acknowledged that she executed the said instrument freely voluntarily
 and understandingly without compulsion or constraint for her said
 husband and for the purposes therein expressed. Witness P. D. Nichols
 Clerk of said Court at office this 2nd day of April 1870

Seal of office

W. H. Glenn sole presiding Judge of the County Court
 State of Tennessee & P. D. Nichols Clerk of said County certify that P. D. Nichols whose genuine
 signature appears to the within certificate is and was at the time of
 the same was signed Clerk of said Court duly commissioned and qualified
 to take the acknowledgment of all deeds and other instruments of
 writing executed before him in said State and that said attestation
 is in due form of law, given under my hand and the official
 seal of said Court at office in Nashville this second day of April 1870

Seal of office

W. H. Glenn County Judge
 State of Tennessee & P. D. Nichols Clerk of the County Court of said
 Davidson County & County do hereby certify that W. H. Glenn whose
 genuine signature appears to the attached certificate is now and
 was at the time of signing the same sole presiding Judge of the
 County Court in and for said County duly elected commissioned and
 qualified as such and his official acts are therefore entitled to
 due faith & credit. In testimony whereof I have hereunto set my
 hand and affixed the seal of said Court at Office in Nashville this
 2nd day of April 1870 P. D. Nichols Clerk

Seal of office

State of Alabama & Joshua P. Conner Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing conveyance
 was filed for record April 11 1870 & was duly recorded April 18 1870 in
 Deed Book 18 page 521 & 522. Joshua P. Conner Judge PC

Jan. L. Conner wife of State of Alabama & this Indenture made and entered into
 J. Deeb Limestone County this 9th March 1870 between James L.
 Jan. J. Nichols & Conner & Fanny his wife of 1st part and James J. Nichols of
 2nd part Witnesseth that for and in consideration of the sum of
 Two hundred dollars to us in hand paid we have this day sold
 to Jan. J. Nichols all such right title and interest as we may have
 in & to the following described lands lying & being in Limestone
 County & State of Alabama & known & described as follows to wit
 viz) West 1/2 of South west 1/4 of Section (20) township one range
 four west except four acres more or less taken off south west corner
 of said tract making in all seventy six acres. To have & to hold
 to him & his heirs forever in fee simple absolute. In testimony
 whereof we have hereunto set our names & affixed our seals
 on this day & year above written

Stamps 50¢

James L. Conner
 Fanny Conner

State of Alabama Limestone Co. & Joshua P. Conner Judge of the Probate

Court for said County hereby certify that James L. Conner and his wife
 Fanny Conner whose names are signed to the foregoing conveyance and
 who are known to me acknowledged before me on this day that being in
 possession of the contents of the conveyance they executed the same voluntarily
 by on the day the same bears date given under my hand this the
 10th day of March 1870 Joshua P. Conner Judge PC
 State of Alabama & Joshua P. Conner Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed for
 record April 11 1870 & was duly recorded April 18 1870 in Deed Book
 18 page 522 & 523 Joshua P. Conner Judge PC

Jan. J. Nichols wife of this Indenture Witnesseth that James J. Nichols a former
 J. Deeb & Trust Deed in Limestone County State of Alabama and Sarah E. Nichols
 Jan. R. Cartwright wife of the grantor herein in consideration of the indebted
 up hereinafter mentioned and one \$11 dollar to them paid by James
 R. Cartwright merchant at Tusculum Tenn. Limestone County State of Tennessee
 grantor the receipt whereof is hereby acknowledged do hereby grant
 bargain sell remise release and convey unto the said grantee
 the following described parcel of land situate in the County of
 Limestone State of Alabama to wit West half of South west quarter of
 section twenty Township one Range four west except four acres taken
 off south west corner of said tract making in all seventy six (76)
 acres. To have and to hold the same unto all the privileges thereto
 or in any wise appertaining and all the estate right title interest
 claim or demand in and to the same either now or which may be
 hereafter acquired unto the said grantee his heirs and assigns in
 trust never to be let for the following purposes: Whereas the said
 James J. Nichols grantor herein is justly indebted upon a certain
 promissory note bearing even date herewith payable to the order
 of J. John Cartwright twelve months after date with interest
 from date at eight percent for three hundred dollars. Now in
 case of default in the payment of said note or any part thereof
 or of the interest accruing thereon according to the tenor
 and effect thereof or in the payment of any taxes or assessments
 rate ordinary or special which may be levied or assessed against
 said premises during the continuance hereof or on the application
 of the legal holder of the said note the said grantor (full power
 being hereby given) or his legal representatives after having advertised
 such sale thirty days in a newspaper published in Athens Ala
 or by posting up written or printed notice in four public
 places in the County where said premises are situated (said
 notice being hereby expressly waived) shall sell the said premises
 or any part thereof and all the right of and equity of redemption
 of the said grantor or his heirs executors administrators or assigns
 therein at public vendue to the highest bidder for cash at
 Fort Hampton Ala on the Nashville and Decatur Railroad at
 the time appointed in the said advertisement or may appoint
 the sale from time to time at discretion and as the attorney
 of the said grantor for such purpose hereby constituted

irrevocable or in the name of the said grantor or his legal representatives shall execute and deliver to the purchaser or purchasers thereof deeds of the Conveyance in fee of the premises sold and shall apply the proceeds to the payment of all advances made by the said party of the second part for taxes and assessments and expenses for advertising selling and conveying as aforesaid with duly attested fees and (2nd) the amount due on said note (8th) rendering the surplus if any there be to the said grantor or his legal representatives and it shall not be the duty of the purchaser to see to the application of the purchase money and the said James J. Nichols & his wife Sarah E. Nichols parties of the first part hereby expressly waive release and relinquish unto the said party of the second part the said grantor his heirs executors administrators and assigns all right title claim interest and benefit whatever in and to the above described premises and each and every part thereof which is given by or results from all laws of this State pertaining to the exemption of homesteads. And that the said grantor and his heirs and assigns may not and enjoy said premises and the rents issues and profits thereof until default shall be made as aforesaid and that when the said note and all expenses concerning hereby shall be fully paid the said grantor or his legal representatives shall convey all the estate acquired hereby in the said premises or any part thereof then remaining unsold to (and at the cost of) the said grantor or his heirs or assigns. And the said grantor covenants with the said grantee and with his legal representatives and assigns that he is seized in fee of the said premises and has good right to convey the same in form aforesaid that they are free from all liens or encumbrances of whatever name or nature and that he will warrant and defend the same against all claims whatsoever and will pay all taxes or assessments levied or assessed on the said premises or any part thereof during the continuance hereof and pay the same ten days before the day of sale thereof. Witness the hands and seals of the said James J. Nichols and his wife Sarah E. Nichols this March 28 1870

In presence of J. C. Stump & Co. James J. Nichols and Sarah E. Nichols

State of Alabama On the 28 day of March Eighteen hundred and Ninety County of Limestone before me Lewis Morris a Justice of the Peace of the County of Limestone in the State of Alabama appeared James J. Nichols personally known to me to be the real person whose name is subscribed to the foregoing deed of trust as having executed the same and then acknowledged the execution thereof as his free act and deed for the uses and purposes herein mentioned. Also the said Sarah E. Nichols (who is personally known to me to be the same person who subscribed the said instrument of writing) having had the contents of the said instrument made known and fully explained to her and she also by me being fully informed of her rights under the abovesaid

laws of the State and being by me examined separately and apart from her said husband did acknowledge said instrument to be her free act and deed that she executed the same and relinquished her dower in the land and tenements therein mentioned and also her rights and advantages under and by virtue of all laws of this State relating to the execution of homesteads voluntarily and freely and without the compulsion of her husband and that she does not wish to retract. Given under my hand and official seal this the 28th day of March 1870

Lewis Morris J.P.

State of Alabama & Joshua P. Plummer Judge of the Probate Court for Limestone Co. County hereby certify that the foregoing Conveyance was filed for record April 11 1870 & was duly recorded April 13 1870 in Book 13 pages 523, 524 & 525 Joshua P. Plummer Judge P.C.

March 29th 1870 This indenture made the 29th day of March in the year Eighteen hundred & Ninety between Mrs. Martha Bate party of the first part and H. C. Cartwright party of the second part all of Limestone County State of Alabama Witnesses that the said party of the first part in consideration of the sum of One hundred dollars to her duly paid before the delivery thereof has bargained and sold and by these presents does grant and convey to the said party of the second part and his heirs and assigns forever all that parcel of land described as follows to wit: The South East quarter of the South East quarter in section 15 Township 2 Range 6 West containing forty acres more or less with the appurtenances and all the estate right title and interest of the said party of the first part therein. This grant is intended as a security for the payment of One hundred dollars on a note dated the same this bears date due eight months after date which payment if duly made will render this conveyance void and if default shall be made in the payment of the principal and interest above mentioned then the party of the second part or his executors administrators or assigns are hereby authorized to sell the premises above granted or so much thereof as will be necessary to satisfy the amount then due with the costs and expenses allowed by law. In witness whereof the said party of the first part has hereunto set her hand and seal the day and year above written

Stump & Co.

Martha Bate

State of Alabama On the 29th day of March in the year One thousand eight hundred and Ninety before me Justice of the Peace of Limestone County said Eight hundred & Ninety before me personally known to me to be the real individual described in and who executed the foregoing instrument and acknowledged that she executed the same as her free act and deed Given under my hand this 29th day of March 1870

Lewis Morris J.P.

State of Alabama & Joshua P. Plummer Judge of the Probate Court for Limestone Co. County hereby certify that the foregoing deed was filed for record April 11 1870 was duly recorded April 13 1870 in Book 13 page 525. Joshua P. Plummer Judge P.C.

W. A. Spencer of Limestone County State of Alabama for and in consideration of Twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on the Spencer place and interest which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following land and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this April 14 1870 M. A. Spencer
Stamp 504 Thomas Spencer

State of Ala. J. Joshua P. Roman Judge of the Probate Court Limestone Co. for said County hereby certify that the foregoing lien was filed for record April 11 1870 and was duly recorded April 18 1870 in Deed Book 18 page 526 Joshua P. Roman Judge P.C.

Allen Malone of Limestone County State of Alabama for and in consideration of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on the Malone place and interest which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following land and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this April 11 1870
H. J. Cartwright Stamp 504 Allen Malone

State of Ala. J. Joshua P. Roman Judge of the Probate Court Limestone Co. for said County hereby certify that the foregoing lien was filed for record April 11 1870 and was duly recorded April 18 1870 in Deed Book 18 page 526 Joshua P. Roman Judge P.C.

Furner Gable of Limestone County Missouri this April 5 1870 to the 25th day of December 1870 I promise to pay Mr E. J. Fiddle Two Hundred and two Dollars & 7/10 for value received. The above debt was created for supplies to enable me to make my crop in the year 1869. And in consideration of the above amount and for the better security and payment of the same I do hereby give the said E. J. Fiddle within my present growing crop of cotton corn and fodder also on a certain amount of corn now in my crib and on the following stock to wit: one year pony by the name of Morgan one bay horse by the name of Arabian one gray horse by the name of John one bay mare by the name Sue two milk cows one spotted and other a red cow to hold in fee simple with power of sale in case of default for the certain payment of the sum of

money above mentioned at the time specified according to section 1858 of the Revised Code of Alabama.

Witness my hand and seal this 5th day of April 1870
Furner Gable

J. S. Fennell
State of Ala. J. Joshua P. Roman Judge of the Probate Court for Limestone Co. hereby certify that the foregoing lien was filed for record April 13 1870 and was duly recorded same day in Deed Book 18 pages 526 & 527 Joshua P. Roman Judge P.C.

Ben W. Maclean of Limestone County State of Alabama for and in consideration of the sum of Sixteen hundred dollars to him in hand paid the receipt whereof is hereby acknowledged this day given granted bargained sold conveyed and confirmed and by these presents does give grant bargain sell convey and confirm unto the said Charles W. Raiser all that certain lots of land lying and being in the town of Athens and known and described as follows to wit: A certain house and parts of lots known in the place of the town of Athens in Limestone County State of Alabama as lots Eleven (11) and Twelve (12) as his west of a fence commencing at the south east corner of the Methodist Church and running across said lots to the street leaving the public square at the North east corner of said square and running east (excepting so much of lot 12 (12) Twelve as has been heretofore deeded to the Methodist Church and a strip joining the Church lot not exceeding eight by six feet) to have and to hold the above described lots of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Charles W. Raiser his heirs and assigns forever. And the said Benjamin W. Maclean for himself his heirs executors and administrators do hereby and in consideration of the premises warrant and well justify defend the title to the above described and hereby granted premises unto the said Charles W. Raiser his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Benjamin W. Maclean and also against the lawful title claim or demands of all and every person or persons whomsoever. In testimony whereof the said Benjamin W. Maclean has hereunto subscribed his name and affixed his seal the day and year first above written
Ben W. Maclean

Witness my hand and seal this 5th day of April 1870
Benjamin W. Maclean
State of Alabama J. Benton Sanders a Justice of the Peace for Limestone County hereby certify that Benjamin W. Maclean whose name is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the

day the same bears date given under my hand the 11th day of April A.D. 1870
 B. Sanders J.P.
 State of Ala. J. Joshua P. Courtenay Judge of the Probate Court for
 Limestone Co. hereby certify that the foregoing conveyance
 was filed for record April 15th 1870 & was duly recorded
 same day in said Book 18 pages 527 & 528
 Joshua P. Courtenay Judge P.C.

A. M. Alister } the State of Alabama Limestone County. On the 1st day of
 To David } December, 1870 after date & promise to pay David James
 David James } or order Two Hundred and fifty one Dollars and 20 cents
 (One hundred & twenty dollars of which may be paid with one hun-
 dred in gold) with my hand and seal the 15th day of April 1870
 Now the condition of the above bond is that the said David James
 has sold me a wagon and furnished and advanced me money
 to the and above specified which have been furnished me by
 said David James to enable me to make a crop this year on my
 own place and without which it would be impossible for me to
 make a crop. Now therefore a lien is hereby created on said
 wagon and also on two bales of cotton of this year's growth with
 power of sale. Witness my hand and seal the 15th day of April
 1870. Stamp 50¢ A. M. Alister (S)

in the presence of J. H. Hines
 State of Ala. J. Joshua P. Courtenay Judge of the Probate Court for said
 Limestone Co. hereby certify that the foregoing lien was
 filed for record April 16th 1870 & was duly recorded same day in
 said Book 18 pages 528. Joshua P. Courtenay Judge P.C.

J. J. Coffman } Received Arthur Allen April 15th 1870 of J. H. Hines of Limestone County
 To Limestone } five Dollars being an advance upon one bale cotton also
 J. H. Hines } two horses and one mule said advance I accept and acknowledge as a lien upon said cotton horses and mule same
 being necessary to enable me to cultivate and develop my crop
 Stamp 50¢ J. J. Coffman

State of Ala. J. Joshua P. Courtenay Judge of the Probate Court for said
 Limestone Co. hereby certify that the foregoing lien was
 filed for record April 16th 1870 & was duly recorded same day in
 said Book 18 page 528. Joshua P. Courtenay Judge P.C.

Jerry Tucker } this instrument witnesses that I Jerry Tucker of Limestone County
 To Limestone } State of Alabama for and in consideration of One thousand Dollars
 Wm. J. Tucker } in supplies this day advanced bona fide to me and to be advanced
 to me as they become necessary by Wm. J. Tucker to enable me to
 make and secure my crop for the year of 1870 on the W. J. Tucker
 place and without which I could not make and secure said crop
 & hereby give him a lien upon said crop and also upon the follow-
 ing one black filly four years old one white horse mule one
 some horse (stud) & one two horse wagon and power of sale in

case of default for the certain payment of the same on or before the 1st
 day of January 1871 according to section 1858 of the Revised Code of
 Alabama. Witness my hand & seal the 11th day of April A.D. 1870
 Witness J. Tucker (S)
 J. H. Martin
 State of Ala. J. Joshua P. Courtenay Judge of the Probate Court for said
 Limestone Co. hereby certify that the foregoing lien was filed for
 record April 18th 1870 & was duly recorded same day in said Book 18
 pages 528 & 529. Joshua P. Courtenay Judge P.C.

Jack Fletcher } this instrument witnesses that I Jack Fletcher of Limestone County
 To Limestone } State of Alabama for and in consideration of Five Hundred & Fifty
 J. D. Fletcher } Dollars in supplies this day advanced bona fide to me and
 to be advanced to me as they become necessary by J. D. Fletcher & his
 merchants in the town of Madison to enable me to make and secure my
 crop for the year 1870 on the Fitcher place and without which I could
 not make and secure said crop & hereby give them a lien on said
 crop and also upon the following (2) mules and power of sale in
 case of default for the certain payment of the same on or before the
 first day of Dec 1870 according to the section 1858 of the Revised Code
 of Alabama. Witness my hand & seal the 15th day of April 1870.
 Witness by J. D. Delong J. D. Fletcher (S) Stamp 50¢
 J. F. Hartsell

State of Ala. J. Joshua P. Courtenay Judge of the Probate Court for said
 Limestone Co. hereby certify that the foregoing lien was filed for record
 April 18 1870 & was duly recorded same day in said Book 18 page
 529. Joshua P. Courtenay Judge P.C.

J. H. Taylor } this instrument witnesses that I J. H. Taylor of Limestone County
 To Limestone } State of Alabama for and in consideration of Two Hundred
 J. D. Fletcher } Dollars in supplies this day advanced bona fide to me and to be
 advanced to me as they become necessary by J. D. Fletcher & his
 merchants in the town of Madison to enable me to make and secure my crop for
 the year 1870 on the Fletcher place and without which I could not make
 and secure said crop & hereby give them a lien on said crop and
 also upon the following (2) mules and power of sale in case of default for
 the certain payment of same on or before the 15th day of November
 1870 according to the section 1858 of the Revised Code of Alabama
 Witness my hand & seal the 11th day of April 1870.
 Witness by J. D. Fletcher J. H. Taylor (S) Stamp 50¢
 J. D. Hartsell

State of Ala. J. Joshua P. Courtenay Judge of the Probate Court for said
 Limestone Co. hereby certify that the foregoing lien was filed
 for record April 18th 1870 & was duly recorded same day in said
 Book 18 page 529. Joshua P. Courtenay Judge P.C.

Rodney Fletcher } this instrument witnesses that I Rodney Fletcher of
 To Limestone } Limestone County State of Alabama for and in consid-
 J. D. Fletcher } eration of Two Hundred dollars in supplies this day

advanced bona fide to me and to be advanced to me as they become necessary by J. D. Hatcher & Co. merchants in the town of Madison Mississippi by J. D. Hatcher & Co. merchants in the town of Madison Mississippi to enable me to make and secure my crop for the year 1870 on the Humphrey place & without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following: Two horses (Gray & bay) & a cow & a pig and power of sale in case of default for the certain payment of the same on or before the 1st day of December 1870 according to section 1858 of the Revised Code of Alabama. Witness my hand & seal this 9th day of April 1870

Witnessed by J. D. Hatcher & Co. Rodney H. Hatcher Esq.
J. D. Hatcher

State of Ala. J. D. Hatcher, P. Comm. Judge of the Probate Court for said Limestone County, hereby certify that the foregoing lien was filed for record April 18 1870 & was duly recorded same day in Dead Book 13 pages 529 & 530. Joshua P. Comm. Judge P.C.

7
Wm. J. Williams & Son
To Linn
R. H. Hatcher
This Indenture witnesseth that I, Williams & Son of Limestone County State of Alabama for and in consideration of Two hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by R. H. Hatcher & Co. to enable me to make and secure my crop for the year of 1870 on my own place and without which I could not make and secure said crop & hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand & seal this 11th day of April 1870. W. J. Williams & Son
Witnessed by J. D. Hatcher & Co. Rodney H. Hatcher Esq.
J. D. Hatcher

State of Ala. J. D. Hatcher, P. Comm. Judge of the Probate Court for said Limestone County, hereby certify that the foregoing lien was filed for record April 18 1870 & was duly recorded same day in Dead Book 13 page 530. Joshua P. Comm. Judge P.C.

J. D. Hatcher & Son
To Linn
R. H. Hatcher
This Indenture witnesseth that I, Hatcher & Son of Limestone County State of Alabama for and in consideration of Five hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by R. H. Hatcher & Co. to enable me to make and secure my crop for the year 1870 on the East & S. Hatcher place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following to wit: Two mules and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand & seal this 15th day of April 1870. J. D. Hatcher & Son
Witnessed by J. D. Hatcher & Co. Rodney H. Hatcher Esq.
J. D. Hatcher

State of Ala. J. D. Hatcher, P. Comm. Judge of the Probate Court for said Limestone County, hereby certify that the foregoing lien was filed for record April 18 1870 & was duly recorded same day in Dead Book 13 page 530. Joshua P. Comm. Judge P.C.

Math. Williams
To Linn
J. D. Hatcher
This Indenture witnesseth that I, Math. Williams of Limestone County State of Alabama for and in consideration of the sum of One hundred & twenty five dollars in term this day advanced bona fide to me by John B. McCallum to enable me to make and secure my crop for the year of 1870 on the Bell's place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following property to wit: one mule being the same advanced for the above consideration and power of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama this April 8th 1870. Math. Williams
Witnessed by J. D. Hatcher & Co. Rodney H. Hatcher Esq.
J. D. Hatcher

State of Ala. J. D. Hatcher, P. Comm. Judge of the Probate Court for said Limestone County, hereby certify that the foregoing lien was filed for record April 18 1870 & was duly recorded same day in Dead Book 13 page 531. Joshua P. Comm. Judge P.C.

Mac Fisdale & Son
To Linn
J. D. Hatcher
This Indenture witnesseth that for and in consideration of the sum of Four hundred & fifty four dollars this day furnished by John B. McCallum in term supplies & wages bona fide to enable us to make a crop during the year 1870 on the plantation known as the Fisdale place in Limestone County Alabama and without which it is impossible for us to make & secure our crop. Now the better to secure the payment of said sum a lien is hereby given to the said McCallum on our entire crop & also on our mule & wagon being the same furnished us & for which this lien is given with power of sale if the same is not paid on or before the first day of Dec 1870. Mac Fisdale & Son
Witnessed by J. D. Hatcher & Co. Rodney H. Hatcher Esq.
J. D. Hatcher

State of Ala. J. D. Hatcher, P. Comm. Judge of the Probate Court for said Limestone County, hereby certify that the foregoing lien was filed for record April 18 1870 & was duly recorded same day in Dead Book 13 page 531. Joshua P. Comm. Judge P.C.

Oliver Gamble & Son
To Linn
J. D. Hatcher
This Indenture witnesseth that for and in consideration of the sum of four hundred & fifty seven dollars in term Jan. 13 1870 consisting of one mule & one horse & supplies of corn & bacon this day actually advanced to us that is to say to Jeff Fisdale two hundred & seventy eight dollars & to Oliver Gamble & Son two hundred & fifty eight dollars & twenty four cents to enable us to make a crop & without which it is impossible for us to make & secure our crop on the sheep & buck plantation during the year 1870 by John B. McCallum. Now the said advance must to us being made by the said McCallum for the purposes

above at first bona fide under the Statute in such cases therefore to secure the payment of the above amount a lien is hereby given in said horses & mules & also on our entire crop with power of sale of the same if the above amount is not paid on or before the first day of December 1870. Witness our hands this April 7th 1870

Test

J. D. Edwards

Stamp 50¢

Olin H. Gable
Jeff H. Gable

E. M. Kasper

State of Ala. & Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record April 18 1870 & was duly recorded same day in Book 13 page 531 & 532

Joshua P. Connor Judge P.C.

J. D. Bailes & J. D. Bailes are justly indebted in the full sum of \$100.00 to Mortgagee J. M. Shelton 3 October next whereas desirous to secure the payment of the same when it becomes due & hereby bargain and sell the following property to J. M. Shelton one sorrel horse 3 years old also one bay horse mule 3 years old also 1 two horse wagon. Now if the said J. D. Bailes does not and truly pay said One hundred dollars or before the 10th of October 1870 then this instrument to be null and void but if said J. D. Bailes shall fail to pay the said sum of One hundred dollars by the 10th of October next then the said J. M. Shelton shall upon the demand of J. M. Shelton proceed to sell so much of said property at highest bidder for cash at public outcry as will pay said one hundred dollars and costs of this instrument after first giving ten days notice of time and place of sale given under our hands and seals this March the 22nd 1870

Test J. M. Shelton for

Stamp 50¢

J. D. Bailes

J. M. Shelton

Daniel M. Legg

State of Ala. & Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record April 19 1870 & was duly recorded same day in Book 13 page 532

Joshua P. Connor Judge P.C.

W. H. Lusk & J. M. Shelton are justly indebted to James M. Shelton in the full and full sum of fifty five dollars for value received of J. M. Shelton 3 here due the 10th of October 1870 and being desirous of securing the payment of the same when it becomes due & hereby bargain and sell to W. H. Lusk the following property One iron gray horse 4 years old and two cows and calves and household furniture Now if the said W. H. Lusk shall not and truly pay said \$55.00 dollars on or before the 10th of October next then this instrument to be null and void but if the said Lusk fail to pay said \$55.00 dollars by the 10th of October 1870 then the said W. H. Lusk shall upon the demand of James M. Shelton proceed to sell so much of said property as will pay said \$55.00 dollars and the costs of this instrument at public outcry at highest bidder for cash after first

giving ten days notice of time and place of sale given under our hands and seals this March the 22nd 1870

Test

W. H. Lusk

J. M. Shelton

State of Ala. & Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing mortgage was filed for record April 19 1870 & was duly recorded same day in Book 13 page 533

Joshua P. Connor Judge P.C.

James M. Shelton & J. M. Shelton are justly indebted to James M. Shelton in the full sum of Fifty dollars and fifty cents due to Mortgagee J. M. Shelton the 10th of October 1870 and being desirous of securing the payment of the same when it becomes due & hereby bargain and sell to W. H. Lusk the following property One sorrel mare one horse also Now if the said J. M. Shelton shall not and truly pay said fifty dollars & 50 cts on or before the 10th of October next then this instrument to be null and void but if the said J. M. Shelton fail to pay said sum of \$50.00 and 50 cts by the 10th of October 1870 then the said W. H. Lusk shall upon the demand of J. M. Shelton proceed to sell so much of said property as will pay said sum of Fifty dollars and fifty cents and cost of this instrument at highest bidder at public outcry for cash after first giving ten days notice of time and place of sale given under our hands and seals this 22nd of March 1870

Test

J. M. Shelton for

Stamp 50¢

James M. Shelton

W. H. Lusk

State of Ala. & Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record April 19 1870 & was duly recorded same day in Book 13 page 533

Joshua P. Connor Judge P.C.

W. H. Lusk & J. M. Shelton are justly indebted to James M. Shelton in the full and full sum of Eighty eight dollars due to Mortgagee J. M. Shelton the 10th of October 1870 and being desirous of securing the payment of the same when it becomes due & hereby bargain and sell to R. J. Shelton the following property One sorrel horse 9 years old and one yoke of oxen. To secure the payment of the same. Now if the said W. H. Lusk shall not and truly pay the said sum of 88 dollars on or before the 10th of October next then this instrument to be null and void but if the said W. H. Lusk fail to pay said sum of 88 dollars by the 10th of October next then R. J. Shelton upon the demand of J. M. Shelton shall proceed to sell so much of said property as will pay said sum of 88 dollars & all cost of this instrument at public outcry for cash after first giving ten days notice of time and place of sale given under our hands and seals this March 2 1870

Test

J. M. Shelton for

Stamp 50¢

W. H. Lusk

R. J. Shelton

State of Ala. & Joshua P. Connor Judge of the Probate Court for said County hereby certify that the foregoing mortgage was filed for record April 19 1870 & was duly recorded same day in Book 13 page 533

Joshua P. Connor Judge P.C.

Wm Legg
To Mortgage
Jas M Shelton

\$62.00 Whereas I William Legg am justly indebted to James M Shelton in the sum of Sixty two dollars due the 10th of October 1870 and being desirous of securing the payment of the same when it becomes due I hereby bargain and sell to R D Shelton the following property to wit land the payment of the same one bay horse 9 years old and one two horse wagon at \$15 also the sum of ten dollars & 50 cts more. Now if the said William Legg shall not and truly pay the said sum of sixty two dollars on or before the 10th of October 1870 then this instrument to be null and void but if the said William Legg fail to pay said sum of 62 dollars by the 10th of October next then said R D Shelton shall upon the demand of J M Shelton proceed to sell so much of said property at highest bidder at public outcry for cash as will pay said sum of 62 dollars and the cost of this instrument after first giving 11 days notice of time and place of sale upon under our hands and seals this March 22 1870

William Legg *ED*
Jas M Shelton *ED*
R D Shelton *ED*
J W Briggles Jr Stamp 54

State of Ala J D Johnson P. Coram Judge of the Probate Court for Limestone Co said county hereby certify that the foregoing was filed for record April 19 1870 & was duly recorded same day in Book 18 page 534 J D Johnson Judge P C

F S Ferguson
To Linn
Jas Henry

This Indenture made and entered into this 17th day of March 1870 between James Henry of the county of Madison State of Alabama of the first part and Francis S Ferguson of the county of Limestone State of Alabama of the second part Witnesseth that said party of the first part have furnished the said party of the second part the sum of Two hundred dollars worth of plantation supplies in order to enable said party of the second part being in the cultivation of cotton and corn in said county in said State to proceed in the cultivation of said crops and said party of the second part for and in consideration of said advance of supplies being willing and desirous to secure said party of the first part in the entire and prompt payment for the same hereby grant bargain and sell to the said party of the first part the entire crop of cotton corn and produce which may be raised and cultivated for this year by said party of the second part together with the mules horses and farming implements owned by them and used in the cultivation of the crops aforesaid upon this condition nevertheless that if said party of second part shall pay off and discharge the indebtedness aforesaid at or before said indebtedness shall become due to wit on the 1st day of November 1870 then this conveyance shall be null and void but in the event that party of the second part shall fail to pay off and discharge said indebtedness at the time it becomes due then the said party of the first part is hereby authorized and empowered to take into his possession the said cotton corn mules horses and other property before mentioned and after advertising for ten days may sell the same to the highest bidder for cash at public or private sale in the city of Huntsville and said party of the first part out of the proceeds thereof shall pay the expenses of sale and discharge the indebtedness due him as aforesaid and the remainder if any shall be paid over to said party of the second part upon demand. In witness whereof the said James Henry & the said Francis S Ferguson set their hands and affixed their seals this 17th day of March A D 1870

town of Athens in Limestone county in said state and said party of the first part out of the proceeds thereof shall pay the expenses of the sale and discharge the indebtedness due him as aforesaid and the remainder if any shall be paid over to said party of the second part upon demand. In witness whereof the said James Henry the said Francis S Ferguson have hereunto set their hands and affixed their seals the 17th day of March A D 1870

Witness
Jas Henry *ED*
Francis S Ferguson *ED*
J W Wright Stamp 500
J H Pitts

State of Ala J D Johnson P. Coram Judge of the Probate Court for said county Limestone Co hereby certify that the foregoing was filed for record April 20 1870 & was duly recorded same day in Book 18 page 534 & 535 J D Johnson Judge P C

Jasper M Pitts
De Linn
Jas Henry

This Indenture made and entered into this 17th day of March 1870 between James Henry of the county of Madison State of Alabama of the first part and Jasper M Pitts of the county of Limestone State of Alabama of the second part Witnesseth that said party of the first part have furnished to said party of the second part the sum of Two hundred and one two horse wagon Eight hundred dollars and for said mules & wagon worth of plantation supplies in order to enable said party of the second part being in the cultivation of cotton and corn in said county in said State to proceed in the cultivation of said crops and the said party of the second part for and in consideration of said advance of supplies being willing and desirous to secure said party of the first part in the entire and prompt payment for the same hereby grant bargain and sell to the said party of the first part the entire crop of cotton corn and produce which may be raised and cultivated for this year by said party of the second part together with the mules horses and farming implements owned by them and used in the cultivation of the crops aforesaid upon this condition nevertheless that if said party of the second part shall pay off and discharge the indebtedness aforesaid at or before said indebtedness shall become due to wit on the 1st day of November 1870 then this conveyance shall be null and void but in the event that party of the second part shall fail to pay off and discharge said indebtedness at the time it becomes due then the said party of the first part is hereby authorized and empowered to take into his possession the said cotton corn mules horses and other property before mentioned and after advertising for ten days may sell the same to the highest bidder for cash at public or private sale in the city of Huntsville and said party of the first part out of the proceeds thereof shall pay the expenses of sale and discharge the indebtedness due him as aforesaid and the remainder if any shall be paid over to said party of the second part upon demand. In witness whereof the said James Henry & the said Jasper M Pitts have hereunto set their hands and affixed their seals this 17th day of March A D 1870

Witness
Jas Henry *ED*
J H Pitts *ED*
J W Wright Stamp 100
Jas Wright

State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said
 Limestone 3 County hereby certify that the foregoing Lien was filed for
 record April 20 1870 & was duly recorded same day in Deeds Book 18
 page 535
 Joshua P. Cornum Judge P.C.

19 Charles H. Wright 3 This Indenture made and entered into this 17th day of March
 1870 between James Henry of the County of Madison State of Alabama
 James Henry 3 the first part and Charles H. Wright of the County of Limestone
 State of Alabama of the second part: Witnesseth: that said party of
 the first part have furnished to said party of the second part the sum of one
 hundred and fifty dollars for said land and
 farming implements worth of plantation supplies in order to enable
 said party of the second part being in the cultivation of cotton and corn
 in said County in said State to proceed in the cultivation of said crops: And
 said party of the second part for and in consideration of said advance
 of supplies being willing and desirous to secure said party of the
 first part in the certain and prompt payment for the same hereby grant
 bargain and sell to the said party of the first part all cattle owned by
 him and the entire crop of cotton corn and produce which may be
 raised and cultivated for this year by said party of the second part
 together with the mules horses and farming implements owned by them
 and used in the cultivation of the crops aforesaid upon this condition
 never to be that if said party of the second part shall pay off and
 discharge the indebtedness aforesaid at or before said indebtedness shall
 become due to wit: on the 1 day of November 1870 then this conveyance
 shall be null and void: but in the event that the party of the second
 part shall fail to pay off and discharge said indebtedness at the time
 it becomes due then the said party of the first part is hereby authorized
 and empowered to take into his possession the said cotton corn mules
 horses and other property before mentioned and after advertising for
 ten days may sell the same to the highest bidder for cash at public
 or private sale in the city of Huntsville: and said party of the first
 part out of the proceeds thereof shall pay the expenses of the sale and
 discharge the indebtedness due him as aforesaid and the remainder
 if any shall be paid over to said party of the second part upon demand
 or interest when of the said James Henry and the said Charles H. Wright
 have hereunto set their hands and affixed their seals this 17th day of
 March A.D. 1870

Witness J. H. Pitt. Stamp \$1.00 Jas. Henry
 Charles H. Wright

State of Ala 3 I Joshua P. Cornum Judge of the Probate Court
 Limestone 3 for said County hereby certify that the foregoing
 Lien was filed for record April 20 1870 & was duly recorded
 same day in Deeds Book 18 page 536
 Joshua P. Cornum Judge P.C.

Erwin Rigg's 3 State of Alabama 3 I Joshua P. Cornum Judge of the Probate Court for said
 Limestone 3 County hereby certify that the foregoing Lien was filed for
 record April 21 1870 & was duly recorded same day in Deeds Book 18 page 537
 Joshua P. Cornum Judge P.C.

Witness J. H. Pitt. Stamp \$1.00 Erwin Rigg
 Joshua P. Cornum Judge P.C.

James Jones 3 This Indenture made and entered into this 17th day of March
 1870 between James Jones of the County of Madison State of Alabama
 James Jones 3 the first part and Charles H. Wright of the County of Limestone
 State of Alabama of the second part: Witnesseth: that said party of
 the first part have furnished to said party of the second part the sum of one
 hundred and fifty dollars for said land and
 farming implements worth of plantation supplies in order to enable
 said party of the second part being in the cultivation of cotton and corn
 in said County in said State to proceed in the cultivation of said crops: And
 said party of the second part for and in consideration of said advance
 of supplies being willing and desirous to secure said party of the
 first part in the certain and prompt payment for the same hereby grant
 bargain and sell to the said party of the first part all cattle owned by
 him and the entire crop of cotton corn and produce which may be
 raised and cultivated for this year by said party of the second part
 together with the mules horses and farming implements owned by them
 and used in the cultivation of the crops aforesaid upon this condition
 never to be that if said party of the second part shall pay off and
 discharge the indebtedness aforesaid at or before said indebtedness shall
 become due to wit: on the 1 day of November 1870 then this conveyance
 shall be null and void: but in the event that the party of the second
 part shall fail to pay off and discharge said indebtedness at the time
 it becomes due then the said party of the first part is hereby authorized
 and empowered to take into his possession the said cotton corn mules
 horses and other property before mentioned and after advertising for
 ten days may sell the same to the highest bidder for cash at public
 or private sale in the city of Huntsville: and said party of the first
 part out of the proceeds thereof shall pay the expenses of the sale and
 discharge the indebtedness due him as aforesaid and the remainder
 if any shall be paid over to said party of the second part upon demand
 or interest when of the said James Jones and the said Charles H. Wright
 have hereunto set their hands and affixed their seals this 17th day of
 March A.D. 1870

Witness J. H. Pitt. Stamp \$1.00 James Jones
 Charles H. Wright

James Jones 3 This Indenture made and entered into this 17th day of March
 1870 between James Jones of the County of Madison State of Alabama
 James Jones 3 the first part and Charles H. Wright of the County of Limestone
 State of Alabama of the second part: Witnesseth: that said party of
 the first part have furnished to said party of the second part the sum of one
 hundred and fifty dollars for said land and
 farming implements worth of plantation supplies in order to enable
 said party of the second part being in the cultivation of cotton and corn
 in said County in said State to proceed in the cultivation of said crops: And
 said party of the second part for and in consideration of said advance
 of supplies being willing and desirous to secure said party of the
 first part in the certain and prompt payment for the same hereby grant
 bargain and sell to the said party of the first part all cattle owned by
 him and the entire crop of cotton corn and produce which may be
 raised and cultivated for this year by said party of the second part
 together with the mules horses and farming implements owned by them
 and used in the cultivation of the crops aforesaid upon this condition
 never to be that if said party of the second part shall pay off and
 discharge the indebtedness aforesaid at or before said indebtedness shall
 become due to wit: on the 1 day of November 1870 then this conveyance
 shall be null and void: but in the event that the party of the second
 part shall fail to pay off and discharge said indebtedness at the time
 it becomes due then the said party of the first part is hereby authorized
 and empowered to take into his possession the said cotton corn mules
 horses and other property before mentioned and after advertising for
 ten days may sell the same to the highest bidder for cash at public
 or private sale in the city of Huntsville: and said party of the first
 part out of the proceeds thereof shall pay the expenses of the sale and
 discharge the indebtedness due him as aforesaid and the remainder
 if any shall be paid over to said party of the second part upon demand
 or interest when of the said James Jones and the said Charles H. Wright
 have hereunto set their hands and affixed their seals this 17th day of
 March A.D. 1870

Witness J. H. Pitt. Stamp \$1.00 James Jones
 Charles H. Wright

State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said
 Limestone 3 County hereby certify that the foregoing Lien was filed for
 record April 21 1870 & was duly recorded same day in Deeds Book 18 page 537
 Joshua P. Cornum Judge P.C.

Early Allen & this Indenture Witnesseth that I Early Allen of Limestone County, State of Alabama for and in consideration of the sum of Three Hundred dollars to Lewis W. Goldsmith this day advanced bona fide to me and to be advanced to me as they become necessary by W. Goldsmith to enable me to make and secure my crop for the year of 1870 on the machine place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following described stock & gear here made and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 15th day of April 1870. Stamp 50¢ Early Allen

Test W. & Sartin W. R. Reels
State of Ala. & I Joshua P. Cloniam Judge of the Probate Court for said County Limestone do hereby certify that the foregoing lien was filed for record April 21 1870 & was duly recorded same day in Book 13 Page 536
Joshua P. Cloniam Judge P.C.

Willie Maclean & this Indenture Witnesseth that I Willie Maclean of Limestone County, State of Alabama for and in consideration of the sum of Two Hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by W. Goldsmith to enable me to make and secure my crop for the year of 1870 on the machine place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following described stock & gear here made and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 15th day of April 1870. Willie Maclean
Test W. & Sartin W. R. Reels Stamp 50¢
State of Ala. & I Joshua P. Cloniam Judge of the Probate Court for said County Limestone do hereby certify that the foregoing lien was filed for record April 21 1870 & was duly recorded same day in Book 13 Page 538
Joshua P. Cloniam Judge P.C.

W. R. W. C. Curry & this Indenture Witnesseth that I W. R. W. C. Curry of Limestone County, State of Alabama for and in consideration of the sum of Four Hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by W. Goldsmith to enable me to make and secure my crop for the year of 1870 on the machine place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following described stock & gear here made and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand and seal this 15th day of April 1870. W. R. W. C. Curry
Test W. & Sartin W. R. Reels Stamp 50¢
State of Ala. & I Joshua P. Cloniam Judge of the Probate Court for said County Limestone do hereby certify that the foregoing lien was filed for record April 21 1870 & was duly recorded same day in Book 13 Page 539
Joshua P. Cloniam Judge P.C.

and for closing this mortgage, namely to the payment of what may be due on said debt & the balance if any pay over to me & that if said debt is paid at maturity then this mortgage is to be entered satisfied and become null and void. Given under my hand and seal this 7th day of April 1870. Stamp 50¢

Deigned seal & delivered being first duly stamped in presence of Harris Toney
State of Ala. & I Joshua P. Cloniam Judge of the Probate Court for said Limestone County, do hereby certify that the foregoing lien was filed for record April 21 1870 & was duly recorded same day in Book 13 Page 538 & 539
Joshua P. Cloniam Judge P.C.

William Johnson & this Indenture Witnesseth that I William Johnson of Madison County, State of Alabama for and in consideration of the sum of Two Hundred dollars (with interest from date) for value received and to secure the payment thereof I hereby bargain and sell to them one bay horse male about six years old and between thirteen & fourteen hands high now in my possession also my crop of corn and cotton to be grown this year on the following conditions viz: until the maturity of said debt I am to remain in the possession and use of said property & that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Decatur after first giving notice of the time and place by posting three or more notices in public places in the county ten days before the time of sale and the proceeds of such sale apply first to the payment of the expense of executing and for closing this mortgage & second to the payment of what may be due on said debt & the balance if any pay over to me & that if said debt is paid at maturity then this mortgage is to be entered satisfied and become null and void. Given under my hand and seal this 5th day of March 1870.
Deigned seal & delivered being first duly stamped in presence of Harris Toney
State of Ala. & I Joshua P. Cloniam Judge of the Probate Court for said County Limestone do hereby certify that the foregoing lien was filed for record April 21 1870 & was duly recorded same day in Book 13 Page 539
Joshua P. Cloniam Judge P.C.

Walter & this Indenture Witnesseth that I Walter of Madison County, State of Alabama for and in consideration of the sum of Four Hundred and fifty dollars with interest from date for value received and to secure the payment thereof I hereby bargain and sell to them one bay horse about six years old and about fifteen hands high and one black mare male about eight years old and about fourteen hands high and one two horse wagon now in my possession also my crop of corn and cotton to be grown this year on the following conditions viz: until the maturity of said debt I am to remain in the possession and use of said property & that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public

sale for cash in the town of Tuscumbia after first giving notice of the time and place by posting three or more notices in public places in the county ten days before the time of sale and the proceeds of such sale apply first to the payment of the expense of executing and foreclosing this mortgage secondly to the payment of what may be due on said debt and the balance of any sum over to me so that if said debt is paid at maturity then this mortgage to be entirely satisfied and become null and void. Given under my hand and seal this 25th day of March 1870.

Signed sealed and delivered being first
 State of Ala. & Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record April 21 1870 and was duly recorded same day in Deed Book 18 page 540 & 541
 Joshua P. Coman Judge P.C.

I B Nation & Reich State of Alabama Do Give
 To Lewis J. Doney Grantland Order One hundred fifty dollars with interest from date for value received and to secure the payment thereof we hereby bargain and sell to them our dark bay mare about nine years old & about fourteen hands high and one brown bay horse nearly about eight years old and about fourteen hands high now in our possession also our crop of corn and cotton to be grown this year on the following conditions viz 1st until the maturity of said debt we are to remain in the possession and use of said property 2nd that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Tuscumbia after first giving notice of the time and place by posting three or more notices in public places in the county ten days before the time of sale and the proceeds of such sale apply firstly to the payment of the expense of executing and foreclosing this mortgage secondly to the payment of what may be due on said debt & the balance of any sum over to us so that if said debt is paid at maturity then this mortgage to be entirely satisfied and become null & void. Given under our hands and seal this 7th day of April 1870.

Signed sealed and delivered being
 first duly stamped in presence of
 Harris Doney

State of Ala. & Joshua P. Coman Judge of the Probate Court for Limestone & said County hereby certify that the foregoing lien was filed for record April 21 1870 and was duly recorded same day in Deed Book 18 page 540
 Joshua P. Coman Judge P.C.

J. W. Doney Do Give
 To Lewis J. Doney Grantland money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year

said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as such and made a lien on my crop this year. I have given a lien to no other person or persons on said crop. Witness my hand and seal this 3rd day of March 1870
 J. W. Doney

Attest Harris Doney
 State of Ala. & Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record April 21 1870 and was duly recorded same day in Deed Book 18 page 540 & 541
 Joshua P. Coman Judge P.C.

C. D. Drimmer Do Give
 To Lewis J. Doney Grantland value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as such and made a lien on my crop this year. I have not given to any other person or persons a lien on said crop. Witness my hand and seal this 4th day of March 1870
 C. D. Drimmer
 State of Ala. & Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record April 21 1870 and was duly recorded same day in Deed Book 18 page 541
 Joshua P. Coman Judge P.C.

Charles Patton Do Give
 To Lewis J. Doney Grantland value received in money advanced to me by them to enable me to make a crop for the present year. said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as such and made a lien on my crop this year. I have not given to any other person or persons a lien on said crop. Witness my hand and seal this 4th day of March 1870
 Charles Patton

Attest James D. Lewis
 State of Ala. & Joshua P. Coman Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record April 21 1870 and was duly recorded same day in Deed Book 18 page 541
 Joshua P. Coman Judge P.C.

J. J. Dyle Do Give
 To Lewis J. Doney Grantland value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in

my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given to any other person or persons a lien on said crop except in two bales cotton which my hands and seal this 24th day of February 1870
 J. J. Lyle

Attest
 Harris Toney
 State of Ala. J. Joshua P. Conner Judge of the Probate Court for said County
 Limestone Co. County hereby certify that the foregoing lien was filed for record April 21 1870 and duly recorded same day in Deed Book 18 page 541 & 542.
 Joshua P. Conner Judge P.C.

Dolphin Pickett } State of Alabama } With interest from date I promise to pay
 To Linn } Madison County } Toney and Grantland or order One hundred
 Toney Grantland } dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given to any other person or persons a lien on said crop. Witness my hands and seal this 20th day of March 1870
 Toney Harris Toney
 State of Ala. J. Joshua P. Conner Judge of the Probate Court for said County
 Limestone Co. County hereby certify that the foregoing lien was filed for record April 21 1870 and duly recorded same day in Deed Book 18 page 542
 Joshua P. Conner Judge P.C.

Lucas Eubanks } State of Alabama } With interest from date I promise to pay Toney
 To Linn } Madison County } Grantland or order Twenty five dollars for
 Toney Grantland } value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given to any other person or persons a lien on said crop. Witness my hands and seal this 28th day of March 1870
 Lucas Eubanks
 Attest
 Toney Edmund Toney Jr
 State of Ala. J. Joshua P. Conner Judge of the Probate Court for said County
 Limestone Co. County hereby certify that the foregoing lien was filed in my office for record April 21 1870 and duly recorded same day in Deed Book 18 page 542
 Joshua P. Conner Judge P.C.

Jim Pickett } State of Alabama } With interest from date I promise to pay
 To Linn } Madison County } Toney Grantland or order Twenty dollars for
 Toney Grantland } value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given to any other person or persons a lien on said crop. Witness my hands and seal this 20th day of March 1870
 Jim Pickett

not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given to any other person or persons a lien on said crop. Witness my hands and seal this 20th day of March 1870
 Jim Pickett

Attest
 Harris Toney
 State of Ala. J. Joshua P. Conner Judge of the Probate Court for said County
 Limestone Co. County hereby certify that the foregoing lien was filed for record April 21 1870 and duly recorded same day in Deed Book 18 page 542 & 543
 Joshua P. Conner Judge P.C.

A. D. Eubanks } State of Alabama } With interest from date I promise to pay Toney
 To Linn } Madison County } Grantland or order One hundred & twenty five
 Toney Grantland } dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop: and said advance is hereby acknowledged as and made a lien on my crop this year I have not given to any other person or persons a lien on said crop. Witness my hands and seal this 21st day of March 1870
 A. D. Eubanks
 Attest
 Toney Harris Toney

State of Ala. J. Joshua P. Conner Judge of the Probate Court for said County
 Limestone Co. County hereby certify that the foregoing lien was filed for record April 21 1870 and duly recorded same day in Deed Book 18 page 543
 Joshua P. Conner Judge P.C.

Phil Tate } State of Alabama } With interest from date I promise to pay Toney
 To Linn } Madison County } Grantland or order Two hundred and twenty five
 Toney Grantland } dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given to any other person or persons a lien on said crop. Witness my hands and seal this first day of April 1870.
 Phil Tate
 Attest
 Toney Harris Toney
 State of Ala. J. Joshua P. Conner Judge of the Probate Court for said County
 Limestone Co. County hereby certify that the foregoing lien was filed for record April 21 1870 and duly recorded same day in Deed Book 18 page 543
 Joshua P. Conner Judge P.C.

Jeff Tate } State of Alabama } With interest from date we promise to pay
 To Linn } Madison County } Toney Grantland or order One hundred and
 Toney Grantland } fifty dollars for value received in money advanced to us by them to purchase necessary provisions to enable us to make a crop for the present year: said advance is obtained by us bona fide for the purpose of making a crop and without such advance it would not be in our power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on our crop this year I have not given to any other person or persons a lien on said crop. Witness our hands and seal this 20th day of March 1870
 Jeff Tate

said advance is hereby acknowledged as such made a lien on our
crop this year. We have not given to any other person or persons a
lien on said crop. Witness our hands and seals this 25th day of March 1870
Jeff. State
Harris Foney
Stamps 50¢
William E. Burton
State of Ala. J. Joshua P. Brown Judge of the Probate Court for said
Limestone Co. & County hereby certify that the foregoing lien was filed
for record April 21 1870 & was duly recorded same day in said
Book 18 page 543 & 544 J. Joshua P. Brown Judge P.C.

39
Hazeliah Rice On the 1st day of January 1871 I Hazeliah Rice promise to pay
To Linn J. P. Springer or order Twenty five Dollars for value received and
J. P. Springer I to secure the payment thereof I hereby bargain and sell to him
in fee simple one or more more more one white mare mare also my
crop of corn and cotton to be grown this year on the following condition
viz 1st that until the maturity of said debt he is to remain in possession
of said property 2nd that if said debt is not paid at maturity he shall
have authority to take possession of said property and sell the same at
public sale for cash at Greene modern County Ala after first giving
notice of the time and place by posting three or more notices in
public places in the county ten days before the time of sale and the
proceeds apply first to the payment of executing and foreclosing the
mortgage secondly to the payment of what may be due on said debt
thirdly the balance if any pay over to him fourthly that if said
debt is paid at maturity then this mortgage to be entered satis-
fied and become null and void. Given under my hand and seal this
4th day of April 1870 Hazeliah Rice

Signed sealed and delivered being first
duly stamped in presence of
W. D. Cooper W. D. Springer

State of Ala. J. Joshua P. Brown Judge of the Probate Court for said
Limestone Co. & County hereby certify that the foregoing lien was filed
for record April 21 1870 & was duly recorded same day in said Book
18 page 544 J. Joshua P. Brown Judge P.C.

40
James R. Fleming On the 1st day of January 1870 I James R. Fleming promise
To Linn J. P. Springer or order One hundred Dollars for value
J. P. Springer I received and to secure the payment thereof I hereby bargain and
sell to him in fee simple & also my crop of corn and cotton to be grown
this year on the following condition viz 1st that until the maturity of
said debt he is to remain in the possession of said property 2nd that
if the said debt is not paid at maturity he shall have authority to take
possession of said property and sell the same at public sale for cash at
Greene modern County Ala after first giving notice of the time and
place by posting three or more notices in public places in the county
ten days before the time of sale and the proceeds apply first to the
payment of executing and foreclosing the mortgage secondly to the
payment of what may be due on said debt thirdly the
balance if any pay over to him fourthly that if said debt

is paid at maturity then this mortgage to be entered satisfied and become
null and void. Given under my hand and seal this 16th day of April 1870
Signed sealed and delivered being first duly stamped in presence of
J. D. Davis W. D. Edwards
J. D. Davis W. D. Edwards

State of Ala. J. Joshua P. Brown Judge of the Probate Court for said County
Limestone Co. & County hereby certify that the foregoing lien was filed for record April
21 1870 and was duly recorded same day in said Book 18 page 544 & 545
J. Joshua P. Brown Judge P.C.

Jos. B. Bayes wife State of Alabama J. Joshua P. Brown Judge of the Probate Court for said
County Limestone Co. & County hereby certify that the foregoing lien was filed for record April
26 1871 which I am desirous of securing the payment of practically from
the proceeds of the sale of the land which I have sold to him and his heirs forever the following described
tract or parcels of land lying and being in the County of Limestone & State
of Alabama and known & described as follows to wit viz: SE 1/4 Sec 16 E 1/4
1/4 Sec 16 except 20 acres on north side East 1/2 SE 1/4 17 Sec except
10 acres on north side all in S 2 R 4 upon the following land then
over that if Jos. B. Bayes shall well & truly pay to said James L. Brown the
amount in full of above bond at maturity on 26th of April 1871 then & in
that event the said Charles M. Bayes shall recover to him the above described
real estate but if any portion of the above sum is due & unpaid on 26th
April 1871 then at the request of James L. Brown or his representatives
the said Charles M. Bayes shall sell at public outcry the said lands
to the highest bidder for cash in cash also at usual time & place
after giving 30 days notice in a public newspaper if one of first
by posting in three public places and pay 1st all the costs of this
instrument 2nd the entire unpaid portion of the above debt and if
any be left shall pay the same to Jos. B. Bayes his assigns or representa-
tives. In testimony whereof we have this day viz: 20th day of April
1870 signed our names and affixed our seals (Witnesses in 5th & 8th
line from bottom first page before signing) J. B. Bayes
Stamps \$150 M. C. Bayes

State of Ala. J. Joshua P. Brown Judge of the Probate Court for said
County Limestone Co. & County hereby certify that J. B. Bayes and M. C. Bayes his
wife and M. C. Bayes Trustee whose names are assigned to the foregoing
conveyance and who are known to me & acknowledged before me on this day
that being informed of the contents of the conveyance they executed the
same voluntarily on the day the same were dated Given under my
hand this 20th day of April A.D. 1870 J. Joshua P. Brown
Judge Probate Court

State of Ala. J. Joshua P. Brown Judge of the Probate Court for said
County Limestone Co. & County hereby certify that the foregoing conveyance
was filed for record April 22 1870 & was duly recorded same day in said
Book 18 page 545 J. Joshua P. Brown Judge P.C.

I S Wood wife
To Durb
Matilda A McKinney
of the State of Alabama
this Indenture made 25 day of March
in the year One thousand eight hundred
and twenty between F S Wood & R S Wood of the County of Limestone
in the State of Alabama of the one part & Matilda A McKinney of the
other part Witnesseth that the said F S Wood & R S Wood for and in consid-
eration of the sum of One hundred dollars & no to them in hand paid
the receipt whereof is hereby acknowledged have this day given granted
bargained sold conveyed & confirmed & by these presents do give
grant bargain & sell convey & confirm unto the said Matilda A McKinney
all that certain lot or parcel of land lying & being in the
County of Limestone & State of Alabama known & described as follows
Beginning at a stake one hundred & ninety five feet east from the
center of the north end of the lane at the head of Clinton Street
and running east thirty five yards thence south thirty five yards
thence west thirty five yards thence north thirty five yards to the
starting point said to contain one fourth of an acre more or
less & known in plan of town as part of lot 70 (197) One hundred
& ninety seven & to have & to hold the same above described tract or
parcel of land with the tenements & appurtenances thereto belong-
ing or in anywise appertaining unto the said Matilda A McKinney
her heirs & assigns forever unto the said F S Wood & R S Wood for
themselves their heirs executors & administrators do hereby and in
consideration of the premises warrant and will forever defend the
title to the above described & hereby granted premises unto the said
Matilda A McKinney & her heirs. In testimony whereof the said F S
Wood & R S Wood have hereunto subscribed their names & affixed
their seals the day & year above written

Stamp 50¢ F S Wood R S Wood

State of Ala J Joshua P. O'Connell Judge of the Probate Court for said
Limestone County hereby certify that F S Wood & R S Wood
of the County of Limestone & State of Alabama are required to the
following 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 22nd day of April 1870

Joshua P. O'Connell Judge P C

State of Ala J Joshua P. O'Connell Judge of the Probate Court for said
Limestone County hereby certify that the foregoing conveyance
was filed for record April 22 1870 & was duly recorded same day in
Deed Book 18 page 546 Joshua P. O'Connell Judge P C

I B Gaudifer
To Mortgage
W B Jones
of the State of Alabama
this Indenture made this the 15th day of April 1870 between
Patrick Henry Gaudifer of the County of Limestone State of
Alabama of the first part and Walter B Jones of the County
and State of Alabama of the second part Witnesseth that the said party
of the first part in consideration of the sum of seven hundred
and twenty three & 00/100 Dollars to him in hand paid the
receipt whereof is hereby acknowledged have granted bargained

547
sold aliened released conveyed mortgaged and confirmed and by
these presents do grant bargain sell alien release convey mortgage
and confirm unto the said party of the second part and to his heirs
and assigns forever all that certain tract of land lying being and situate
in the County of Limestone State of Alabama and known as the plantation
of the party of the first part which is more particularly described as
follows to wit: It is bounded on the north by a tract of land owned by
Walter B Jones said the Green brain plantation the property of the estate
of John Haywood Jones dec. on the east by a tract of land owned by
Mary Ann Walton on the west by a tract of land now owned by
Bartholomew & Zillah and on the south by tracts of land owned by E M
Chapman and Mary Ann Walton and contains something over One
thousand acres together with all and singular the tenements and
appurtenances thereto belonging or in anywise appertaining also
such right title and interest claim and demands whatsoever as well in
law as in equity of the said party of the first part of in and to the
same together with those tracts now at work on the above described
and hereby granted plantation which are a part of the personal prop-
erty of the party of the first part. To have and to hold the above
described tract of land or plantation which is hereby granted with
the appurtenances thereto belonging with the above described tracts
the personal property of the party of the first part unto the said
party of the second part his heirs and assigns to their own proper
use and benefit forever provided always and these presents are
upon this condition that if the said party of the first part shall
well and truly pay his certain promissory note bearing even date
herewith according to the tenor of the same for the sum of Seven
hundred and twenty three & 00/100 Dollars made payable on or before
the 1st day of August 1870 to the said party of the second part
then if said note is paid off and fully discharged on or by the
1st day of August 1870 these presents shall become void and the
estate and personal property hereby granted shall cease and be of
no effect whatever. But if default of the payment of the above de-
scribed promissory note by the said party of the first part according to the
tenor then the said party of the first part is hereby authorized and
empowered to enter upon said premises later than one of the
above described personal property viz three miles and enough of
said tract of land or so many acres of the same as will upon a
fair valuation satisfy and discharge the said promissory note
bearing even date herewith for the amount above specified and
made payable on or by the 1st day of August 1870 to the said
party of the second part. In witness whereof the said party of the first
part hereunto affixes his hand and seal the day and year above written

Stamp 1.00 P B Gaudifer

I D Croft J H Wilcox
State of Ala J Joshua P. O'Connell Judge of the Probate Court for said County
Limestone County hereby certify that the foregoing conveyance was filed for record
April 22 1870 & was duly recorded April 26 1870 in Deed Book 18
pages 546 & 547 Joshua P. O'Connell Judge P C

Satisfied in full December 2 1870
Walter B Jones

Robert W. Hobbs & Ann all men by their presents that I Robert W. Hobbs
 do hereby certify that I am indebted to said Ann on or before 31 December 1870 to
 Mrs W. B. Hobbs & pay to her the sum of One hundred dollars that said sum
 of One hundred dollars is this day advanced to me in the shape
 of one black mare "Polychromia" and obtained by me from a field
 the purpose of making a crop the present year 1870 on a part of
 her Jackson field; that without said advance it would not be in
 my power to procure the necessary team & provisions and farming
 implements to make such crop and therefore that a lien with
 power of sale on her crops now is hereby created and given to said
 Mrs Ann W. Hobbs upon said mare "black mare" one sorrel mare
 Julia one two horse wagon and harness all my stock of meat cattle
 hogs &c and all the crop raised and made by me the present year and
 all implements tools &c used in making such crop for the purpose
 of securing to her the sum of One hundred dollars of said advance. Witness
 my hand and seal this 26th day of February
 Signed sealed and attested
 Robert W. Hobbs
 in presence of James R. Benge
 State of Ala. I Joshua P. Bonner Judge of the Probate Court for said
 Livingston County hereby certify that the foregoing lien was filed
 for record April 23rd 1870 & was duly recorded April 26th 1870 in D. & D.
 Book 13 page 548.

Patrick H. Sandifer & This Indenture made and entered into this 9th day of
 do hereby certify that I am indebted to said Patrick H. Sandifer on or before 31 December 1870 to
 Bartlett & Zittler & pay to them the sum of One hundred dollars that said sum
 of One hundred dollars is this day advanced to me in the shape
 of one black mare "Polychromia" and obtained by me from a field
 the purpose of making a crop the present year 1870 on a part of
 her Jackson field; that without said advance it would not be in
 my power to procure the necessary team & provisions and farming
 implements to make such crop and therefore that a lien with
 power of sale on her crops now is hereby created and given to said
 Mrs Ann W. Hobbs upon said mare "black mare" one sorrel mare
 Julia one two horse wagon and harness all my stock of meat cattle
 hogs &c and all the crop raised and made by me the present year and
 all implements tools &c used in making such crop for the purpose
 of securing to her the sum of One hundred dollars of said advance. Witness
 my hand and seal this 26th day of February
 Signed sealed and attested
 Robert W. Hobbs
 in presence of James R. Benge
 State of Ala. I Joshua P. Bonner Judge of the Probate Court for said
 Livingston County hereby certify that the foregoing lien was filed
 for record April 23rd 1870 & was duly recorded April 26th 1870 in D. & D.
 Book 13 page 548.

Patrick H. Sandifer & This Indenture made and entered into this 9th day of
 do hereby certify that I am indebted to said Patrick H. Sandifer on or before 31 December 1870 to
 Bartlett & Zittler & pay to them the sum of One hundred dollars that said sum
 of One hundred dollars is this day advanced to me in the shape
 of one black mare "Polychromia" and obtained by me from a field
 the purpose of making a crop the present year 1870 on a part of
 her Jackson field; that without said advance it would not be in
 my power to procure the necessary team & provisions and farming
 implements to make such crop and therefore that a lien with
 power of sale on her crops now is hereby created and given to said
 Mrs Ann W. Hobbs upon said mare "black mare" one sorrel mare
 Julia one two horse wagon and harness all my stock of meat cattle
 hogs &c and all the crop raised and made by me the present year and
 all implements tools &c used in making such crop for the purpose
 of securing to her the sum of One hundred dollars of said advance. Witness
 my hand and seal this 26th day of February
 Signed sealed and attested
 Robert W. Hobbs
 in presence of James R. Benge
 State of Ala. I Joshua P. Bonner Judge of the Probate Court for said
 Livingston County hereby certify that the foregoing lien was filed
 for record April 23rd 1870 & was duly recorded April 26th 1870 in D. & D.
 Book 13 page 548.

State of Alabama I & J. H. Martin an acting Justice of the Peace in
 Livingston County do hereby certify that P. H. Sandifer
 for whose name is signed to the foregoing conveyance and who is
 known to me acknowledged before me on this day that being satisfied
 of the contents of the conveyance he executed the same voluntarily on
 the day the same bears date given under my hand & seal this 10th
 day of February A. D. 1870. J. H. Martin J. P.
 State of Ala. I Joshua P. Bonner Judge of the Probate Court for
 Livingston Co. do hereby certify that the foregoing lien was filed
 for record April 23rd 1870 & was duly recorded April 26th 1870 in D. & D.
 Book 13 page 548 & 549. Joshua P. Bonner Judge P. C.

Charles Gibson & al & This Indenture Witnesseth that we Charles Gibson & Jack Griffin
 do hereby certify that I am indebted to said Charles Gibson & Jack Griffin on or before 31 December 1870 to
 Charles Gibson & Jack Griffin & pay to them the sum of One hundred dollars that said sum
 of One hundred dollars is this day advanced to me in the shape
 of one black mare "Polychromia" and obtained by me from a field
 the purpose of making a crop the present year 1870 on a part of
 her Jackson field; that without said advance it would not be in
 my power to procure the necessary team & provisions and farming
 implements to make such crop and therefore that a lien with
 power of sale on her crops now is hereby created and given to said
 Mrs Ann W. Hobbs upon said mare "black mare" one sorrel mare
 Julia one two horse wagon and harness all my stock of meat cattle
 hogs &c and all the crop raised and made by me the present year and
 all implements tools &c used in making such crop for the purpose
 of securing to her the sum of One hundred dollars of said advance. Witness
 my hand and seal this 26th day of February
 Signed sealed and attested
 Robert W. Hobbs
 in presence of James R. Benge
 State of Ala. I Joshua P. Bonner Judge of the Probate Court for said
 Livingston County hereby certify that the foregoing lien was filed
 for record April 23rd 1870 & was duly recorded April 26th 1870 in D. & D.
 Book 13 page 548 & 549.

Patrick H. Sandifer & This Indenture Witnesseth that I Patrick Sandifer of Livingston
 do hereby certify that I am indebted to said Patrick H. Sandifer on or before 31 December 1870 to
 Bartlett & Zittler & pay to them the sum of One hundred dollars that said sum
 of One hundred dollars is this day advanced to me in the shape
 of one black mare "Polychromia" and obtained by me from a field
 the purpose of making a crop the present year 1870 on a part of
 her Jackson field; that without said advance it would not be in
 my power to procure the necessary team & provisions and farming
 implements to make such crop and therefore that a lien with
 power of sale on her crops now is hereby created and given to said
 Mrs Ann W. Hobbs upon said mare "black mare" one sorrel mare
 Julia one two horse wagon and harness all my stock of meat cattle
 hogs &c and all the crop raised and made by me the present year and
 all implements tools &c used in making such crop for the purpose
 of securing to her the sum of One hundred dollars of said advance. Witness
 my hand and seal this 26th day of February
 Signed sealed and attested
 Robert W. Hobbs
 in presence of James R. Benge
 State of Ala. I Joshua P. Bonner Judge of the Probate Court for said
 Livingston County hereby certify that the foregoing lien was filed
 for record April 23rd 1870 & was duly recorded April 26th 1870 in D. & D.
 Book 13 page 548 & 549.

Porter & Lewis Shanks of this Indenture witnesseth that we Porter Shanks & Lewis Shanks
 Do Give of Limestone County State of Alabama for and in consideration of
 Bartlett & Zutter Two hundred and fifty dollars in supplies this day advanced
 bona fide to me by Bartlett & Zutter to enable me to make and
 secure my crop for the year of 1870 on the Gaudisfer place and without
 which I could not make and secure said crop we hereby give a lien
 upon said crop and also upon the following property 1 grey mare
 1 grey horse and one wagon and power of sale in case of default
 for the certain payment of the same on or before the first day of
 January 1871 according to section 1858 of the Revised Code of Alabama
 Witness our hand & seal this 24th day of April 1870
 Porter Shanks Seal
 Lewis Shanks Seal
 State of Ala & Joshua P. Cannon Judge of the Probate Court for
 Limestone County hereby certify that the foregoing lien was
 filed for record April 25 1870 & was recorded April 26 1870 in Deed
 Book 13 page 550 Joshua P. Cannon Judge P.C.

Webb & Macon Sandifer of this Indenture witnesseth that we Webb Sandifer & Macon
 Do Give of Limestone County State of Alabama for and
 Bartlett & Zutter in consideration of Five hundred and fifty dollars in
 supplies this day advanced bona fide to me by Bartlett & Zutter
 to enable me to make and secure my crop for the year of 1870 on
 the Gaudisfer place and without which we could not make and
 secure said crop we hereby give a lien upon said crop and also
 upon the following articles one small bay mare 1 black mare and
 one power of sale in case of default for the certain payment of
 the same on or before the first day of January 1871 according to
 section 1858 of the Revised Code of Alabama Witness our hand & seal
 this 15th day of February 1870 Webb Sandifer Seal
 Macon Seal
 State of Ala & Joshua P. Cannon Judge of the Probate Court for
 Limestone County hereby certify that the foregoing lien was
 filed for record April 25 1870 & was duly recorded April 26 1870 in
 Deed Book 13 page 600 Joshua P. Cannon Judge P.C.

Jordan Coleman of this Indenture witnesseth that I Jordan Coleman of Limestone
 Do Give of Limestone County State of Alabama for and in consideration of 200. Five hundred
 R. B. Pables & Son 2 dollars in supplies this day advanced bona fide to me and to be advanced to
 me as they become necessary by R. B. Pables & Son to enable me to make and secure
 my crop for the year of 1870 on the Gaudisfer place and without which I could
 not make and secure said crop & hereby give a lien upon said crop and
 also upon the following property viz: One Bay horse fifteen & a half hands high
 and power of sale in case of default for the certain payment of the same on
 or before the first day of November 1870 according to section 1858 of the
 Revised Code of Alabama Given this 16th day of April 1870
 Witness
 Jordan Coleman Seal
 State of Ala & Joshua P. Cannon Judge of the Probate Court for
 Limestone County hereby certify that the foregoing lien was
 filed for record April 25 1870 & was duly recorded April 26 1870 in
 Deed Book 13 page 600 Joshua P. Cannon Judge P.C.

Satisfied in full
 March 6 1871
 R. B. Pables & Son

State of Ala & Joshua P. Cannon Judge of the Probate Court for said County
 Limestone County hereby certify that the foregoing lien was filed for record
 April 25 1870 and was duly recorded April 28 1870 in Deed Book 13
 page 550 Joshua P. Cannon Judge P.C.

Edwin Woodroof of this Indenture witnesseth that we Edwin Woodroof and Dick
 Do Give of Limestone County State of Alabama for and in consideration
 R. B. Pables & Son of the sum of Five hundred dollars in supplies this day advanced
 bona fide to us and to be advanced to us as they become necessary by R. B. Pables & Son
 to enable us to make and secure our crop for the year of 1870 on the Shor B.
 Collins place and without which we could not make and secure said crop we
 hereby give a lien upon said crop and also upon the following personal
 sized bay mare about 7 years old belonging to Edwin Woodroof and one medium
 sized dark colored mare about 5 years old one medium sized bay
 horse mare six years old & one country made wooden axled wagon belonging
 to Dick Bricks and power of sale in case of default for the certain payment
 of the same on or before the first day of November 1870 according to section
 1858 of the Revised Code of Alabama Given at Morrisville Ala March
 28 1870
 Witness R. B. Pables & Son Seal
 Edwin Woodroof Seal
 Dick Bricks Seal
 State of Ala & Joshua P. Cannon Judge of the Probate Court for said County
 Limestone County hereby certify that the foregoing lien was filed for record
 April 25 1870 & was recorded April 28 1870 in Deed Book 13 page 551
 Joshua P. Cannon Judge P.C.

Joshua & Nancy Walton of this Indenture witnesseth that we Joshua Walton and Nancy
 Do Give of Limestone County State of Alabama for and
 R. B. Pables & Son in consideration of the sum of two hundred dollars in
 supplies this day advanced to us and to be advanced to us as they
 become necessary by R. B. Pables & Son to enable us to make and secure
 our crop for the year of 1870 on the Woods Blough place and without
 which we could not make and secure said crop we do hereby give
 a lien upon said crop and also upon one small grey mare
 about 6 years old (the property of Joshua Walton and power of
 sale in case of default for the certain payment of the same on
 or before the first day of November 1870 according to section 1858
 of the Revised Code of Alabama Given at Morrisville Ala the
 March 15 1870
 Witness R. B. Pables Seal
 Joshua Walton Seal
 Nancy Walton Seal

State of Ala & Joshua P. Cannon Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed
 for record April 25 1870 & was recorded April 28 1870 in Deed
 Book 13 page 551 Joshua P. Cannon Judge P.C.

Donnell of this Indenture witnesseth that I Jerry Donnell of
 Do Give of Limestone County State of Alabama for and in consideration
 R. B. Pables & Son of the sum of Three hundred dollars in supplies
 this day advanced bona fide to me and to be advanced to me

Satisfied in full
 March 12 1871
 R. B. Pables & Son

Satisfied in full Jan 4/1871
R. B. Peckham

as they become necessary by Robt B. Peckham to enable me to make and secure my crop for the year of 1870 on the J. & S. Donald place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz one medium sized brown horse much supposed to be about 7 years old one dark mare cow with a red heifer calf yearling and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama given at Morrisville Alabama this the twelfth day of April 1870

Attest R. B. Peckham Stamp 50¢ J. & S. Donald
W. S. White
State of Alabama Joshua P. Cannon Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record April 25 1870 or was duly recorded April 28 1870 in Book 18 pages 551 & 552. Joshua P. Cannon Judge PC

Henry D. Duncan to him R. B. Peckham This Indenture witnesseth that I Henry D. Duncan of Limestone County State of Alabama for and in consideration of the sum of \$50. fifty dollars in lawful money this day advanced bona fide to me and to be advanced to me as they become necessary by

R. B. Peckham to enable me to make and secure my crop for the year of 1870 on the Collins place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama given this the 14th day of April 1870

Attest R. A. Reddy Stamp 50¢ Henry D. Duncan
R. A. Reddy
State of Alabama Joshua P. Cannon Judge of the Probate Court for Limestone County hereby certify that the foregoing lien was filed for record April 25 1870 or was duly recorded April 28 1870 in Book 18 pages 552 Joshua P. Cannon Judge PC

Nick Hunter to him R. B. Peckham This Indenture witnesseth that I Nick Hunter of Limestone County State of Alabama for and in consideration of the sum of \$100. hundred dollars in lawful money this day advanced bona fide to me and to be advanced to me as they become necessary by

Robt B. Peckham to enable me to make and secure my crop for the year of 1870 on the R. C. Hamble place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property viz one large chestnut colored horse about four years old and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama given at Morrisville Ala this the twenty second day of April 1870
Attest R. B. Peckham Stamp 50¢ Nick Hunter
W. S. White

Satisfied in full
Jan 20 1871
R. B. Peckham

State of Ala J. & Joshua P. Cannon Judge of the Probate Court for said County Limestone Co hereby certify that the foregoing lien was filed for record April 25 1870 and was duly recorded April 28 1870 in Book 18 page 552
Joshua P. Cannon Judge PC

John B. Dwyer to him R. B. Peckham This is to certify that I John B. Dwyer of Limestone County and State of Alabama in order to more effectually secure the payment of a certain promissory note described as follows to wit: said note is dated Morrisville Ala Nov 1st 1869 is drawn for eleven hundred and eighty (1180) dollars bearing and to bear interest at 8 per cent from Jan 1st 1870 payable to R. B. Peckham and signed J. B. Dwyer and R. P. Harris do hereby give the said R. B. Peckham a lien upon twenty one bales of cotton said cotton being now in my possession in the premises commonly known as the J. P. Harris home place and further more in order to secure the payment of certain accounts due R. B. Peckham from said account being described as follows viz: one account against John B. Dwyer for the sum of four hundred and eighty two and 47/100 dollars - one account against Stephen Anderson for the sum of seventy seven and 9/100 dollars - one account against Isaac Mc Donald for the sum of seventy seven and 2/100 dollars (77 2/100) the whole amounting to five hundred and seventy seven and 59/100 dollars -

(577.89) and all being due Jan 1st 1870 I John B. Dwyer do hereby give the said R. B. Peckham a lien upon above described twenty one bales cotton. In case I should fail to pay said R. B. Peckham the said eleven hundred and eighty dollars and interest or fail to pay the said R. B. Peckham the said five hundred and seventy seven and 59/100 dollars on or before the first day of May 1870 then the said R. B. Peckham or the said R. P. Harris shall have full power to sub or otherwise dispose of said twenty one bales cotton given at Morrisville Ala March 1st 1870 stamps 25¢
Attest R. B. Peckham
John B. Dwyer
State of Alabama Joshua P. Cannon Judge of the Probate Court for said Limestone County hereby certify that the foregoing lien was filed for record April 25 1870 or was duly recorded April 28 1870 in Book 18 page 553 Joshua P. Cannon Judge PC

Whitehead 175¢ On or before the 1st day of November next (1870) I do hereby promise to pay R. B. Peckham the sum of one hundred and seventy five (175) dollars for the purchase of brown mare about seven years of age. And it being necessary for me to purchase said mare in order to cultivate a crop in the county of Limestone this year I agree to give said Peckham a lien on said mare and on all my crop to be raised this year to secure the payment of the said sum as the same becomes due. Now in consideration of the premises I have this day bargained sold and do hereby bargain sell to said Peckham said brown mare and all of my crops or will to said Peckham said brown mare and all of my crops as appraised But this sale is upon this condition that if I should fail to pay said sum of one hundred and seventy five dollars as said to pay said sum of one hundred and seventy five dollars as the same becomes due then it shall be lawful for said Peckham

Satisfied in full
R. B. Peckham

who acknowledged before me on this day that being informed of the contents of the foregoing conveyance he executed the same freely and voluntarily for the purposes therein specified on the day the same were duly given under my hand April 27 1870
P. H. Gaudin J. P.

State of Ala. J. J. Joshua P. Common Judge of the Probate Court for said
Limestone Co. & County hereby certify that the foregoing conveyance was
filed for record April 28 1870 & was duly recorded same day in
Dub. Book 18 pages 555 & 556 Joshua P. Common Judge P. C.

Thomas Leftrie J. P. 2000 I hereby acknowledge Thomas Leftrie indebted
to J. G. Gaudin & Co. in the sum of Two Thousand Dollars
it being for one brown horse obtained in good faith from
the said J. G. Gaudin & Co. to enable the said Thomas Leftrie to
make a crop the present year these presents are intended by
virtue of the statute to create a lien upon the crop for here
furnish & give order to secure the said J. G. Gaudin & Co.
punctual payment of the said sum of Two Thousand Dollars
and for further and other and better securing said sum of
money the said Thomas Leftrie does hereby bargain to convey to
said J. G. Gaudin & Co. all of his crop consisting of corn fodder
& oats also all of his cattle oxen & hogs & household & other
furniture together with all of his horses & mules furnishing in
pledgment & reason to secure the punctual payment of the same
said J. G. Gaudin & Co. may retain possession of his property
until the 20th day of October next but if he shall on or before
that date pay to J. G. Gaudin & Co. the sum of Two Thousand
Dollars then this obligation is void but if not said J. G. Gaudin &
Co. may retain & sell as much of property therein mentioned
as will satisfy the claim this the 20th day of April 1870
Witness my hand & seal J. G. Gaudin & Co. J. P. C. Leftrie J. P.
Attest H. J. Gaudin J. P. C. Thomas Leftrie J. P.

J. D. Little
State of Ala. J. J. Joshua P. Common Judge of the Probate Court for said
Limestone Co. & County hereby certify that the foregoing lien
was filed for record April 28 1870 & was duly recorded May 2 1870 in
Dub. Book 18 pages 556 & 557 Joshua P. Common Judge P. C.

P. H. Gaudin J. P. State of Alabama This indenture witnesses that the
Do Mortgagee Limestone County undersigned parties of the first
W. B. Jones J. part Patrick H. Gaudin and Walter B. Jones of the second
part have this day made and entered into the following agreement
to wit: the part of the first part the said Patrick H. Gaudin for
and in consideration of three thousand and fifty (\$315) dollars
dollars this day advanced to him by Walter B. Jones the party
of the second part consent and convey and do by these presents
convey and sell unto the said W. B. Jones all his right title and
interest to the following property to wit: one gas line bag 47
and one small horse or colt in color to him and his heirs

assigns or assigns interest to have and to hold for his own
use and benefit and the presents intended that the same is hereby
conveyed and assigned in good faith and person subject to the follow
ing condition in default of which presumption right of sale of said
property is hereby given on the aforementioned property payable at
the expiration of thirty days in writing when the party agreement
times of the first part these presents subscribe our names and affix our
seals this 22nd day of April 1870 P. H. Gaudin J. P.
Attest J. P. C. Stamp 50¢

J. P. Harris M. Dodge
State of Ala. J. J. Joshua P. Common Judge of the Probate Court for
Limestone Co. & County hereby certify that the foregoing lien
was filed for record April 20 1870 & was duly recorded May 2
1870 in Dub. Book 18 pages 556 & 557 Joshua P. Common Judge P. C.

Haywood Fields Limestone County Ala. March 20 1870. the following
to wit: I contract is this day made between David H. Moore and Hay
wood Fields. David H. Moore agrees to furnish as much good
land as he can cultivate the necessary tool the team and feed the
team. Haywood Fields agrees to cultivate the land well - to gather the
crop and to pay to H. Moore one half of all the crop raised he for
this agrees to pay unto H. Moore out of his crop all advances
that he may make during the year for the payment of such
advances a first mortgage lien is hereby created and acknowl
edged upon his interest in the crop.
Witness Wm. Clarke J. P. C. Haywood Fields
H. Moore J. P. C. Stamp 50¢

State of Ala. J. J. Joshua P. Common Judge of the Probate Court for
Limestone Co. & County hereby certify that the foregoing lien
was filed for record April 20 1870 and was duly recorded May
2 1870 in Dub. Book 18 pages 557 Joshua P. Common Judge P. C.

Exp. Lister & Davis J. P. This indenture witnesses that J. Exp. Lister & Davis of Limestone
County State of Alabama for and in consideration of the
sum of 50 or fifty dollars in supplies this day advanced
to me and to be advanced to me as they become neces
sary by J. Exp. Lister & Davis to enable me to make and secure my
crop for the year 1870 in the Miller Easter place and without
which I could not make and secure said crop & hereby give them a
lien upon said crop and also upon the following and power of sale
in case of default for the certain payment of the same on or before
the first day of November 1870 according to section 1858 of the Code
of Alabama April 1870 J. Exp. Lister & Davis
Witness J. P. C. Stamp 50¢

State of Ala. J. J. Joshua P. Common Judge of the Probate Court for
Limestone Co. & County hereby certify that the foregoing lien
was filed for record April 2 1870 and was duly recorded May
3 1870 in Dub. Book 18 pages 557 Joshua P. Common Judge P. C.

Received payment in full
May 20 1870 J. P. C. J. P. C.

Received in full this
May 9 1871 J. P. C. J. P. C.

Daniel Fielding of this Indenture Witnesseth that I Daniel Fielding of Town
of Low John County State of Alabama for and in consideration of Six
hundred and eighty five dollars in supplies this day
Gave to James H. Easter barrels of corn 4500 forty five dollars in supplies this day
advised bona fide to me and to be advanced to me as they become
necessary by James H. Easter to enable me to make and secure
my crop for the year 1870 on the - place and without which I
could not make and secure said crop I hereby give him a lien upon
said crop and also upon the following one wayon and three cows
and horses of sale in case of default for the certain payment of the
same on or before the first day of November 1870 according to section
1808 of the Revised Code of Ala this 20th day of May 1870
Witness my hand and seal of office this 20th day of May 1870
James H. Easter
Notary Public for Alabama

Satisfy
 the 3rd
 Article
 Com. May 9 /

Withup
 Wm Thompson
 State of Ala I Joshua P. Benson Judge of the Probate Court for said
 Louisiana Co. County hereby certify that the foregoing claim was filed
 for record May 2 1870 & was recorded May 27 1870 in Book No
 12 page 338
 Joshua P. Benson Judge P. C.

James B Malone wife & this indenture made this the 29th day of April 1870
To Wench
Anthony Phillips & between James B Malone and Elizabeth his wife of the
County of Louisa in the State of Alabama of the one
part and Anthony Phillips of the other part Witnesseth that the
said Jas B Malone & Elizabeth his wife for and in consideration
of the sum of One hundred dollars to them in hand paid the
receipt whereof is hereby acknowledged have this day bargained
sold aliened enfeoffed & conveyed and by these presents do bar-
gain sell alien enfeoff & convey unto the said Anthony Phillips
all that certain tract or parcel of land lying and being in the
County of Louisa and State of Alabama known and described
as the east half of the north west quarter of section Eighteen Town
Ship two range four west containing Eighty acres more or less
To have and to hold the above described tract or parcel of land with
the appurtenances thereto belonging or in anywise appertaining
unto the said Anthony Phillips his heirs and assigns forever and
the said Jas B Malone & Elizabeth his wife for their heirs execution
and administration do warrant and will forever defend the title
to the above described and hereby granted premises unto the said
Anthony Phillips his heirs and assigns forever and against themselves
and all and every person claiming or holding under them the
said James B Malone & Elizabeth his wife and also against the
lawful title claim or demand of all and every person or persons
whomsoever claiming or holding by force or under the Govern-
ment of the United States. In testimony whereof the said Jas. B.
Malone and Elizabeth his wife have hereunto set their hands and
seals the day and date above written

Witness James C. Malone Ed
And Elizabeth F. Malone Ed
In testimony whereof
State of Ala., August 2nd 1863 I John P. Quinn Judge of the Probate

559

Count of said County hereby certify, that Wm D Hayes a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being sworn stated that James O Malmon and Elizabeth Malmon his wife the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date: that he attested the same in the presence of the grantors and of the other witness and that said other witness subscribed his name as a witness in his presence. Given under my hand this 2nd day of May 1870 Joshua P Connor Judge P C State of Ala 3 & Joshua P Connor Judge of the Probate Court for said Legislature 63 County hereby certify that the foregoing Deed was filed for record April May 2nd 1870 even recorded May 3rd 1870 in D and Book 12 pages 558 & 559 Joshua P Connor Judge P C

John B. Hayes 3 State of Alabama 3 On the 29th day of June 1870 I John B.
B. Mortgaged 3 Limestone County 3 Hayes promises to pay Wm. D. Hayes or order
Wm. D. Hayes 3 Two Hundred & twenty eight dollars for value received with
interest from date and to secure the prompt and certain payment of the
same I hereby bargain and sell to him in fee simple the following
stock and property viz Two Grey horses aged respectively one about
8 years of age the other about 12 years of age also one two
horse wagon iron axle tree on the following conditions viz: first
that until the maturity of said debt I am to remain in the care
and possession of said property; second that if said debt is not
paid promptly at maturity he shall have authority to take to
take possession of said property and sell the same at public sale
for cash in the town of Cuthbert Limestone County, Ala. after
first giving notice of the time and place of sale by publication
for three weeks in a paper of the County if none by posting the
or more notices in public places seventy days before said day
of sale and the proceeds of such sale apply first to the executing
and preclosing this mortgage secondly to the payment of
what may be due on said debt thirdly the balance if any
pay over to me fourth that if said debt and interest is paid
at maturity then this mortgage to be entirely satisfied and
become null and void. Given under my hand and seal this
the 29 day of April 1870. John B. Hayes

the 29 day of April 1870
Signed sealed and delivered
in my first duly stamp presence of
C B Hayes John Strub
State of Ark 3 I Joshua P. Mann Judge of the Probate Court for
Lincoln Co 2 and Granty hereby certify that the foregoing
mortgage was filed for record May 2 1870 and duly recorded
this May 3 1870 in Book Prob 12 page 559
Joshua P. Mann Judge CC

Elbert Jones } This Indenture made and entered into this 20th day of April
 to him } 1870 between James Mc Cutchon of the County of Madison & State
 of Alabama of the first part and Elbert Jones of the County

of Limestone State of Alabama of the second part. Witnesseth that said party of the first part has furnished to said party of the second part the sum of seventy five dollars worth of plantation supplies in order to enable said party of the second part being in the cultivation of cotton and corn in said county in said state to provide in the cultivation of said crops and the said party of the second part for and in aid of said crops and the said party of the second part being willing and desirous to secure of said advance of supplies being willing and desirous to secure said part of the first part in the certain and prompt payment for the same hereby giving bargain and sell to the said party of the first part one horse brown bar cin and cuff one wagon and all baggage harness and gear and various clothes and house hold & kitchen furniture and the entire crop of cotton corn and produce which may be raised and cultivated for the year by said party of the second part together with the mules horses and farming implements owned by them and used in the cultivation of the crops aforesaid upon the condition nevertheless that if said party of the second part shall pay off and discharge the indebtedness aforesaid at or before said indebtedness shall become due to wit on the first day of November 1870 then this conveyance shall be null and void; but in the event that the party of the second part shall fail to pay off and discharge said indebtedness at the time it becomes due then the said party of the first part is hereby authorized and empowered to take into his possession the said cotton corn mules horses and other property before mentioned and advertising for ten days may sell the same to the highest bidder for cash at public or private sale in the town of Athens; and said party of the first part out of the proceeds thereof shall pay the expenses of sale and discharge the indebtedness due him as aforesaid and the remainder if any shall be paid over to said party of the second part upon demand. In witness whereof the said James W. Butcher of the first part and Fletcher Jones of the second part have hereunto set their hands and affixed their seals this 20th day of April 1870.

Witness of W. Perry James W. Butcher
Alfred Horton Fletcher Jones

John R. Abney -
State of Ala. I Joshua P. Bonum Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing was filed for record May 3rd 1870 and was duly recorded same day in Book 13 page 559 & 560
Joshua P. Bonum Judge P.C.

R. D. Spencer This Indenture Witnesseth that R. D. Spencer of Limestone Co. County State of Alabama for and in consideration of seventy five dollars in supplies the day advanced bond file to me and to be advanced to me as they became necessary by S. C. Carter & Co. to enable me to make and secure my crop for the year of 1870 on the following plain and without which I could not make and secure said crop hereby give them when upon said crop and also upon the following - and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to action 1858 of the Revised Code of Alabama Athens May 3rd 1870
Witness of S. C. Carter & Co. R. D. Spencer

State of Ala. I Joshua P. Bonum Judge of the Probate Court for said county Limestone Co. County hereby certify that the foregoing was filed for record May 3rd 1870 and was duly recorded same day in Book 13 page 560
Joshua P. Bonum Judge P.C.

James L. Bonum wife State of Alabama This Indenture made and entered into this 2nd day of May 1870 between James L. Bonum and Fanny W. Bonum of 1st part & Oliver W. Donnell of 2nd part all of the county and state above written. Witnesseth that in consideration of the sum of Five thousand four hundred and eighty three dollars and 75 cents due by bond executed by the said James L. Bonum on the 1st day of January 1870 and due and payable to said Oliver W. Donnell one day after the date thereof. Now therefore in consideration of the premises and with the view of securing the payment of said bond by first day of January 1872 we sell & convey to Mrs. J. L. Bonum all such right title and interest as we may have to lots Nos 11 & 12 in the town of Athens together with the appurtenances & fixtures thereto belonging consisting of two 2 story brick buildings & a hotel - upon the following terms to wit that if he above described bond is paid by said 1st day of January 1872 and the interest paid up annually then and in that event the said J. L. Bonum shall receive say said property to us but if any portion of said debt or interest be due and unpaid then the said J. L. Bonum on the request of any of the parties to this instrument sell at public sale at several times of place on 30 days notice by publication or otherwise the said property to the highest bidder & shall pay 1st the costs of this instrument 2nd the debt & interest above written & described and if any be left he shall pay it to said J. L. Bonum his heirs or assigns. In testimony whereof we have this day set our names and affixed our seals of 2nd May 1870
(This is not stamped because the note is of J. L. Bonum)
James L. Bonum
Fanny W. Bonum
Oliver W. Donnell

State of Ala. I Joshua P. Bonum Judge of the Probate Court for said Limestone Co. County hereby certify that James L. Bonum and his wife Fanny W. Bonum 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 on this 2nd day of May 1870
Joshua P. Bonum Judge P.C.

State of Ala. I Joshua P. Bonum Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing was filed for record May 3rd 1870 and was duly recorded same day in Book 13 page 561
Joshua P. Bonum Judge P.C.

Malcolm State of Alabama On the 1st day of December 1870 I Allen Mahan of Limestone County promise to pay Wm. D. Hayes or order one hundred and sixty five dollars for value received and to secure the prompt and certain payment of the same I hereby bargain and sell to him in fee simple the following stock to wit one bay mare mule aged about ten years 1 sorrel horse mule aged about ten years and also all

my crops of corn and fodder cotton and other produce to be raised
or grown the present year 1870 on the lands next to farm of A. Malone
upon which I live and cultivate in said County of Limestone on the
following Conditions viz 1st that until the maturity of said debt
I am to remain in the use and possession of said property 2nd that
if said debt is not paid promptly at maturity he shall have author-
ity to take possession of said property and sell the same at public
sale for cash in the town of Athens Limestone County Alabama after
first giving notice of the time and place of sale by publication
for three weeks in a newspaper in the County and if no paper
published in the County by posting three or four notices in public
places twenty days before said day of sale and the proceeds of each
sale apply first to the payment of existing and pre-closing this
mortgage - secondly to the payment of what may be due on said
debt herein mentioned thirdly the balance if any pay over to me
4th that if said debt is paid at maturity then this mortgage to be
entirely satisfied and become null and void. Given under my hand and
seal this 15th day of April 1870 Allen Malone @

Signed & sealed being first duly stamped 50 x

James E. Parker Jr. ^{WFSyKed}

State of Rhode & Joshua Ploman Judge of the Probate Court for said
Providence Co & County hereby certify that the foregoing will was filed
for record May 3rd 1870 & was duly recorded same day in and
Book 18 pages 561 & 562
Joshua Ploman Judge PC

Charles Pryor
To Lewis

Charles Rogers
To him
Wm. Goldsmith

This Indenture witnesseth that I Charles Rogers of Lewis & Clark County,
State of Alabama for and in consideration of the Sum of One
Hundred dollars in supplies this day advanced bona fide to
me and to be advanced to me as they become necessary by Wm. Goldsmith

to enable me to make and receive my crop for the year of 1870 on the J D Jones place and without which I could not make and receive said crop I hereby give him a lien upon said crop and also upon the following described property one yoke of steers and one wagon one mouse colored mare mule and pair of oats in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama Notary my hand and seal this 2nd day of May 1870.

Wetzel Bros Lumber Stumps &c

State of Ala. } I Joshua P. Bonum Judge of the Probate Court for said
Hamilton Co. } County hereby certify that the foregoing will was
filed in my office for record May 3 1870 and was duly recorded
same day in Prob Book 18 page 562 Joshua P. Bonum Judge PC

Vinson Chief of the
Do him

Vinson Clerk of the ³ This Indenture witnesseth that I Visson Clerk & of Bailiff
 of the ³ Linnets County State of Alabama for and in consideration
 of the sum of Two Hundred & fifty dollars in supplies
 this day advanced bona fide to me and to be advanced to me
 as they become necessary by S. P. James to enable me to make

and secure my crop for the year of 1870 on the S J Bailes place and
without which I could not make and secure said crop & hereby give them a lien
upon said crop also upon the following property one bay mare 6
years old one cow & yearling and power of sale in case of default for
the certain payment of the same on or before the first day of January
1871 according to section 1858 of the Revised Code of Alabama April 11/1870

Kitups

Stamp 304

Vincent Chen

C. J. Bailes

Dis W 2 11 11

State of Ala³ & Joshua P. Conner Judge of the Probate Court for said
Commissio^{ed} County hereby certify that the foregoing has been filed
for record May 20 1870 & was duly recorded same day & is due
Book 18 page 562 & 563. Joshua P. Conner Judge PC

This Indenture witnesseth that I Whitfield Lowther of Linn
 Co. Minn } County, State of Alabama for and in consideration of One hundred
 & 00 Dollars } does and lawfully give, sells, conveys, transfers, assigns, warrants, releases, confirms, ratifies, and
 guarantees unto the said J. P. Davis of the County of Linn, State of Alabama, his heirs, assigns, and assigns forever, all that certain
 tract or parcel of land, situate, lying and being in the County of Linn, State of Alabama, containing more or less than
 the following property, to wit: four miles square, more or less, one quarter section
 eight years and power of sale in case of default for the certain
 payment of the same on or before the first day of January 1891 according
 to section 1853 of the Revised Code of Alabama April 12 1870
 Witness my hand and seal of office this 1st day of January 1891
 J. P. Davis
 J. P. Davis & L. Mitchell

O. J. Adams & Co. Merchants

State of Ohio ss I Joshua P. Brown Judge of the Probate Court for said
Cincinnati County hereby certify that the foregoing claim was filed
for record May 30th 1870 upon duly recorded same day in Dub Book
10 page 560
Joshua P. Brown Judge P.C.

Deham Foreney & his Indenture, witnesseth that I Deam Foreney of Lincoln County
 Do Give State of Alabama for and in consideration of One hundred Dollars
 to J. O. Foreney in supplies this day advanced bona fide to me and to be advanced
 to me as they become necessary by J. O. Foreney to enable me to make
 and secure my crop for the year 1870 on the Eck Grove place and
 without which I could not make and secure said crop I hereby give
 " a lien upon said crop and also upon the following property on
 some made more six years old one grey mare aged nine years
 and former of sale in case of default for the certain payment of
 the same on or before the first day of January 1871 according to
 section 1854 of the Revised Code of Alabama Acted April 20th 1870
 Deham Foreney
 21st 8

Witcomb

Stump 50 sk

G. W. Farmer & Co. Deeds
 State of Ala. ³ I, Joshua P. Corbin, Judge of the Probate
 Court for said County, hereby certify that the
 foregoing will was filed for record May 30th 1870 & was duly
 recorded same day in Book 13 page 56.
 Joshua P. Corbin, Judge P.C.

John P. Connor Secy & P.O.

[illegible]

Satisfied in full
Dec. 15th 1870
J. P. Danner
This Indenture witnesseth that I Jacob W. Perryman of Limestone County, State of Alabama for and in consideration of thirty three hundred and ninety dollars in supplies this day advanced bona fide to me by J. P. Danner to enable me to make and secure my crop for the year of 1870 on the place and without which I could not make and secure said crop & hereby give a lien upon and also upon the following property one bale cotton and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama April 22 1870
J. W. Perryman
Stamp 50¢

Jan 16th 1871
State of Ala. J. Joshua P. Pearson Judge of the Probate Court for Limestone Co. & County hereby certify that the foregoing lien was filed for record May 3rd 1870 & was duly recorded same day in Book 13 page 564
Joshua P. Pearson Judge P.C.

John G. Glover
This Indenture witnesseth that I John G. Glover of Limestone County, State of Alabama for and in consideration of two hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Danner to enable me to make and secure my crop for the year of 1870 on the Robert Swindley place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following property one cow or three yearlings and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Athens April 20th 1870
Witness
Stamp 50¢ John G. Glover

J. H. Allison & J. P. Danner
State of Ala. J. Joshua P. Pearson Judge of the Probate Court for Limestone Co. & County hereby certify that the foregoing lien was filed for record May 3rd 1870 & was duly recorded same day in Book 13 page 564
Joshua P. Pearson Judge P.C.

John W. Darn
This Indenture witnesseth that I John W. Darn of Limestone County, State of Alabama for and in consideration of two hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Danner to enable me to make and secure my crop for the year of 1870 on the G. W. Darn place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following property one bay mare three years old and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama
Witness
Stamp 50¢ John W. Darn

State of Ala. J. Joshua P. Pearson Judge of the Probate Court for Limestone Co. & County hereby certify that the foregoing lien was filed for record May 3rd 1870 & was duly recorded same day in Book 13 page 564
Joshua P. Pearson Judge P.C.

Mrs. L. W. McQuinn
This Indenture witnesseth that I Mrs. L. W. McQuinn of Limestone County, State of Alabama for and in consideration of the sum of One hundred and twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Danner to enable me to make and secure my crop for the year of 1870 on the place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following property my part of crop and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama April 20th 1870
Witness
Stamp 50¢ L. W. McQuinn

State of Ala. J. Joshua P. Pearson Judge of the Probate Court for Limestone Co. & County hereby certify that the foregoing lien was filed for record May 3rd 1870 & was duly recorded same day in Book 13 page 565
Joshua P. Pearson Judge P.C.

J. G. Starkey
This Indenture witnesseth that I J. G. Starkey of Limestone County, State of Alabama for and in consideration of the sum of One hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Danner to enable me to make and secure my crop for the year of 1870 on the McDermott place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following property one debt buy horse 9 years old and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama April 16th 1870
Witness
Stamp 50¢ J. G. Starkey

State of Ala. J. Joshua P. Pearson Judge of the Probate Court for Limestone Co. & County hereby certify that the foregoing lien was filed for record May 3rd 1870 & was duly recorded same day in Book 13 page 565
Joshua P. Pearson Judge P.C.

B. W. McQuinn
This Indenture witnesseth that I B. W. McQuinn of Limestone County, State of Alabama for and in consideration of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Danner to enable me to make and secure my crop for the year of 1870 on the G. W. Darn place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following property one bay mare three years old and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama April 19 1870
Witness
Stamp 50¢ B. W. McQuinn

State of Ala. J. Joshua P. Pearson Judge of the Probate Court for Limestone Co. & County hereby certify that the foregoing

been was filed for record May 3rd 1870 and was duly recorded same day in Deed Book 18 page 565 Joshua P. Overman Judge P.C.

Geo E. Brown
To him
J. P. Overman
This Indenture witnesseth that I George E. Brown of Limestone County State of Alabama for and in consideration of One hundred & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Overman to enable me to make and secure my crop for the year of 1870 on the 5th Section place and without which I could not make and secure said crop thereby give them a lien upon said crop and also upon the following: each power of sale in case of default for the certain payment of the same on or before the first day of Jan'y. 1871 according to section 1858 of the Revised Code of Alabama April 25 1870
Witness
George E. Brown
Thomas J. Overman. (I hereby bind myself for the within consideration of One hundred and fifty dollars April 28 1870 John B. Overman Judge of the Probate Court for said State of Ala. & I Joshua P. Overman Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing lien was filed for record May 3rd 1870 and was duly recorded same day in Deed Book 18 page 566 Joshua P. Overman Judge P.C.

James Short
To him
J. B. McCallum
This agreement witnesseth that for & in consideration of the sum of two hundred & twenty three 64/100 dollars this day bona fide advanced to me by John B. McCallum & consisting in provisions & utensils that is to say one wagon & plows meat & flour to enable me to make a crop during the year 1870 on the Shack or Turkey plantation & without which it is impossible for me to make & secure my crop a lien is hereby given by me to the said McCallum on my entire crop to secure the payment of the above amount also on said wagon with power of sale of both crop & wagon if the same is not paid on or before the first day of Dec 1870. Witness my hand this April 28th 1870
James Short
Witness E. McKelvey Frank Woodruff
State of Ala. & I Joshua P. Overman Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing lien was filed for record May 3rd 1870 and was duly recorded same day in Deed Book 18 page 566 Joshua P. Overman Judge P.C.

Frank Woodruff
To him
J. B. McCallum
This instrument witnesseth that for & in consideration of the sum of four hundred & eighty five dollars in team farming utensils & provisions furnished us this day bona fide to enable us to make a crop on the Shack or Turkey plantation during the year 1870 by John B. McCallum & without which it is impossible for us to make & secure our crop a lien is hereby given on our entire crop of every description to secure the payment of the above sum to the said McCallum also on two mules being a part of the team furnished (with other kind of plow team being rented & the amount of said rent included in the above amount) with power of sale

of the same that is crop & mules on or before the first day of Dec 1870 if not paid corner Nitrop m... this April 27 1870
Witness
Edwards
State of Ala. & I Joshua P. Overman Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing lien was filed for record May 3rd 1870 and was duly recorded same day in Deed Book 18 page 566 & 567 Joshua P. Overman Judge P.C.

B. J. McCallum
To him
J. B. McCallum
This Indenture witnesseth that I B. J. McCallum of Limestone County State of Alabama for and in consideration of Five hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Holt & Blair to enable me to make and secure my crop for the year of 1870 on the 4th & Houston place and without which I could not make and secure said crop thereby give them a lien upon said crop and also upon the following property one wagon one yoke of oxen & three mules Bows and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Witness my hand & seal May 2 1870
B. J. McCallum
Witness Charles E. Hall
State of Ala. & I Joshua P. Overman Judge of the Probate Court for Limestone Co. County hereby certify that the foregoing lien was filed for record May 4 1870 and was duly recorded same day in Deed Book 18 page 567 Joshua P. Overman Judge P.C.

Wash. & Crutcher
To him
W. R. Day
State of Alabama On or before the 20th day of December 1870 we promise to pay W. R. Day or his assigns One hundred & forty dollars for one bay horse four years old bought by us to enable us to make a crop for the present year said horse is obtained by us bona fide for the purpose of making a crop and without said horse it would not be in our power to make a crop and for the due payment of said sum of one hundred & forty dollars we hereby acknowledge a lien on both the said horse and our crops this year and power of sale. Witness our hands and seals this 20th day of March 1870
Witness Crutcher
Witness Lewis Beck
W. R. Day
State of Ala. & I Joshua P. Overman Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing lien was filed for record May 5 1870 and was duly recorded same day in Deed Book 18 page 567 Joshua P. Overman Judge P.C.

Edwards
To him
R. L. Gamble
\$400 On or before the first of December next I promise to pay R. L. Gamble \$400 in order forty dollars for value received and for the better security and payment of same and in consideration of the assistance rendered me by said

R O Quibble was to enable me to make and secure my crop for the year 1870 on the plantation of my 220 woodriff. I do hereby give R O Quibble a lien on said crop to the amt of Forty dollars and also power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama
 Witness my hand
 J. M. Edwards

John A. Huron
 State of Ala 3 I Joshua P. Bonner Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing lien was filed for
 record May 5 1870 and duly recorded same day in Book 18
 pages 567 & 568
 Joshua P. Bonner Judge P. C.

Edwards W. Brown being of the County of Colbert & State of Indiana of the
 first part & Martha L. Patton of the County of Madison & State
 of Alabama of the second part Witnesseth that for & in consideration
 of the sum of Twenty one hundred dollars to him by her paid
 which is acknowledged the party of the first part hath this day
 bargained & sold aliened enfeofed & conveyed & by these presents
 doth bargain & sell alien enfeof & convey unto the party of
 the second part certain parcels of land lying in the County
 of Limestone & State of Alabama described as three fourths east
 quarter of section thirty six Township three range three west
 and the west half of the north east quarter of section one Town
 ship four range three west containing Two hundred & eighty
 five acres more or less except one half of an acre embracing
 the Harrison Grove yard. To Have & to hold the above described
 land to her & her heirs and assigns forever yet this Indenture is
 upon this condition the party of the first part hath this day purcha
 sed of the party of the second part the above described land & agrees
 to pay her therefor thirty one hundred dollars payable in the sum
 and at the times following to wit: Twelve hundred dollars thereof
 to be paid in cash one thousand dollars thereof to be paid on the
 first day of September 1870 with interest from date and nine hun
 dred dollars thereof to be paid on the first day of April Eighteen
 hundred & eighty and with interest from the date. And the party
 of the second part to execute a bond for said land & to take a
 mortgage to secure the purchase money thereof and the party
 of the first part hath this day said to the party of the second
 part said sum of Twelve hundred dollars & hath executed to
 her his two bonds dated on this day one for One thousand dollars
 payable on the first day of September 1870 with interest from
 the date & the other for Nine hundred dollars payable on the first
 day of April Eighteen hundred & eighty with interest from the date
 And the party of the second part hath this day executed her bond
 for said land which bond is now here referred to as a purchase
 bond if the party of the first part shall fail to pay said bonds

or either of them when they fall due & the interest thereon then
 it shall be lawful for the party of the second part to sell said land
 or so much as may be necessary at public auction at the Court house
 for said County of Limestone But before such sale is had it shall be
 the duty of the party of the second part to give thirty days notice of
 the time & place & terms of sale & description of the land by public
 notice for four successive weeks in the newspapers which may be then
 the official organ for Limestone County But if there shall be no such
 official organ then in such papers as she may select. But if the
 party of the first part shall truly pay off each of said bonds as each
 of them shall fall due & the interest thereon then this Indenture
 to be void Otherwise to remain in full force. If a sale shall be
 had hereunder the proceeds shall be first applied to the payment of
 the costs of this and the balance shall be applied as far as necessary
 to the full payment of both of said bonds & interest. In witness whereof
 the party of the first part hath set his hand & seal this day
 & year first above written
 E. W. Brown being

Stamps \$2.50
 the State of Alabama & I Robert H. Figg an acting Justice of the
 Madison County ss I have in and for the County and State aforesaid
 hereby certify that E. W. Brown being whose name is signed to the
 foregoing conveyance and who is known to me acknowledged before
 me on this day that being informed of the contents of the conveyance
 he executed the same voluntarily on the day the same bears date
 Given under my hand this 25th day of March 1870
 Robert H. Figg
 Justice of the Peace

State of Ala 3 I Joshua P. Bonner Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing conveyance was
 filed for record May 6 1870 and duly recorded May 11 1870 in Book
 18 pages 568 & 569
 Joshua P. Bonner Judge P. C.

James Anderson 3 This Indenture Witnesseth that I James Anderson of Limestone County
 State of Alabama for and in consideration of the sum of one
 hundred & seventy five dollars for a horse this day arrived
 bona fide to me by E. J. Strange to enable me to make and secure
 my crop for the year of 1870 on the 220 woodriff place and with
 out which I could not make and secure said crop I hereby give a
 lien upon said crop and also upon the following property one
 bay mare ten or eleven years old and power of sale in case of
 default for the certain payment of the same on or before the first
 day of January 1871 according to section 1858 of the Revised Code
 of Alabama May 6 1870
 James Anderson
 Stamp 50c

J. J. Gossell
 State of Ala 3 I Joshua P. Bonner Judge of the Probate Court
 Limestone County ss I have in and for the County and State aforesaid
 hereby certify that the foregoing
 lien was filed for record May 6 1870 and duly recorded
 May 11 1870 in Book 18 pages 569
 Joshua P. Bonner Judge P. C.

The within Mortgage is satisfied
 in full - Martha L. Patton
 Nov. 19 1875 - per Jan. 1875 Moore atty.

in full - per E. J. Strange
 Jan. 9th 71

L. M. & Sarah Jenkins This Indenture witnesseth that I Monroe Jenkins of Louisa County, State of Alabama for and in consideration of Three hundred and fifty dollars in supplies this day advanced bona fide to me by John A. Andrews to enable me to make and secure my crop for the year of 1870 on the Varner place and without which I could not make and secure said crop I hereby give a lien upon one half of said crop and also upon the following property one bay horse mule one bay mare mule and four of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this 28th March 1870

Stamp 50¢

L. M. & Sarah Jenkins End
State of Ala. I Joshua P. Connor Judge of the Probate Court for Louisa County hereby certify that the foregoing lien was filed for record May 7 1870 and was duly recorded May 11 1870 in Deed Book 13 page 570 Joshua P. Connor Judge P.C.

L. L. Weir This Indenture witnesseth that I L. L. Weir of Louisa County, State of Alabama for and in consideration of One hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they became necessary by S. C. Smith to enable me to make and secure my crop for the year of 1870 on the Howard place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following one deep bay mare 4 years old and four of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this 30th March 1870

Stamp 50¢

L. L. Weir End
State of Ala. I Joshua P. Connor Judge of the Probate Court for Louisa County hereby certify that the foregoing lien was filed for record May 7 1870 and was duly recorded May 11 1870 in Deed Book 13 page 570 Joshua P. Connor Judge P.C.

John W. McQuinn This Indenture witnesseth that I John William McQuinn of Louisa County, State of Alabama for and in consideration of the sum of Eighty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they became necessary by S. C. Smith to enable me to make and secure my crop for the year of 1870 on the my own place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following one dark bay horse about seven years old also upon two head stock hogs also one mule cow and calf and speckled about four years old and four of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this 19th March 1870

Stamp 50¢

John W. McQuinn End
State of Ala. Louisa County, I Joshua P. Connor Judge of the

Probate Court for said County hereby certify that the foregoing lien was filed for record May 7 1870 and was duly recorded May 11 1870 in Deed Book 13 page 570 Joshua P. Connor Judge P.C.

J. C. Smith This Indenture witnesseth that I J. C. Smith of Louisa County, State of Alabama for and in consideration of One hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they became necessary by S. C. Smith to enable me to make and secure my crop for the year of 1870 on my own place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following one mare colored mule about 7 years old and four of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this 28th March 1870

Stamp 50¢

J. C. Smith End
State of Ala. I Joshua P. Connor Judge of the Probate Court for Louisa County hereby certify that the foregoing lien was filed for record May 7 1870 and was duly recorded May 11 1870 in Deed Book 13 page 571 Joshua P. Connor Judge P.C.

B. W. Watson This Indenture witnesseth that I B. W. Watson of Louisa County, State of Alabama for and in consideration of Five hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they became necessary by Thomas Miller to enable me to make and secure my crop for the year of 1870 on the Varner place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following property 1 mare colored horse mule aged 7 years 1 bay mare mule six years old and four of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama this 10th day of March 1870

Stamp 10¢

B. W. Watson End
State of Ala. I Joshua P. Connor Judge of the Probate Court for Louisa County hereby certify that the foregoing lien was filed for record May 9 1870 and was duly recorded May 11 1870 in Deed Book 13 page 571 Joshua P. Connor Judge P.C.

Isaac Lee This Indenture witnesseth that I Isaac Lee of Louisa County, State of Alabama for and in consideration of One hundred and twenty five dollars in supplies this day advanced bona fide to me by David S. James to enable me to make and secure my crop for the year of 1870 on the J. A. Blackburn's my own place and without which I could not make and secure said crop I hereby give him a lien upon fifty bushels of corn and also one two horse wagon this day purchased of him which wagon is now used to haul twenty five hundred pounds to 1st day of December 1870 and four of sale in case of default for the certain payment of the same on or before the first day of December 1870 according to section 1858 of the Revised Code of Alabama given under my hand May 9 1870

Stamp 50¢

Isaac Lee End
Witness C. M. Newer & P. Connor

State of Ala & I Joshua P. Connor Judge of the Probate Court for said
 Limestone Co & County hereby certify that the foregoing line was filed for
 record May 9 1870 was duly recorded May 11 1870 in Deed Book
 18 page 571
 Joshua P. Connor Judge P.C.

David O'Neil wife & there Indenture the 10th day of September in the year of
 1870 I our Lord our "David O'Neil and Rebecca O'Neil his wife of the County of Limestone
 in the State of Alabama of the one part and Westley Lock of the other
 part Witnesseth that the said David O'Neil and Rebecca O'Neil his wife
 for and in consideration of the sum of one hundred dollars to them in
 hand paid the right whereof is hereby acknowledged both this day
 given granted bargained sold alien conveyed released conveyed and
 confirmed and by these presents do give grant bargain sell alien
 convey release confirmed and confirmed and by these presents do
 give grant bargain sell alien convey release convey and confirm
 unto the said Westley Lock forty acres of land lying ten hundredths
 of an acre by and being in the County of Limestone State of Ala
 known as the south east quarter of the north east quarter of
 section twenty in township one of range four west and also the
 south west quarter of the north west quarter of section twenty one
 in township one of range four west containing forty acres and ten
 hundredths of an acre to have and to hold the above described
 land with the appurtenances thereto belonging or in any
 wise appertaining to the said Westley Lock his heirs and assigns
 forever and the said David O'Neil and Rebecca O'Neil his wife
 for them selves their heirs executors and administrators do warrant
 and for ever defend the title to the above described and hereby granted
 premises unto the said Westley Lock his heirs and assigns from
 and against themselves and all and every person claiming or holding
 under them the said David O'Neil and Rebecca O'Neil his wife also
 against the lawful title or demand of all and every person or persons
 whatsoever claiming or holding by force or under the Government
 of the Confederate States. In testimony whereof the said parties have hereunto
 set their hands and seals this day and date above written

David O'Neil

Rebecca O'Neil

The State of Ala & I Lewis Morris an acting Justice of the Peace hereby
 Limestone County & County hereby certify that David O'Neil and Rebecca O'Neil his wife
 whose names is signed to the foregoing conveyance and who is known
 to me acknowledged before me on this day that being informed of the contents
 of the conveyance they executed the same voluntarily on the day the
 same bears date given under my hand this 10th day of September one
 thousand eight hundred and sixty three. Lewis Morris Justice of the Peace
 State of Ala & I Joshua P. Connor Judge of the Probate Court for said
 Limestone Co & County hereby certify that the foregoing conveyance was
 filed for record May 9 1870 was duly recorded May 11 1870 in
 Deed Book 18 page 572.
 Joshua P. Connor
 Judge P.C.

James J. Nichols & this Indenture Witnesseth that I James J. Nichols of Limestone
 Co & County State of Alabama for and in consideration of One hundred
 & fifty dollars in supplies this day advanced bona
 fide to me by H. F. Cartwright to enable me to make and secure my
 crop for the year of 1870 on the place I live on and without which
 I could not make and secure said crop I hereby give him a lien upon
 said crop and also upon the following one two three wayon and
 power of sale in case of default for the certain payment of the same
 on or before the first day of January 1871 according to section 1858 of
 the Revised Code of Alabama this April 19 1870
 H. F. Cartwright
 State of Ala & I Joshua P. Connor Judge of the Probate Court for said
 Limestone Co & County hereby certify that the foregoing line was filed
 for record May 9 1870 was duly recorded May 12 1870 in Deed Book
 18 page 573
 Joshua P. Connor Judge P.C.

James R. Lock & this Indenture witnesseth that I James R. Lock of Limestone
 Co & County State of Alabama for and in consideration of One hundred
 & fifty dollars in supplies this day advanced bona fide to me and to
 be advanced to me as they become necessary by H. F. Cartwright to
 enable me to make and secure my crop for the year of 1870 and also
 to enable me to get and deliver said crop on the Road R. R. on the
 place and without which I could not make and secure said crop
 I hereby give him a lien upon said crop and also upon the follow-
 ing 1400 or over and power of sale in case of default for the
 certain payment of the same on or before the first day of January
 1871 according to section 1858 of the Revised Code of Alabama
 this April 20 1870
 H. F. Cartwright
 State of Ala & I Joshua P. Connor Judge of the Probate Court for
 Limestone Co & County hereby certify that the foregoing line was
 filed for record May 9 1870 was duly recorded May 12 1870 in
 Deed Book 18 page 573.
 Joshua P. Connor Judge P.C.

R. Black wife & this Indenture witnesseth that I James R. Black of Limestone
 Co & County State of Alabama for and in consideration of One hundred
 & fifty dollars in supplies this day advanced bona fide to me and to
 be advanced to me as they become necessary by H. F. Cartwright to
 enable me to make and secure my crop for the year of 1870 and also
 to enable me to get and deliver said crop on the Road R. R. on the
 place and without which I could not make and secure said crop
 I hereby give him a lien upon said crop and also upon the follow-
 ing 1400 or over and power of sale in case of default for the
 certain payment of the same on or before the first day of January
 1871 according to section 1858 of the Revised Code of Alabama
 this April 20 1870
 H. F. Cartwright
 State of Ala & I Joshua P. Connor Judge of the Probate Court for
 Limestone Co & County hereby certify that the foregoing line was
 filed for record May 9 1870 was duly recorded May 12 1870 in
 Deed Book 18 page 573.
 Joshua P. Connor Judge P.C.

Probate Court for said County hereby certify that the foregoing
line was filed for record May 17 1870 over duly recorded May
12 1870 in said Book 13 page 575 Joshua P. Orman Judge P.C.

10
Deane Wright 3 \$100. On or before the 15th day of October 1870 A.D. I promise
to pay Matt W. Mahon of Limestone County Alabama the sum of
Matt W. Mahon 3 One hundred dollars (\$100) for services rendered and under
I could not make a crop without such assistance & hereby grant him
a lien in fee simple on my crop on the Patton farm in Limestone
County Ala. to secure him in full and satisfactory payment of
the same. Given under my hand in the presence of three witnesses
this 20th day of May 1870 A.D. Deane Wright
Witness John W. Martin F.B. Ballard Stamps 50c
State of Ala 3 I Joshua P. Orman Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing line was filed
for record May 11 1870 over duly recorded May 12 1870 in said Book
13 page 576 Joshua P. Orman Judge P.C.

Thomas Hendley 3 On or before the 15th day of November 1870 A.D. I promise to
to pay Matt W. Mahon of Limestone County Ala the sum of One
Matt W. Mahon 3 hundred and twenty dollars and ten cents (\$190.20) for one
large bay horse and I hereby grant him a lien in fee simple
on said horse and also on my bay mare to secure him in full
and satisfactory payment of the same. Given under my hand in
the presence of three witnesses this 18th day of March 1870 A.D.
Witness F.B. Ballard Stamps 50c Thomas Hendley
William McMillen
State of Ala 3 I Joshua P. Orman Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing line was filed
for record May 11 1870 over duly recorded May 12 1870 in said
Book 13 page 576 Joshua P. Orman Judge P.C.

Abner Patton 3 \$180. On or before the 1st day of November 1870 A.D. I promise
to pay Matt W. Mahon the sum of One hundred and eighty
Matt W. Mahon 3 Dollars and ten cents (\$180.20) for one barrel mule and
I hereby grant him a lien on said mule in fee simple and also
on my wagon and team to secure him in the payment of the
same. Given under my hand in the presence of three witnesses this
the 20th day of March 1870 A.D. Abner Patton
Witness William McMillen Stamps 50c
Charles Patton
State of Ala 3 I Joshua P. Orman Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing line was
filed for record May 11 1870 over duly recorded May 12 1870 in
said Book 13 page 576 Joshua P. Orman Judge P.C.

Mark Lane 3 This Indenture witnesseth that I Mark Lane of Limestone
to pay 3 County State of Alabama for and in consideration of the sum
of Twenty five dollars this to me and to me as by D. J. 20

Book of 1870 on the - place and without which I could not make
and secure said crop & hereby give him a lien upon said crop and also upon
the following property one two horse wagon and power of sale in case of de
fault for the certain payment of the same on or before the first day of January 1870
according to section 1850 of the Revised Code of Alabama April 15 1870

Deane Wright 3 Stamps 50c
to pay Matt W. Mahon of Limestone County Alabama the sum of
Matt W. Mahon 3 One hundred dollars (\$100) for services rendered and under
I could not make a crop without such assistance & hereby grant him
a lien in fee simple on my crop on the Patton farm in Limestone
County Ala. to secure him in full and satisfactory payment of
the same. Given under my hand in the presence of three witnesses
this 20th day of May 1870 A.D. Deane Wright
Witness John W. Martin F.B. Ballard Stamps 50c
State of Ala 3 I Joshua P. Orman Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing line was filed
for record May 12 1870 over duly recorded May 12 1870 in said Book 13
page 576 577 Joshua P. Orman Judge P.C.

Ransom 3 This Indenture made this 8th day of May in the
to 3 year One thousand eight hundred and sixty eight between
George 3 Ransom Harlow and Henrietta J. Harlow his wife of the
County of Limestone in the State of Alabama of the one part and George
Whitfield of the other part Witnesseth that the said parties of the first
part for and in consideration of the sum of One thousand five hundred
dollars to them in hand paid the receipt whereof is hereby acknowledged
gave here this day given granted bargained sold aliened conveyed & cleared
conveyed and confirmed and by these presents do give grant bargain
sell alien convey & confirm unto the said George Whitfield
of the second part all that certain land or parcel of land lying
and being in the County of Limestone State of Alabama and known and
described as follows to wit viz: that is to say the first part of the
South east quarter (1/4) of Section Six (6) Township one (1) Range
four west and containing One hundred (100) acres more or less
to have and to hold the above described land or parcel of land with
the tenements and appurtenances thereto belonging or in any
wise appertaining unto the said George Whitfield his heirs and assigns
forever and the said Ransom Harlow and Henrietta J. Harlow for
themselves their heirs executors and administrators do hereby and
in consideration of the premises warrant and well for ever defend
the title to the above described and hereby granted premises unto the
said George Whitfield his heirs and assigns from and against them
selves and all and every person or persons claiming or holding under
them the said Ransom Harlow and Henrietta J. Harlow his wife and
also against the lawful title claim or demand of all and every person
or persons whatsoever claiming or holding by force or under the
Government of the United States in testimony whereof the said parties
of the first part hereunto subscribed their names and affixed their seals
the day and year first above written Ransom Harlow
Stamps \$1.25 Henrietta J. Harlow

the State of Alabama 3 I M. C. McEnery an acting Justice of the Peace in
Limestone County 3 and for the above County of the said hereby certify that
Ransom Harlow and Henrietta J. Harlow his wife whose names are
signed to the within conveyance and who are known to me personally
acknowledged before me on this day that being informed of the contents

of the conveyance they executed the same voluntarily on the day
the same was duly filed under my hand this 5th day of May A.D. 1868
Wm B McQuinn J.P.

State of Ala & Joshua P. Connor Judge of the Probate Court for said
Limestone Co County hereby certify that the foregoing conveyance
was filed for record May 12 1870 and was duly recorded same
day in Dub Book 18 page 577 & 578. Joshua P. Connor Judge P.C.

Amos Edwards & This Indenture witnesseth that I Amos Edwards of Limestone
Co. here County and State of Alabama for and in consideration of the
sum of One hundred and sixty one and 6/10 dollars (\$161.60)
to me in hand paid the receipt of which I do hereby acknowledge by
Robt B. Peckles of the day bargained and sold and by these
present do hereby bargain and sell unto the said Robt B. Peckles for
a certain large black horse supposed to be about nine or ten years
old said horse being now in my possession and my undisturbed
property said horse to be delivered by me unto the said Robt B. Peckles
on or before the first day of November eighteen hundred & seventy
(1870) and last from the death of the horse or from any other cause
I should fail to deliver the said horse unto the said Robt B. Peckles
within the time above mentioned I do hereby give him a
lien upon my present crop of cotton and cotton now growing
and to be grown upon a portion of the land known as Joe W
Woodruff White place to secure the payment to him of the above
mentioned sum. In witness of all of which I hereunto set my
hand and seal this tenth day of May eighteen hundred & seventy
A.D. 1870
Amos Edwards col. Ed
W. S. White
Stamps 50c

State of Ala & Joshua P. Connor Judge of the Probate Court for
Limestone Co County hereby certify that the foregoing lien
was filed for record May 12 1870 and was duly recorded same
day in Dub Book 18 page 578. Joshua P. Connor Judge P.C.

Wm E. Eggleston & This Indenture witnesseth that I Wm E. Eggleston of Limestone
Co. here County State of Alabama for and in consideration of the sum
of One thousand dollars in supplies this day advanced to me
and to be advanced to me as they become necessary by R. B. Peckles
to enable me to make and secure my crop for the year of 1870 in
a portion of the Bell woods place and without which I could not
make and secure said crop I do hereby give him a lien upon said
crop and upon one black horse made about 5 years old and upon one
cowd horse made about 6 years old and power of sale in case of default
for the certain payment of the same on or before the first day of
1870 according to section 1858 of the Revised Code of Alabama given
at Mobile Alabama this the fifth day of May eighteen hundred
& seventy
Wm E. Eggleston
Attest R. B. Peckles
Stamps 40c

State of Ala & Joshua P. Connor Judge of the Probate Court for
Limestone Co County hereby certify that the foregoing lien

was filed for record May 12 1870 & duly recorded same day in
Dub Book 18 page 576. Joshua P. Connor Judge P.C.

Amos L. Hargrove & This Indenture witnesseth that I Amos L. Hargrove of Limestone
Co. here County State of Alabama for and in consideration of
the sum of Fifty five dollars in supplies this day advanced to me
by H. F. Cartwright to enable me to make and secure my crop
for the year of 1870 on the Hargrove place and without which I could
not make and secure said crop I do hereby give him a lien upon said
crop and also upon the following and power of sale in case of default
for the certain payment of the same on or before the first day of January
1871 according to section 1858 of the Revised Code of Alabama given
under my hand & seal this 10th April 1870
Amos L. Hargrove
Stamps 50c

State of Ala & Joshua P. Connor Judge of the Probate Court for said
Limestone Co County hereby certify that the foregoing lien was filed for
record May 12 1870 and was duly recorded same day in Dub Book 18
page 579. Joshua P. Connor Judge P.C.

Mary A. Rochel & This Indenture witnesseth that Mr. Mary Ann Rochel of the
Limestone Co County State of Alabama for and in
consideration of Fifty three 1/10 dollars in supplies this day
advanced to me by H. F. Cartwright to enable us to make and secure our crop for the
year of 1870 on the White Hughes place and without which we could not
make and secure said crop we hereby give him a lien upon said
crop and also upon the following 1 bay horse and power of sale
in case of default for the certain payment of the same on or before
the first day of January 1871 according to section 1858 of the Revised
Code of Alabama this 18th day of April 1870
Mary Ann Rochel
Thomas Rochel
Attest H. F. Cartwright
Stamps 50c

State of Ala & Joshua P. Connor Judge of the Probate Court for said
Limestone Co County hereby certify that the foregoing lien was filed
for record May 12 1870 and was duly recorded same day in Dub
Book 18 page 579. Joshua P. Connor Judge P.C.

Charles Davis & This Indenture witnesseth that I Charles Davis of the Limestone
Co. here County State of Alabama for and in consideration of one ten
dollar wagon value at One hundred & forty one & 5/10 dollars
I do hereby give him a lien upon said wagon and power of sale in case of default
for the certain payment of the same on or before the first day of December 1870 according to
section 1858 of the Revised Code of Alabama given under my hand & seal this 10th April 1870
Charles Davis
Attest H. F. Cartwright
Stamps 50c

section 1858 of the Revised Code of Alabama April 24th 1870
 Attest J. S. Wood Stamp 50¢ Charles H. Davis

to Allen
 State of Ala. I Joshua P. Connor Judge of the Probate Court for
 Limestone Co. & said County hereby certify that the foregoing line
 was filed for record May 18th 1870 and was duly recorded same
 day in Dec. Book 13 page 579 & 580 Joshua P. Connor Judge PC

J. W. Robertson & Bro. This Indenture made and entered into this the tenth day
 of May 1870 between Sarah Olney of the County of Madison
 State of Alabama and J. W. Robertson and Bro. of the County
 of Limestone State of Alabama viz: That the said Olney has this
 day sold to the said Robertson and Bro. one dark horse mare
 and one mare made for the sum of Three hundred and fifteen
 dollars payable the first day of October next. It is agreed that
 the party of the first part retain a lien upon the mules after
 mentioned and also upon four bales of cotton to be made the
 present year upon the plantation known as the Webb place
 belonging to the Estate of J. H. Webster dead. This conveyance is
 to be null and void if the said Robertson discharges this
 indebtedness when it becomes due in case of his failure to do
 so then the party of the first part is authorized and empowered
 to take charge of said property and proceed as the law directs
 to collect the amount due.

Sarah A. Olney
 Stamp 50¢ J. W. Robertson & Brothers
 State of Ala. I Joshua P. Connor Judge of the Probate Court for
 Limestone Co. & said County hereby certify that the foregoing conveyance
 was filed for record May 14th 1870 and was duly recorded same
 day in Dec. Book 13 page 580 Joshua P. Connor Judge PC

J. W. Robertson & Bro. State of Alabama Limestone County. Dea Miles McKee
 To Lien four hundred and seventy dollars for three horses which
 Miles McKee he has this day furnished me to enable me to make a
 cultivate a crop on the Webster place in Limestone County in good
 faith and without which I could not make said crop. Now therefore
 a lien is hereby created on said horses 1 grey horse 1 bay one
 eyed colt 1 sorrel colt one "eyed horse & the first 10 bales of
 cotton made this year - this debt bears no interest until due on
 1st November 1870 and full power of sale if not paid by said time
 with my said & at this 22 March 1870

Impressure of witness Stamp 50¢ J. W. Robertson & Bro. End
 J. S. Harris
 State of Ala. I Joshua P. Connor Judge of the Probate Court for
 Limestone Co. & said County hereby certify that the foregoing line
 was filed for record May 16th 1870 and was duly recorded same day
 in Dec. Book 13 page 580 Joshua P. Connor Judge PC

Chas. Lane State of Alabama Dea W. C. Saunders justly owe dollars for supplies
 To Lien Limestone County & money furnished me by W. C. Saunders on this
 W. C. Saunders day to enable me to make a secure a crop on the Daney place
 Now a lien is hereby created on one bay horse about nine years old
 1 year old 1 red & 1 speckled as well as the crop of every kind
 made & grown by me the present year with power of sale if not paid
 by 25th day Dec. 1870 with my said this 15th April 1870
 Attest Chas. Lane End
 J. S. Wood

The interlineation of 61st instead of 36th was made in my presence
 & by my consent this day & date above written

Attest J. S. Wood Stamp 50¢ Chas. Lane
 State of Ala. I Joshua P. Connor Judge of the Probate Court for said County
 Limestone Co. hereby certify that the foregoing line was filed for record
 May 17 1870 and was duly recorded same day in Dec. Book 13 page 581
 Joshua P. Connor Judge PC

J. W. B. Donnell Limestone Ala May 6th 1870. Whereas I am unable without
 To Lien assistance to make a crop the present year and whereas John
 Johnston & John Johnston & Co. has consented to furnish me supplies for this
 purpose - I hereby declare & create a lien on my entire crop
 on the Davis Grove place in Limestone County Alabama which I am
 raising the present year in farm of the said Johnston & Co. for all
 the supplies they may furnish me to this end as contains my
 hand and seal this dated as above J. W. B. Donnell End
 Witness J. W. Kelly & J. H. Harris Stamp 50¢

State of Ala. I Joshua P. Connor Judge of the Probate Court for said
 Limestone Co. & County hereby certify that the foregoing line was
 filed for record May 18th 1870 and was duly recorded same day
 in Dec. Book 13 page 581 Joshua P. Connor Judge PC

Thomas H. Malone This Indenture made this the first day of December 1868
 To Lien between Thomas H. Malone & R. H. Malone his attorney of
 Jane Mitchell the County of Limestone State of Ala of the one part and
 Jane Mitchell colored wife of Alfred Mitchell of the other part
 Witnesseth that the said Thomas H. Malone for & in consideration of
 the sum of One hundred dollars to him in hand paid by him from
 the said Jane Mitchell all that certain lot of land lying & being
 in the County of Limestone & State of Ala and known as the Black
 horse lot lying in the 26th corner of the 26th & 27th sections of section
 17 & 20 R. 4 west line running as follows commencing where
 the R. 4 & R. 20 crosses the north line of said section running
 to the 26th corner of said 26th & 27th sections thence south twenty
 two & a half rods thence east to said R. Road thence north
 to the beginning the R. Road being the east boundary containing
 ten acres more or less To have and to hold the above described
 lot of land with all its appurtenances unto the heirs of or in

any other appertaining unto the said Jane Mitchell her heirs and assigns forever and the said Thos H Malone do warrant & well forever defend the title to the above described lot of land & hereby grant & promise unto the said Jane Mitchell her heirs & assigns forever in testimony whereof the said Thos H Malone by his attorney has hereunto set his hand & seal the day & date above written
 Thomas H Malone

in the presence of
 the State of Alabama } Before me B Gardner an acting Justice
 Limestone County } of the Peace in and for said County and State
 personally appeared Robert H Malone attorney in fact for Thomas H Malone and who is known to me who acknowledged before me on this day that being informed of the contents of the within conveyance he executed the same freely and voluntarily for the purposes therein specified on the day the same bears date given under my hand Dec 17th 1868

B Gardner J.P.
 State of Ala } I Joshua P. Cannon Judge of the Probate Court for
 Limestone Co } County hereby certify that the foregoing conveyance was filed for record May 19 1870 was duly recorded same day in Deed Book 13 pages 581 & 582. Joshua P. Cannon Judge P.C.

J W Thompson } On the 1st day of January 1870 I John W Thompson promise
 To Lewis } to pay J. P. Springer or order One thousand and fifty Dollars
 J P Springer } for value received and to secure the payment thereof I hereby
 bargain and sell to him in fee simple 2 head of mules one bay horse & six head of cattle also my crop of corn and cotton to be grown this year on the following conditions viz: 1st that until the maturity of said debt he is to remain in possession of said property - 2nd That if the said debt is not paid at maturity he shall have authority to take possession of said property and sell the same at public sale for cash at Grimes Madison Co Ala after first giving notice of the time and place by posting three or more notices in public places in the County ten days before the time of sale and the proceeds apply first to the payment of executing & foreclosing the mortgage secondly to the payment of what may be due on said debt thirdly the balance if any pay over to him finally that if said debt is paid at maturity then this mortgage to be entirely satisfied and become null and void. Given under my hand and seal the 6th day of May 1870

Signed sealed & delivered being first duly
 stamped in presence of... J W Thompson

State of Ala } I Joshua P. Cannon Judge of the Probate Court for
 Limestone Co } County hereby certify that the foregoing was
 filed for record May 19 1870 was duly recorded same day in Deed Book 13 page 582. Joshua P. Cannon Judge P.C.

Joach & Wm Robinson } To all whom these presents shall come know ye that I
 To Lewis } Joach Robinson and William Robinson both of the County of
 Limestone } Limestone State of Alabama of the first part for securing the
 payment of the money hereinafter mentioned and in consideration
 of the sum of one dollar to us duly paid by H L Map of the City of
 Huntsville County of Madison State of Alabama of the second part the
 receipt whereof is hereby acknowledged have bargained sold and mort-
 gaged and by these presents do bargain sell and mortgage unto the
 said party of the second part the following described horses and mules
 one bay horse about seven years old one gray mare about seven years
 old one gray horse about seven years old one dark bay mare about
 three years old one black mare about four years old one dark bay
 mare male about eight years old. To have and to hold the above
 described horses and mules bargained sold and mortgaged or intended
 so to be unto the said party of the second part his Executors adminis-
 trators and assigns forever and we the said party of first part for
 ourselves our heirs executors and administrators all and singular
 the said horses and mules above specified and bargained and
 sold unto the said party of the second part his heirs and assigns
 against us the said party of the first part and against all
 and every person or persons whomsoever with consent and
 forever defend. Upon condition that if we the said party of the
 first part shall and do well and truly pay unto the said
 party of the second part his executor administrators or assigns
 the sum of Three hundred and eighty two Dollars or
 by the first day of November in the year 1870 then these pre-
 sents shall be void and we the said party of the first part for
 ourselves executors and assigns do covenant and agree to and
 with the said party of the second part his executors and assigns
 that in case default shall be made in payment of said sum
 above mentioned within the time provided then it shall and may
 be lawful for and we the said party of the first part do hereby
 and herewith authorize and empower the said party of the second
 part his executor administrators and assigns to enter with such
 assistance as he may deem necessary the premises whereon and
 be found said horses and mules above described and carry away
 the same to be sold and disposed of at public outcry in the City
 of Athens State of Alabama after a sufficient and legal notice of
 said sale has been given and out of the money arising therefrom
 to retain and pay the said sum above mentioned and all charges
 touching the same and the surplus if any there be to be delivered
 to us our executor administrators or assigns. In witness whereof
 we the party of the first part have hereunto set our hands and seals the
 4th day of May in the year 1870. Joach & Wm Robinson
 Wm L. Carter & A. B. Smith
 State of Ala } I Joshua P. Cannon Judge of the Probate Court for
 Limestone Co } County hereby certify that the foregoing was filed
 for record May 19 1870 was duly recorded same day in Deed Book
 13 page 583. Joshua P. Cannon Judge P.C.

George Ditcher 3 To all whom these presents shall come know
 Do here 3 That George Ditcher of the County of Limestone State
 of Alabama of the first part for securing the payment
 of the money hereinafter mentioned and in consideration of the
 sum of One dollar to me duly paid by H. D. Mose of the City of
 Huntsville County of Madison State of Alabama of the second part
 the receipt whereof is hereby acknowledged have bargained sold
 mortgaged and by these presents do bargain sell and mortgage unto
 the said party of the second part - Bales of cotton of average weight
 together with - of corn and of fodder to be raised cultivated and
 gathered by the party of the first part in the crop of 1870 and to
 be delivered to the party of the second part in a good and market
 able condition also the following described horses and mules one
 black stud mule nearly seven years old. Do have and to hold the
 above described goods and chattels bargained sold and mortgaged or
 intended so to be unto the said party of the second part his administrators
 and assigns forever. And I the said party of the first part for
 myself my heirs executors and administrators all and singular the
 said goods and chattels above specified and bargained and sold
 unto the said party of the second part his heirs and assigns against
 me the said party of the first part and against all and every person
 or persons whomsoever will consent and forever defend - upon
 condition that if I the said party of the first part shall and do
 well and truly pay unto the said party of the second part his ex-
 ecutors administrators or assigns the sum of twenty seven Dollars
 and twenty nine cents on or by the first day of November in the year
 1870 then these presents shall be void and I the said party of the
 first part for myself executors and assigns do covenant and agree
 to and with the said party of the second part his executors and assigns
 that in case default shall be made in payment of said sum above
 mentioned within the time prescribed then it shall and may be lawful
 for and I the said party of the first part do hereby and herewith
 authorize and empower the said party of the second part his executors
 administrators and assigns to enter with such assistance as he may
 deem necessary the premises wherein will be found said goods and chattels
 above described and carry away the same to be sold and disposed of
 at public outcry in the City of Athens after a sufficient and legal notice
 has been given of said sale and out of the money arising therefrom
 to retain and pay the said sum above mentioned and all charges
 touching the same and the surplus (if any there be) to be delivered
 to my executors administrators or assigns. In witness whereof
 the party of the first part hereunto set my hand and seal the 9th
 day of May in the year 1870.

George Ditcher
 H. D. Mose
 L. Carter

State of Ala 3 I Joshua P. Pearson Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing line was filed
 for record May 19th 1870. was duly recorded same day in Book
 12 page 584. Joshua P. Pearson Judge P.C.

Do here 3 This Indenture made and entered into this the 11th day
 of May in the year 1870 between H. D. Mose of the County
 of Madison State of Alabama of the first part and Perah Robinson
 of the County of Limestone State of Alabama of the second part
 witnesseth that the said party of the first part has and with advance necessary
 provisions plantation supplies and money to the amount of One hundred Dollars
 to enable the party of the second part to make a crop and by this written
 obligation it is declared by the said party of the second part that such advance
 was and will be obtained by them bona fide for the purpose of making
 a crop and without which said crop could not be made. Now therefore the
 said party of the second part desiring to secure the certain and prompt pay-
 ment of the above specified sum of One hundred Dollars furnished
 and to be furnished in advances made by the said party of the first
 part and in consideration of the same doth by these presents grant bargain
 sell and confirm to the said party of the first part H. D. Mose all and
 singular such rights title interest and share in the cotton corn and
 other produce grown and cultivated for the year 1870 by the said party
 of the second part together with the following mules horses and cattle
 to wit: Now the condition of the above obligation is this that should
 the said party of the second part on or before the first day of November
 in the year 1870 pay off and discharge their indebtedness as in account
 above specified to the said party of the first part then this covenant
 and obligation shall be null and void: but in default of such payment
 and discharge of the party of the second part then and in that event
 by these presents the said party of the first part is authorized and
 empowered to take possession of said property as above specified
 and after advertising the same for ten days in some newspaper
 published in the County of Madison may sell the same for cash at
 public outcry in the City of Athens the proceeds of which sale shall
 be applied by the party of the first part to the discharge of
 the indebtedness aforesaid and the legitimate costs and expenses
 of said sale and the surplus if any shall be paid over to the party
 of the second part on demand. If for this condition of the above
 obligation is that in the event the above specified property is
 insufficient to discharge the full indebtedness of the party of the second
 part to the party of the first part then the covenant shall upon
 the terms and conditions above specified and expressed bind and
 secure for the payment of such deficiency the cotton corn and
 other plantation produce grown and cultivated by the party of the second
 part for the year 1871 next succeeding. In witness whereof the said
 party Do here 3 Perah Robinson has hereunto set their hand and affixed their seal
 this the 11th day of May 1870. Stamp 50¢
 H. D. Mose
 Perah Robinson
 J. Birds

State of Ala 3 I Joshua P. Pearson Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing line was filed
 for record May 19th 1870. was duly recorded same day in
 Book 12 page 585. Joshua P. Pearson Judge P.C.

Elizabeth Martindale of the State of Alabama, Limestone County
 Do Dub
 Joseph L. Mason wife of the said Elizabeth Martindale of said County, do hereby certify that this life in the year 1857 having made his last will & testament which was duly recorded in the Probate Court of said County, by which he gave to his wife the tract of land on which he resided together with one hundred acres lying on the north side of Elk River for and during his natural life and at her death to descend to Margaret Grayby - now wife of Joseph L. Mason also all the stock of horses cattle hogs &c and farming implements were likewise bequeathed to his wife during her lifetime & at her death to be divided between John P. Grayby and said Margaret Grayby - And whereas during the time the greater portion of the perishable property bequeathed in said will as well as farming implements were seized and carried off by the Federal forces - and said Elizabeth Martindale being old and unable to run the said farm and only desiring to retain the residence and an ample support & to live comfortably - Do by these presents turn over and convey to Joseph L. Mason and his wife Margaret Mason said tract of land so bequeathed to her and during her natural life in the will of her husband Thomas Martindale deceased containing about nine hundred and fifteen acres together with all the stock of every kind now on said farm and all farming implements that are on said farm to have and to hold for their own proper use and benefit for and during the natural life of her the said Elizabeth Martindale and at her death the said property to descend as bequeathed in the will of said Thomas Martindale and that they the said Mason wife are not to be charged hereafter for any rent or hire for the use of any of said lands or other property returned over to them by me as appraised and that said Mason wife are to pay all taxes on said land from this date. I hereby reserve in this instrument the residence on said lands - as I wish to reside upon said lands so long as I may live and it is agreed by the said Joseph L. Mason and his wife Margaret that they will furnish the said Elizabeth Martindale an ample support as long as she may live for and in consideration for the rent of the land so turned over to them by her and heretofore mentioned in this instrument. Given under my hand and seal this 18th day of February 1868

Elizabeth Martindale
 Attest J. W. Thomson

Stamp 4

E. L. Martindale

W. H. Vaughan

State of Alabama J. Joshua P. Conner Judge of the Probate Court Limestone County J. for said County and State hereby certify that W. H. Vaughan a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being sworn stated that E. Martindale 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 were made. That he attested the same in the presence of the

grantor and of the other witness and that such other witness subscribed his name as a witness in his presence. Given under my hand this the 22nd day of May A.D. 1870. Joshua P. Conner Judge P.C.
 The State of Alabama J. Joshua P. Conner Judge of the Probate Court for Limestone Co. I said County hereby certify that the foregoing conveyance was filed for record May 22nd 1870 and was duly recorded same day in Book Prob 10 pages 356 & 557 Joshua P. Conner Judge P.C.

J. O. Hunter wife of State of Alabama Limestone County. This instrument do Dub
 I made this 18th day of January One thousand Eight hundred W. O. Hunter and fifty nine between J. O. Hunter and his wife J. P. Hunter of the County of Limestone and State of Alabama of the one part and W. O. Hunter of Giles County Tennessee of the other part Witnesseth that the said J. O. Hunter and his wife J. P. Hunter for and in consideration of the sum of Ten hundred Dollars to them in hand paid the receipt is hereby acknowledged have this day bargained sold alien conveyed and conveyed and by these presents do bargain alien convey and convey unto the said W. O. Hunter all of that tract or parcel of land lying and being in the County of Limestone State of Alabama and known by being the Jerusalem Jacobs land. To wit the north 1/2 of the fourth east 1/4 of section 11 also the south east 1/4 of the fourth east 1/4 of section 11 also the north 1/2 of the north east 1/4 of section 14 all in Township 2 Range 3rd west Containing Two hundred acres more or less. To have and to hold the described tract or parcel of land appertaining thereto belonging or in anywise appertaining unto the said W. O. Hunter his heirs Executors and assigns forever and the said J. O. Hunter and his wife J. P. Hunter for themselves executors and administrators do warrant and will forever defend the title to the above described tract or parcel of land and thereby grant premises unto the said W. O. Hunter his heirs executors administrators and assigns and against themselves and all and every person or persons claiming or holding under them the said J. O. Hunter and his wife J. P. Hunter and also against lawful titles claims or demands of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said J. O. Hunter and his wife J. P. Hunter have hereunto set their hands and affixed their seals this the day and date as above written signed sealed and delivered in the presence of J. O. Hunter J. P. Hunter

State of Alabama J. Clay Stewart an acting Justice of the Peace Limestone County J. of the County of Limestone and State of Alabama do hereby certify that J. O. Hunter and J. P. Hunter his wife whose names are signed to the foregoing conveyance and who are known to me appeared before me and acknowledged before me on this day that being informed of the content of the conveyance they executed the same voluntarily in the day and date as above written from title bond of the same date. Given under my hand and seal this 22nd day of May 1870
 Clay Stewart J. P.

State of Ala 3 & Joshua P. Orman Judge of the Probate Court for said County hereby certify that the foregoing Declaration was filed for record May 23 1870 & was duly recorded same day in Dec Book 13 page 587
Joshua P. Orman Judge PC

Thomas H. Herbit 3 This Indenture witnesseth that I Thomas H. Herbit of Limestone 3 County State of Alabama for and in consideration of the sum of One Hundred and fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by G. W. Tanner to enable me to make and secure my crop for the year of 1870 on the place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property one Row span aged 4 years and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama May 14 1870

Witness
D. H. Davis Porter Proctor
Stamps 50¢ T. H. Herbit

State of Ala 3 & Joshua P. Orman Judge of the Probate Court for Limestone 3 County hereby certify that the foregoing lien was filed for record May 23 1870 & was duly recorded same day in Dec Book 13 page 588. Joshua P. Orman Judge PC

Buck Harris 3 This Indenture witnesseth that I Buck Harris of Limestone 3 County State of Alabama for and in consideration of One hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Buck Harris to enable me to make and secure my crop for the year of 1870 on the place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following and power of sale in case of default for the certain payment of the same on or before the first day of Dec 1870 according to section 1858 of the Revised Code of Alabama 15th Apr 1870

Witness
Joseph K. Lenneman
Stamps 50¢ Buck Harris

State of Ala 3 & Joshua P. Orman Judge of the Probate Court for Limestone 3 County hereby certify that the foregoing lien was filed for record May 23 1870 & was duly recorded same day in Dec Book 13 page 588. Joshua P. Orman Judge PC

Wm. M. Corbin 3 This Indenture witnesseth that I William M. Corbin of Limestone 3 County State of Alabama for and in consideration of the sum of Twenty five Dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by Wm. M. Corbin to enable me to make and secure my crop for the year of 1870 on the following place and without which I could not make and secure said crop & hereby give them a lien upon

said crop and also upon the following property viz: two steers marked with a swallow fork in the right ear and a half crop in the left ear and also a small wagon with iron axles and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama April 14 1870
William M. Corbin
D. H. Davis Proctor
Stamps 50¢

State of Ala 3 & Joshua P. Orman Judge of the Probate Court for said Limestone 3 County hereby certify that the foregoing lien was filed in my office for record May 23 1870 & was duly recorded same day in Dec Book 13 page 588 & 589. Joshua P. Orman Judge PC

George Piper 3 This Indenture witnesseth that I George Piper of Limestone 3 County State of Alabama for and in consideration of the sum of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by G. W. Tanner to enable me to make and secure my crop for the year of 1870 on the Mrs. McGuire place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property one Row span aged 8 years and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama May 14 1870
George Piper
Witness D. H. Davis G. W. Tanner
Stamps 50¢

State of Ala 3 & Joshua P. Orman Judge of the Probate Court for said Limestone 3 County hereby certify that the foregoing lien was filed for record May 23 1870 & was duly recorded same day in Dec Book 13 page 589. Joshua P. Orman Judge PC

Thomas P. Lowther 3 This Indenture witnesseth that I Thomas P. Lowther of Limestone 3 County State of Alabama for and in consideration of the sum of Twenty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by T. P. Lowther to enable me to make and secure my crop for the year of 1870 on the Henderson place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following property one bay mare aged eight years and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama May 14 1870
Thomas Lowther
Witness D. H. Davis
Stamps 50¢

State of Ala 3 & Joshua P. Orman Judge of the Probate Court for said Limestone 3 County hereby certify that the foregoing lien was filed for record May 23 1870 & was duly recorded same day in Dec Book 13 page 589. Joshua P. Orman Judge PC

Wm. P. Taylor 3 This Indenture witnesseth that I Wm. P. Taylor of Limestone 3 County State of Alabama for and in consideration of the sum of Twenty five dollars in supplies this day advanced

Satisfied in full
Dec 15 1871
J. P. Tanner
per Davis

brown field to me and to be advanced to me as they become necessary by Dr P Tanner to enable me to make and secure my crop for the year of 1870 on the Thomas place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one mare colored male 5 or 6 years old 4 head hogs and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama May 2nd 1870 Stamp 50c

Witness Jno H Davis J. B. Allison
State of Ala 3 I Joshua P. Ansau Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing lien was filed
for record May 23rd 1870 and was duly recorded same day in Book
Book 13 page 589 & 590 Joshua P. Ansau Judge P.C.

John W. Flanagan 3 This instrument witnesseth that I John W. Flanagan of
To Limestone County State of Alabama for and in consideration of the
J. P. Tanner 3 One hundred dollars in cash this day advanced bona fide
to me and to be advanced to me as they may become necessary by
J. P. Tanner merchants in the town of Athens to enable me to make
and secure my crop for the year of 1870 on the - place and without
which I could not make and secure said crop I hereby give them a
lien upon said crop and also upon the following property one bay
horse aged eight years 2 cows & one calf and power of sale in case
of default for the certain payment of the same on or before the first
day of January 1871 according to section 1858 of the Revised Code of
Alabama May 6th 1870 Stamp 50c John W. Flanagan

Witness by J. P. Tanner
State of Ala 3 I Joshua P. Ansau Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing lien was filed for
record May 23rd 1870 and was duly recorded same day in Book 13
page 590 Joshua P. Ansau Judge P.C.

James F. Brown 3 This instrument witnesseth that James F. Brown of Limestone County State
To Limestone County State of Alabama for and in consideration of the sum of seventy five dollars
J. P. Tanner 3 in cash this day advanced bona fide to me and to be advanced
to me as they become necessary by Dr P Tanner to enable me to make
and secure my crop for the year of 1870 on the Willie Davis place and
without which I could not make and secure said crop I hereby give
them a lien upon said crop and also upon the following property one mare
horse 9 or 10 years old one bay mare 7 or 8 years old one black calf
1 year old and power of sale in case of default for the certain payment
of the same on or before the first day of January 1871 according
to section 1858 of the Revised Code of Alabama May 16th 1870
Witness Jno H Davis Stamp 50c James F. Brown

State of Ala 3 I Joshua P. Ansau Judge of the Probate Court for
Limestone Co 3 said County hereby certify that the foregoing lien was
filed for record May 23rd 1870 and was duly recorded same day
in Book 13 page 590 Joshua P. Ansau Judge P.C.

Satisfied in full
Mar 23 1872
J. P. Tanner
per Davis

Wm R. Hughes 3 This instrument witnesseth that I Wm R. Hughes of Limestone
To Limestone County State of Alabama for and in consideration of One hundred
J. P. Tanner 3 dollars in cash this day advanced bona fide to me and to be
advanced to me as they become necessary by Dr P Tanner to enable
me to make and secure my crop for the year of 1870 on the now water
place and without which I could not make and secure said crop I hereby
give a lien upon said crop and also upon the following property one
brown horse aged three years one mare white face aged nine
years and power of sale in case of default for the certain payment of
the same on or before the first day of Jan'y 1871 according to section
1858 of the Revised Code of Alabama May 17th 1870
Witness Jno H Davis Stamp 50c Wm R. Hughes

State of Ala 3 I Joshua P. Ansau Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing lien was filed
for record May 23rd 1870 and was duly recorded same day in Book
Book 13 page 591 Joshua P. Ansau Judge P.C.

J. P. Johnston 3 This instrument witnesseth that I Zebulon P. Johnston of Limestone
To Limestone County State of Alabama for and in consideration of One hundred
J. P. Tanner 3 dollars in cash this day advanced bona fide to me and to be
advanced to me as they become necessary by Dr P Tanner to enable
me to make and secure my crop for the year of 1870 on the Thomas place
and without which I could not make and secure said crop I hereby give
a lien upon said crop and also upon the following and power of sale
in case of default for the certain payment of the same on or before
the first day of January 1871 according to section 1858 of the Revised
Code of Alabama May 14th 1870 Stamp 50c J. P. Johnston

Porter Booty
State of Ala 3 I Joshua P. Ansau Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing lien was filed
for record May 23rd 1870 and was duly recorded same day in Book
Book 13 page 591 Joshua P. Ansau Judge P.C.

Robt P Jones 3 This instrument witnesseth that I Robert P Jones of Limestone County
To Limestone County State of Alabama for and in consideration of Five hundred
J. P. Tanner 3 dollars in cash this day advanced bona fide to me and to be
advanced to me as they become necessary by Dr P Tanner to enable me
to make and secure my crop for the year of 1870 on the - place and with
out which I could not make and secure said crop I hereby give them a
lien upon said crop and also upon the following and power of sale in
case of default for the certain payment of the same on or before the
first day of January 1871 according to section 1858 of the Revised Code
of Alabama Athens May 14th 1870 Stamp 50c Robt P Jones

Wm B. Hunt
State of Ala 3 I Joshua P. Ansau Judge of the Probate Court for
Limestone Co 3 said County hereby certify that the foregoing lien
was filed for record May 23rd 1870 and was duly recorded same
day in Book 13 page 591 Joshua P. Ansau Judge P.C.

Satisfied in full
Feb 1876
J. P. Tanner
per Davis

Satisfied in full
Apr 21
J. P. Tanner
per Davis

Thomas Odair 3 This instrument witnesses that I Thomas Odair of Louisa
 Do Live 3 County State of Alabama for and in consideration of Two hundred
 \$200 3 dollars in supplies this day advanced bona fide to me and to be
 advanced to me as they become necessary by Dr P Turner merchants in
 the town of Athens to enable me to make and secure my crop for the
 year of 1870 on the R. H. Malone place and without which I could not
 make and secure said crop I hereby give them a lien upon said crop and
 also upon the following property viz: 1.2000 here aged about eight years
 and power of sale in case of default for the certain payment of the same
 on or before the first day of Jan'y 1871 according to Section 1858 of
 the Revised Code of Alabama May 13 1870

Stamp 50¢ Thomas W. Odair
 State of Ala 3 & Joshua P. Connor Judge of the Probate Court for said
 Louisa Co 3 County hereby certify that the foregoing lien was filed
 for record May 23rd 1870 & was duly recorded same day in Deed Book
 13 page 592 Joshua P. Connor Judge P.C.

Milton Goodie 3 This instrument witnesses that I Milton Goodie of Louisa County State
 Do Live 3 of Alabama for and in consideration of the sum of Sixty dollars in
 \$60 3 supplies this day advanced bona fide to me and to be advanced to me
 as they become necessary by Dr P Turner to enable me to make and
 secure my crop for the year of 1870 on my own place and without
 which I could not make and secure said crop I hereby give them
 a lien upon said crop and also upon the following property one bay horse
 about ten years old one two three years old and power of sale in
 case of default for the certain payment of the same on or before the first
 day of January 1871 according to section 1858 of the Revised Code of
 Alabama May 16 1870 Milton G. Goodie
 Stamp 50¢

Witness Dr. P. Turner
 State of Ala 3 & Joshua P. Connor Judge of the Probate Court for said
 Louisa Co 3 County hereby certify that the foregoing lien was filed
 for record May 28th 1870 & was duly recorded same day in Deed
 Book 13 page 592 Joshua P. Connor Judge P.C.

John Cook 3 This instrument witnesses that I John Cook of Louisa County
 Do Live 3 State of Alabama for and in consideration of Two hundred and
 \$200 3 fifty dollars \$250 in supplies this day advanced bona fide to
 me and to be advanced as they become necessary by Geo. Mason Co's men
 in the town of Athens to enable me to make and secure my crop
 for the year 1870 on the Gilbert farm and without which I could not make
 and secure said crop I hereby give them a lien upon said crop and
 power of sale in case of default for the certain payment of the same on
 or before the first day of Jan'y 1871 according to section 1858 of the
 Revised Code of Alabama May 18/70 John Cook
 Stamp 50¢

Just W. Leitz
 State of Ala 3 & Joshua P. Connor Judge of the Probate Court
 Louisa Co 3 for said County hereby certify that the foregoing

lien was filed for record May 24 1870 & was duly recorded same day
 in Deed Book 13 page 592. Joshua P. Connor Judge P.C.

James Mathews 3 This agreement made and entered into this 21st day of
 Do Live 3 May Eighteen hundred & seventy between James Mathews of
 Louisa County State of Alabama and James Mathews Louisa
 County State of Alabama witnesses that whereas the said James Mathews
 is desirous to make a crop of cotton corn oats &c for the present
 year 1870 in the County of Louisa State of Alabama and whereas
 he is unable to do so without assistance in stock to make said
 crop so proposes to be raised and whereas the said James Mathews
 has in his possession a black mule named Francis for which
 he proposes to pay two hundred (\$200) Dollars. Therefore the said
 James Mathews has given a certain promissory note bearing date
 with the present May 21 1870 payable one day after date to the
 said James Mathews the said James Mathews and goes to the said
 James Mathews as security for the payment of said note a lien on
 said mule until said note is fully paid with whatever interest may
 have accrued thereon and the said James Mathews and for the further
 security hereby gives to the said James Mathews a lien on all his crop
 of cotton and corn to be grown and raised by him the said James
 Mathews in the year Eighteen hundred & seventy 1870 and the said
 James Mathews and further agrees that the said James Mathews from and
 after this date the said James Mathews surrenders the title to said mule
 and will defend the same in writing when of parties have themselves
 set their hands & seals the day and date above written

Witness
 I David Malone J. C. Fletcher
 State of Ala 3 & Joshua P. Connor Judge of the Probate Court for said County
 Louisa Co 3 hereby certify that I David Malone a subscribing witness
 to the foregoing conveyance known to me appeared before me on this
 day and being sworn stated that James Mathews 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 were
 dated that he attests the same in the presence of the grantor and
 of the other witness and that such other witness subscribed his name
 as a witness in his presence given under my hand May 28th
 1870. Joshua P. Connor Judge P.C.

State of Ala 3 & Joshua P. Connor Judge of the Probate Court for said
 Louisa Co 3 County hereby certify that the foregoing lien was filed
 for record May 24 1870 & was duly recorded May 28th 1870 in
 Deed Book 13 page 593 Joshua P. Connor Judge P.C.

Warren W. Phillips wife 3 This instrument made and entered into this 14th day
 of December One thousand eight hundred and seventy
 between Warren W. Phillips and Eliza his wife
 of the one part and Elias H. Wilson and Josephine A. Wilson
 his wife of the other part all of the County of Louisa and
 State of Alabama witnesses that the said Warren W. Phillips and

Eliza his wife for and in consideration of the sum of One thousand three hundred and seventy five dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained sold aliened conveyed and conveyed and by these presents do bargain sell aliened convey and convey unto the said Felix G. Wilson and Josephine A. his wife a certain tract or parcel of land lying and being in the County of Lemington and State of Alabama known and described as the East half of the fourth east quarter section twenty nine township one Range four west, also thirty acres in the south west corner of section 28 Township one Range four west containing in all one hundred and ten acres. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Felix G. Wilson and Josephine A. his wife their heirs and assigns forever and the said Warren W. Phillips and Eliza his wife for themselves their heirs executors administrators and assigns doth covenant and warrant defend the title to the above described and hereby granted tract or parcel of land unto the said Felix G. Wilson and Josephine A. his wife their heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Warren W. Phillips and Eliza his wife and also against the lawful title claim or demand of all and every person or persons whatsoever or whosoever claiming or holding by promise or under the Government of the United States in witness whereof the said Warren W. Phillips and Eliza his wife hereunto set their hands and seals

Stamps \$1.50

W. W. Phillips 

Eliza Phillips *Edw*

The State of New York, I, J. H. Westmoreland, an acting Justice of
Livingston County, this Power in and for said County, hereby certify
that W. H. Phillips and Eliza Phillips whose names are signed to
the foregoing conveyance acknowledged before me this day
that being informed of the contents of the conveyance they signed
the same the day the same bears date. Given under my hand the
14th day of Decr 1867 J. H. Westmoreland J. P.

Hg. Unterwalden J. P. 11

State of Ala. I Joshua P. Brown Judge of the Probate Court for said
Limestone County hereby certify that the foregoing inventory
was filed for record May 27th 1870 & was duly recorded May 31st
1870 in Book 13 pages 593 & 594 Joshua P. Brown Judge P.O.

Sawyer
Aug 3 1871

day of November 1870 according to section 1808 of the Revised Code
of Alabama, given at Maconville Alabama this County with day of
May eighteen hundred and seventy by att Blackwell

Stamp 50¢

State of Ala 3 I Joshua P. Crenshaw Judge of the Probate Court for said County
Linn Co 4 hereby certify that the foregoing was filed for record
May 27th 1870 and was duly recorded May 21 1870 in Dub Books 13 pages
594 & 595
Joshua P. Crenshaw Judge P. O.

Elam Sharpe & al } This Indenture witnesseth that we Elam Sharpe and Thos. G.
 Do Live } Morgan of Lawrence County State of Alabama for and in consider
 R. A. Peckles for } cation of the sum of fifteen hundred (1500) dollars in supplies
 this day advanced to us and to be advanced to us as they become necessary
 by Robt R. Peckles for to enable us to make and secure our crop for the
 year of 1870 on the Jas M. Lewis place and without which we could not
 make and secure said crop we do hereby give them a lien upon said
 crop as well as upon all roots or emblements accruing to us from
 subletting any portion of the said Lewis place or other wise and upon the
 following property viz: one black mare and one black faced bay horse
 both being horses purchased for us of Walter B. Jones by the said Robt
 R. Peckles for and power of sale in case of default for the certain
 payment of the same on or before the first day of November 1870 accor-
 ding to section 1858 of the Revised Code of Alabama. Given at Morrisville
 Alabama this twelfth day of May 1870
 Elam Sharpe
 Witness } Thos. G. Morgan

State of Ala. I, Joshua P. Bosman Judge of the Probate Court for
Limestone Co., do hereby certify that the foregoing line was
filed for record May 27 1870, was duly recorded May 21st 1870 - in Book
Book 12 page 595 Joshua P. Bosman Judge P.C.

This Indenture witnesseth that I Jerry Bibb of Lawrence County State
 of Alabama for and in consideration of the sum of forty dollars
 unto George the day advanced to me and to be repaid to me
 as it becomes necessary by Henry Quible to enable me to make and
 receive my crop for the year of 1870 on the Spring Eggleston place and
 without which I could not make and receive said crop I hereby give him
 a lien upon said crop and also upon the following property viz one
 small bay horse made about 8 years old and one spotted steer and
 power of sale in case of default for the certain payment of the same
 on or before the first day of January 1871 according to section 1868
 of the Revised Code of Alabama Given at Milledgeville Ala. April 2nd 1870
 Witness
 George the day
 Jerry Bibb
 Sheriff

26 & 27
State of Ohio & Joshua P. Cannon Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing will was
filed for record May 27 1870 and duly recorded May 28 1870
in Book 13 page 395. Joshua P. Cannon Judge P.C.

Jacob & Kump of this Indenture witnesseth that I Jacob & Kump and John S
 D. Kump of Louisa County State of Alabama for and in consideration
 of \$1500.00 of One thousand and fifty five dollars (\$1500) this day advanced
 by J. D. Flanagan for my large bay horse, we hereby give a bill
 upon said horse also upon our entire crop and power of sale in case
 of default for the certain payment of the same on or before the
 first day of December 1870 according to section 1858 of the Revised
 Code of Alabama. I also agree for the horse to be subject to the entire
 control of the said J. D. Flanagan to use in making the present crop
 and to take the horse out of the county until paid for April 8th 1870.
 Witness my hand and seal this 20th day of April 1870.
 Jacob & Kump
 J. D. Flanagan
 State of Ala. J. D. Flanagan Judge of the Probate Court for said County
 Louisa County hereby certify that the foregoing bill was filed for record
 May 27 1870 and duly recorded May 31 1870 in Deed Book
 18 page 596.

J. M. Corwin of this Indenture witnesseth that I J. M. Corwin of Louisa
 County State of Alabama for and in consideration of One hundred
 and fifty seven dollars (\$157.00) advanced this day
 by J. D. Flanagan for one black mare mule I hereby give a bill
 upon the said mule and also my entire crop and power of sale
 in case of default for the certain payment of the same on or before
 the first day of December 1870 according to the section 1858 of
 the Revised Code of Alabama. I also agree to let the mule be subject
 to the entire control of J. D. Flanagan to use as he sees fit in
 making the present crop the said mule to be paid by J. D. Flanagan until
 the crop is made. I agree to not carrying the mule out of this county
 until she is paid for April 8th 1870.
 Witness my hand and seal this 20th day of April 1870.
 J. M. Corwin
 State of Ala. J. D. Flanagan Judge of the Probate Court for
 Louisa County hereby certify that the foregoing bill was
 filed for record May 27 1870 and duly recorded May 31 1870
 in Deed Book 18 page 596.

James H. Kline wife of this Indenture made this 20th day of April in the year
 1870 One thousand Eight hundred and seventy between James H.
 John O. Mason of the County of Louisa State of Alabama of the one part and James H. Kline wife of the other
 part witnesseth that the said James H. Kline wife for and in consideration
 of the sum of Five hundred dollars to them in hand paid the receipt
 whereof is hereby acknowledged have this day given granted bargained
 sold conveyed and confirmed and by these presents do give
 grant bargain sell convey and confirm unto the said John O. Mason
 all that certain portion of land lying and being in the County of
 Louisa State of Alabama known or described as follows to wit:
 All of the East half of 40 or the west fourth of section 21 S. 4
 R. 5 west and all that portion of the E. 1/2 of S. 4 1/4 lying

west of the big slough also all that portion of E. 1/2 of S. 4 1/4 lying
 north of the cut off - all being in S. 4 R. 5 west and containing in
 all about one hundred acres be the same more or less. So have and
 to hold the above described land with the tenements and appurtenances
 thereto belonging or in any wise appertaining unto the said John O.
 Mason his heirs and assigns forever. And the said James H. Kline wife
 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 bargained
 the said John O. Mason his heirs and assigns from and against them
 selves and all and every person or persons claiming or holding under
 them the said James H. Kline wife and also against the lawful title
 claim or demand of all and every person or persons whatsoever
 In testimony whereof the said James H. Kline wife have hereunto set
 her hand and affixed their seal the day and year above written
 signed sealed and delivered in the presence of
 James H. Kline
 E. O. Kline

John Derrington Augustus S. Evans
 State of Ala. J. D. Flanagan Judge of the Probate Court for said County
 Louisa County hereby certify that John Derrington a subrogee being entitled
 to the foregoing conveyance known to me appeared before me on this day
 and being sworn stated that James H. Kline and his wife E. O. Kline being
 in the conveyance voluntarily executed the same in his presence and in
 the presence of the other subscribing witnesses on the day the same
 bears date that he attested the same in the presence of the grantors
 and of the other witnesses and that each other witness subscribed his
 name as a witness in his presence. Given under my hand this
 April 20 1870.
 State of Ala. J. D. Flanagan Judge of the Probate Court for said
 Louisa County hereby certify that the foregoing conveyance
 was filed for record May 27 1870 and duly recorded May 31 1870
 in Deed Book 18 pages 596 & 597.

Gloriana Mason of this Indenture made this 20th day of April in the year
 1870 One thousand Eight hundred and seventy between Gloriana
 James H. Kline of the County of Louisa State of Alabama of the one part and James H. Kline of the other part witnesseth that the
 said Gloriana Mason for and in consideration of the sum of
 Five hundred dollars to her in hand paid the receipt whereof
 is hereby acknowledged have this day given granted bargained
 sold conveyed and confirmed and by these presents do give
 grant bargain sell convey and confirm unto the said James H.
 Kline all that certain tract of land lying and being in the
 County of Louisa State of Alabama S. 4 R. 5 west viz all
 that portion of section 21 and fractional section 28 Township
 4 Range 5 west lying east of the west bank of the crop slough
 and south of the north bank of the large or prairie slough
 or all in the upper island supposed to contain about
 one hundred and twenty acres be the same more or less

reserving the right to boat and raft in either of said sloughs at any time but hereby conveying all other rights to the said James H. Hine. Do have and to hold the above described lands with the tenements and appurtenances belonging or in any wise appertaining unto the said James H. Hine his heirs and assigns forever. And the said Gloriana Mason for herself her heirs executors and administrators does hereby and in consideration of the premises warrant and with former defend the title to the above described and hereby grant to premises unto the said James H. Hine his heirs and assigns forever and against herself and all and every person or persons claiming or holding under her the said Gloriana Mason and also against the lawful title claims or demands of all and every person or persons whomsoever. As testifying whereof the said Gloriana Mason hereunto subscribes her name and affixes her seal the day and year first above written signed sealed delivered Stamp 504 Gloriana Mason in the presence of

Wm. Crossman Jr & S. M. Jones
The State of Alabama & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that Wm. Crossman Jr a subscribing witness to the foregoing conveyance and who is known to me appeared before me on this day and being sworn stated that Gloriana Mason the grantor in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date. That he attested the same in the presence of the grantor and of the other witness and that such other witness subscribed her name as a witness in his presence. Given under my hand this 27th day of May 1870

Joshua P. Cannon Judge P.C.

State of Ala & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed for record May 31st 1870 and was duly recorded same day in Book 13 page 597 & 598

Joshua P. Cannon Judge P.C.

Wm. Harris
Do Lien
R. C. Gable Co
This Indenture witness that I William Harris for and in consideration of the sum of seventy five dollars this day advanced to R. C. Gable Co to be advanced as becomes necessary by R. C. Gable Co in supplies and goods to myself and father Jacob Harris do hereby according to section 1858 of the Revised Code of Alabama give to R. C. Gable Co a lien upon my crop for the year 1870 upon the Bell Union Farm now under the supervision of Mr. P. B. Bell also power of sale in case of default for the certain payment of the sum of seventy five dollars on or before the first day of Dec. 1871 May 28 1870
Witness W. A. Rodger

State of Ala & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record June 2nd 1870 and was duly recorded same day in Book 15 page 548.

Joshua P. Cannon Judge P.C.

Pruepy Woodruff
Do Lien
R. C. Gable Co
This Indenture witness that I Pruepy Woodruff for and in consideration of the sum of sixty dollars this day advanced to R. C. Gable Co to be advanced as becomes necessary by R. C. Gable Co in supplies and goods do hereby according to section 1858 of the Revised Code of Alabama give to R. C. Gable Co a lien upon my crop for the year 1870 upon J. H. Woodruff farm and also a lien upon a certain grey mare and power of sale in case of default for the certain payment of the sum on or before the first day of January Eighteen hundred and seventy one May 18 1870

Witness

Pruepy Woodruff

John A. Hearn

State of Ala & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record June 2nd 1870 and was duly recorded same day in Book 13 page 599

Joshua P. Cannon Judge P.C.

W. H. Edmondson
Do Lien
Wm. D. Hayes
This Indenture witness that I W. H. Edmondson of Louisiana State of Alabama for and in consideration of the sum of One Hundred dollars in supplies this day advanced to Wm. D. Hayes to be advanced to me as they may become necessary by Wm. D. Hayes to enable me to make and secure my crop for the year 1870 on the Rebecca Hughes place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following property more or less to wit: one cow & calf one small oxen and one grey mare aged about 9 years and power of sale in case of default for the certain payment of the sum on or before the 1st day of November 1870 according to section 1858 of the Revised Code of Alabama May 31st 1870

Witness Wm. D. Hayes

Stamp 506

W. H. Edmondson

Do Lien

State of Ala & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record June 3rd 1870 and was duly recorded same day in Book 13 page 599.

Joshua P. Cannon Judge P.C.

William Holt
Do Lien
Abraham Holt
This Indenture witness that the first day of February in the year of our Lord one thousand eight hundred and sixty nine between William Holt and Pamelia Holt his wife of the County of Louisiana in the State of Alabama of the one part and Abraham Holt of the other part Witness that the said William Holt and Pamelia Holt his wife for and in consideration of the sum of Thirty six hundred dollars to them in hand paid the receipt of which is hereby acknowledged and that this day given granted bargained and sold aliened enfeoffed released conveyed and confirmed unto the said Abraham Holt that certain tract or parcel of land by me and being in the county of Louisiana in the State of Ala and known as the East half of the north west quarter of section Eighteen in Township one of range four west and the north east quarter of the north west quarter of section eighteen in Township

one of range four west also the south half of the south east quarter of section seven in Township one range four west and the south west quarter of the south east quarter of section seven in Township one of range four west containing two hundred and forty acres more or less - Do have and to hold the above described land with the appurtenances thereto belonging or in anywise appertaining to the said Abraham Holt his heirs and assigns forever and the said William Holt and Permelia Holt his wife for themselves their heirs executors and administrators do warrant and for ever defend the title to the above described and hereby granted premises unto the said Abraham Holt his heirs and assigns forever and against themselves and all and every person claiming or holding under them the said William Holt and Permelia Holt his wife 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 the said parties have hereunto set their hands and seals the day and date above written.

Stamps 4⁰⁰

Wm Holt and

The State of Ala. I, Lewis Morris a Justice of the peace for said Louisa County hereby certify that Wm Holt and whose name is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the same voluntarily on the day the same bears date given under my hand this 15th day of February 1869.

Lewis Morris

Justice of the Peace

State of Ala. I, Joshua P. Cannon Judge of the Probate Court for Louisa County hereby certify that the foregoing deed was filed for record June 4th 1870 and was duly recorded same day in Book 13 pages 599 & 600. Joshua P. Cannon Judge P.C.

Drayton Reagin & Wife } This indenture made and entered into this 1st day
Do Deed } of June 1870 by and between Drayton Reagin and
William Parker Co. } his wife Leonora Reagin of the County of Giles State of Tennessee of the first part and Joseph Parker and William Parker partners under the name and style of William Parker Co. of the County of Lawrence State of Tennessee of the second part Witnesseth that for and in consideration of the sum of four hundred and fifty dollars a part of a debt due by said party of the first part to the parties of the second part the receipt whereof is hereby duly acknowledged the said parties of the first part hereby bargain and sell and by this presents doth bargain sell transfer and assign unto the said William Parker Co. and to their heirs and assigns the one half of two tracts of land lying and being in the County of Louisa State of Alabama the same being one half of the south west fourth of the north west fourth of section four Township one range four west and the other being the north east fourth of the north fourth of section four Township

one and range four west containing in all eighty acres more or less the one half thereof hereby conveyed unto the said William Parker Co. Do have and to hold said one undivided half of said two tracts of land as the same are herein described to them their heirs William Parker Co. and their heirs and assigns forever from the claim or right of the parties of the first part and the parties of the first part hereby consent with the said William Parker Co. that they are lawfully seized and possessed of said one undivided half of said two tracts of land and have a good right to convey the same and that said undivided one half of said two tracts of land is unincumbered and they doth further consent with the said William Parker Co. to warrant and defend the title to said one half of said two tracts of land to them and their heirs and assigns against the lawful claim or claims of all and every person whatever. In testimony whereof the said Drayton Reagin and his wife Leonora Reagin have hereunto set their hands and affixed their seals this 1st day of June 1870.

Stamps 50⁰⁰

Drayton Reagin

Leonora Reagin

State of Ala. I, Joshua P. Cannon Judge of the Probate Court for Louisa County hereby certify that Drayton Reagin and Leonora Reagin 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 at office on this 6th day of June 1870.

Joshua P. Cannon Judge P.C.

State of Ala. I, Joshua P. Cannon Judge of the Probate Court for Louisa County hereby certify that the foregoing deed was filed for record June 6th 1870 and was duly recorded same day in Book 13 pages 600 & 601.

Joshua P. Cannon Judge P.C.

William Weatherford & wife } This indenture made the 6th day of June A.D.
Do Deed } 1870 between William Weatherford & his wife Sara
John H. Malone } the Weatherfords of the County of Louisa State of Alabama of the first part and John H. Malone of the same state and county of the second part Witnesseth that the said party of the first part for and in consideration of the sum of Three hundred and thirty dollars to them duly paid the receipt of which is hereby acknowledged have bargained and sold and by this presents do grant bargain sell and convey to the party of the second part his heirs and assigns forever all that certain the second part his heirs and assigns forever all that certain piece or parcel of land lying and being in the County of Louisa State of Alabama and which is known and described as follows to wit: The south half of the south east quarter of section twenty seven Township two range four west containing eighty acres more or less together with all or singular the tenements hereditaments & appurtenances

and all the title and interest of the said party of the first part therein. And the said party of the first part do hereby covenant and agree with the party of the second part that at the time of the delivery hereof the said party of the first part is the lawful owner of the premises above granted and seized thereof in fee simple absolute and that they will warrant and defend the above granted premises in the quiet and peaceful possession of the said party of the second part his heirs and assigns forever. In witness whereof we have hereunto set our hands and seal the day and year above written

Stamp 50¢

W. J. Weatherford
A. P. Weatherford

The State of Ala. & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that W. J. Weatherford and A. P. Weatherford his wife whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same & c. mutually on the day the same bears date. Given under my hand this 6th day of June 1870. Joshua P. Cannon Judge, P.C.

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed for record June 6th 1870 & was duly recorded same day in Deed Book 13 pages 601 & 602

Joshua P. Cannon Judge, P.C.

Lewis Smith 3 This Indenture witnesseth that I Lewis Smith of Louisa County State of Alabama for and in consideration of Eighty Dollars to me by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on the home place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following - and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Given under my hand & seal this May 11th 1870

Stamp 50¢

Lewis Smith

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said Louisa County hereby certify that the foregoing lien was filed for record June 7, 1870 & was duly recorded same day in Deed Book 13 page 602

Joshua P. Cannon Judge, P.C.

Wm. G. Robinson 3 This Indenture witnesseth that I Wm. G. Robinson of Louisa County State of Alabama for and in consideration of Seventy five Dollars to me by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on my place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following 1 bay filly about 4 years old and

power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Given under my hand and seal this May 20th 1870

Stamp 50¢

William G. Robinson

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said Louisa County hereby certify that the foregoing lien was filed for record June 7th 1870 & was duly recorded same day in Deed Book 13 page 602 & 603

Joshua P. Cannon Judge, P.C.

R. E. Upchurch 3 This Indenture witnesseth that I R. E. Upchurch of Louisa County State of Alabama for and in consideration of Seventy five Dollars to me by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on the McWilliams place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following one horse and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Given under my hand and seal this 20th May 1870

Stamp 50¢

R. E. Upchurch

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said Louisa County hereby certify that the foregoing lien was filed for record June 7th 1870 & was duly recorded same day in Deed Book 13 page 603

Joshua P. Cannon Judge, P.C.

John A. Allison 3 This Indenture witnesseth that I John A. Allison of Louisa County State of Alabama for and in consideration of Seventy four 94/100 dollars to me by H. J. Cartwright to enable me to make and secure my crop for the year of 1870 on the Holt place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following one small black mare and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama Given under my hand & seal May 28 1870

Stamp 50¢

John A. Allison

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said Louisa County hereby certify that the foregoing lien was filed for record June 7th 1870 & was duly recorded same day in Deed Book 13 page 603

Joshua P. Cannon Judge, P.C.

John Anaton & To Linn
 Jephtha Reed This Indenture witnesseth that I am justly indebted to Jephtha Reed in the sum of One hundred and eighty seven dollars and seventy five cents and being desirous of securing the certain payment of the same on the first day of December 1870 I hereby sell and convey unto the said Reed two bales of cotton to be raised this year by me upon the condition that he will not take possession of said cotton and cotton until the maturity of this obligation but if I should make default in the payment of said sum at maturity then this property to vest absolutely in him the said Reed otherwise this obligation to bind without any hindrance and seal this day 3rd May 1870 John Anaton & To Linn
 Witness Robt W McCallum Stamp 50¢
 State of Ala & Joshua P Coman Judge of the Probate Court for said Limestone Co & County hereby certify that the foregoing line was filed for record June 7 1870 & was duly recorded same day in Deed Book 13 page 604
 Joshua P Coman Judge PC

Richard Starnes & To Linn
 James M Reed This Indenture witnesseth that I Richard Starnes of Limestone Co & County State of Alabama for and in consideration of the sum of \$160.00 One hundred sixty forty one dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James M Reed of Madison County to enable me to make and secure my crop for the year of 1870 on the Fletcher place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following one clear acre more about 107 years old and one mile square about 107 years old and 14 hands high and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama this May 1 1870
 Witness Wiley H Starnes Stamp 50¢ Richard Starnes & To Linn
 Wm S McCarley
 State of Ala & Joshua P Coman Judge of the Probate Court for said Limestone Co & County hereby certify that the foregoing line was filed for record June 7 1870 & was duly recorded same day in Deed Book 13 page 604
 Joshua P Coman Judge PC

W H Hall & To Linn
 Jas M Reed This Indenture witnesseth that I Harrison H Hall Limestone Co & County State of Alabama for and in consideration of Two hundred and twenty eight dollars and fifty cents in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James M Reed of Madison County to enable me to make and secure my crop for the year 1870 on the Collin place and without which I could not make and secure said crop & hereby give a lien upon and also upon the following One clear colored more or less about five years old also Five bales Cotton and power of sale in case of default for the certain payment of the same on or before the 15th day of October 1870 according to section 1858 of the Revised Code of Alabama June 2nd 1870
 Dist J F Ly in Deptha Reed Stamp 50¢ Harrison H Hall
 State of Ala & Joshua P Coman Judge of the Probate Court for said Limestone Co & County hereby certify that the foregoing line was filed

for record June 7 1870 & was duly recorded same day in Deed Book 13 page 604
 Joshua P Coman Judge PC

J R Capehart & To Linn
 James M Reed This Indenture witnesseth that I J R Capehart of Limestone Co & County State of Alabama for and in consideration of four bales of Cotton & dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James M Reed of Madison County to enable me to make and secure my crop for the year of 1870 on the Fletcher place and without which I could not make and secure said crop & hereby give a lien upon said crop and also upon the following - One power of sale in case of default for the certain payment of the same on or before the first day of October 1870 according to section 1858 of the Revised Code of Alabama May 9 1870 J R Capehart
 Jephtha Reed Stamp 50¢
 State of Ala & Joshua P Coman Judge of the Probate Court for said Limestone Co & County hereby certify that the foregoing line was filed for record June 7 1870 & was duly recorded same day in Deed Book 13 page 605
 Joshua P Coman Judge PC

Izany Fletcher & To Linn
 James M Reed This Indenture witnesseth that I Izany Fletcher of Limestone Co & County State of Alabama for and in consideration of four bales of Cotton & dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James M Reed of Madison County to enable me to make and secure my crop for the year of 1870 on the Sam Moore place and without which I could not make and secure said crop & hereby give them a lien upon said crop and also upon the following - One power of sale in case of default for the certain payment of the same on or before the first day of October 1870 according to section 1858 of the Revised Code of Alabama this May 4 1870
 Jephtha Reed Stamp 50¢ Izany Fletcher
 State of Ala & Joshua P Coman Judge of the Probate Court for said Limestone Co & County hereby certify that the foregoing line was filed for record June 7 1870 & was duly recorded same day in Deed Book 13 page 605
 Joshua P Coman Judge PC

Scott Hobbs & To Linn
 W Maclean This Indenture witnesseth that I Scott Hobbs of the County of Limestone & State of Alabama is justly indebted unto Ben W Maclean of the same County & State in the sum of One hundred & Eighty three dollars by his promissory notes the 1st dated June the 7th 1870 for the sum of Ninety three Dollars the second bearing date June 7th 1870 for the sum of Ninety Dollars payable to the said Ben W Maclean for the sum of Ninety Dollars payable to the said Ben W Maclean on his order as follows to wit the 1st due June 7th 1870 and the 2nd due January 1st 1871 and whereas the said Scott Hobbs is desirous of securing the payment of said debt with the understanding that he is at liberty to pay the whole or any parts of said notes before the 1st day of January 1871 Therefore I the said Scott Hobbs in consideration of the premises and of the sum of One dollar to me paid by J D Cox of the County & State aforesaid

the receipt whereof is hereby acknowledged and have granted bargained and sold and by these presents do bargain sell and convey unto the said D. J. Love and his assigns forever the land & premises following to wit: The North east quarter of Lot No. - in the town of Athens Alabama being the lands immediately east of and adjoining the lands of the late Thomas B. Reynolds dead and formerly belonging to David B. Finner and to hold the same to the said D. J. Love and his heirs assigns forever. In trust however that the said D. J. Love if the sum of money or any part thereof shall remain due and unpaid on the 1st day of January 1871 shall make sale of the premises herein conveyed at public vendue to the highest bidder for cash at the front of the Court House door in said County between the hours of ten in the morning and five in the evening having first given four weeks public notice of the time place and terms of said sale of said property by previous advertisement in some public newspaper printed in said County and if there be no newspaper printed in said County then by posting the same notices as required by law to do - and upon such sale make execute and deliver to the purchaser thereof a good and valid sufficient deed of conveyance of all the right title and interest hereby conveyed to the said D. J. Love and out of the proceeds of said sale shall pay first the cost and charge of this trust second the debts and interest remaining due and unpaid to the said Rufus W. Maclean or his assigns and third should any balance remain shall pay the same to said Scott Hobbs or his legal representatives but if the said Scott Hobbs shall by the 1st day of January 1871 will and truly pay or cause to be paid said debt interest and costs of this trust then the said D. J. Love shall receive the premises conveyed to the said Scott Hobbs or his assigns. In witness whereof I the said Scott Hobbs have hereunto set my hand and seal this 7th day of June A. D. 1870

Given sealed and delivered in presence of
 Stamp 50¢
 Scott Hobbs, Esq.
 James Hobbs, Esq.

The State of Alabama Before me Benjin Sanders an acting Justice
 Leinster County of the Peace in and for said County and State personally appeared Scott Hobbs and his wife James Hobbs even both known to me who acknowledged before me on this day that being informed of the contents of the foregoing conveyance they executed the same freely and voluntarily on the day the same bears date given under my hand June 7th 1870 B. Sanders J. P.

The State of Ala. J. & Joshua P. Connor Judge of the Probate Court for said Leinster County hereby certify that the foregoing conveyance was filed for record June 7 1870 and was duly recorded same day in Book 18 pages 605 & 606 Joshua P. Connor Judge P. C.

G. W. Thompson
 To Have
 Of the sum of Fifty Dollars in cash this day advanced bona fide to me and to be advanced to me as they become necessary by Crueshaw Samuels to enable me to make and secure mortgage

for the year of 1870 on the main place and without which I could not make and secure said crop I hereby give them a lien upon said crop and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama June 11 1870 George W. Thompson Esq.

Witness

J. H. Jones

The State of Ala. J. & Joshua P. Connor Judge of the Probate Court for said County Leinster County hereby certify that the foregoing lien was filed for record June 11 1870 and was duly recorded same day in said Book 18 pages 606 & 607

Joshua P. Connor Judge P. C.

Elizabeth L. Holbert & This Indenture made this 12th day of January in year of
 To Have
 James D. Martin & Elizabeth L. Holbert of the County of Leinster in the State of Alabama of the one part and James D. Martin of the other part Witnesseth that the said Elizabeth L. Holbert for and in consideration of the sum of Three hundred and sixty dollars to her in hand paid the receipt whereof is hereby acknowledged hath this day given granted bargained sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said James D. Martin that certain tract or parcel of land lying and being in the County of Leinster in the State of Alabama and known as the East half of the fourth east fourth of section No 12, T. 1 S. 1 R. 10 E. 4 containing 40 acres To Have and to hold the above described land with the appurtenances thereto belonging or in any wise appertaining to the said James D. Martin his heirs and assigns forever and the said Elizabeth L. Holbert for herself her heirs executors and administrators do warrant and guarantee defend the title to the above described and hereby granted premises unto the said James D. Martin his heirs and assigns forever and against herself and all and every person claiming or holding by force or under the Government of the United States. In testimony whereof the said parties have hereunto set their hands and seals this day and date above written

Stamp 50¢

Elizabeth L. Holbert Esq.

The State of Ala. J. & Lewis Morris a Justice of the Peace for said County Leinster County hereby certify that Elizabeth L. Holbert whose name is signed to the foregoing conveyance and who is known to me acknowledged before me that being informed of the contents of the conveyance she executed the same voluntarily on the day the same bears date. Given under my hand this 12th day of January 1870. Lewis Morris

Justice of the Peace

The State of Ala. J. & Joshua P. Connor Judge of the Probate Court for said Leinster County hereby certify that the foregoing conveyance was filed for record June 18 1870 and was duly recorded same day in Book 18 page 607 Joshua P. Connor Judge P. C.

Martin Howard
Do Lewis
W. J. Tucker

This Indenture witnesseth that I Martin Howard of Louisa County, State of Alabama for and in consideration of Eight Hundred dollars in cash paid to me by W. J. Tucker this day advanced to me and to be advanced to me as they become necessary by W. J. Tucker to enable me to make and secure a crop for the year of 1870 on the W. J. Tucker place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following all my cotton and corn that may come on the said W. J. Tucker's plantation for the 1870 and forer of oats in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. Witness my hand & seal this 6th day of May 1870

Alfred
J. B. Martin
Stamps #100
Martin Howard

State of Ala. & Joshua P. Orman Judge of the Probate Court for said Louisa Co. County hereby certify that the foregoing lien was filed for record June 13 1870 & was duly recorded same day in Deed Book 13 page 608.

Joshua P. Orman Judge P.C.

L. L. Wier
Do Lewis
Wm. H. Lundy

This Indenture witnesseth that I L. L. Wier of Louisa County, State of Alabama for and in consideration of One Hundred and fifty dollars received by Wm. H. Lundy to I. B. W. Combs for the purchase of One cow six years old to enable me to make and secure a crop for the year 1870 without which I could not make said crop & hereby give a lien on said horse and two cows and calves and forer of oats in case of default of the certain payment of the same One Hundred and fifty dollars to the said I. B. W. Combs or his order on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama This the 4th day of May 1870

Stamps 50¢
L. L. Wier

State of Ala. & Joshua P. Orman Judge of the Probate Court for said Louisa Co. County hereby certify that the foregoing lien was filed for record June 14 1870 & was duly recorded same day in Deed Book 13 page 608.

Joshua P. Orman Judge P.C.

John D. Blaney
Do Agreement
W. D. Martin

Agreement between John D. Blaney and W. D. Martin. The said John D. Blaney agrees to pay to John D. Blaney the sum of Five Hundred dollars (\$500) for rent of Mrs. Eliza Shacks land for the year 1870 to furnish one half of the stock to cultivate the said land to pay his half the stock - to furnish one half the tools and pay half the expenses of cultivating the land - The said John D. Blaney agrees on his part to furnish board extra of charge the said W. D. Martin and grant him equal privileges on the place with himself - to share equally in building a gin and the profits thereof - to share equally also in all that is made on the place the said John D. Blaney binds himself to furnish one half the stock - tools &c for the use of the place. The said Blaney furnishes a mule extra for which W. D. Martin agrees to pay fifteen dollars for the use of the mule and half the feed. The said John D. Blaney has the right to manage the

farm. This the 14th day of January 1870

Witness P. Blaney John D. Blaney
and James Arthur Stamps 50¢ William L. Martin

State of Ala. & Joshua P. Orman Judge of the Probate Court for said Louisa Co. County hereby certify that the foregoing agreement was filed for record June 14 1870 & was duly recorded same day in Deed Book 13 page 608 & 609

Joshua P. Orman Judge P.C.

Albert Rayland
Do Deed
Dane & Delaney

This Indenture made and entered into on the second day of June One thousand Eight hundred and twenty between Albert Rayland of the first part and Dane & Delaney of the second part both of the County of Madison and State of Alabama witnesseth that for and in consideration of the sum of One Hundred dollars lawful money in hand paid by the party of the second part to the party of the first part the receipt whereof is hereby acknowledged the said Albert Rayland hath bargain sold and do by these presents bargain sell and convey unto the said Dane & Delaney and his assigns forever a certain tract or parcel of land containing One hundred and sixty one acres more or less situated and lying in the County of Louisa State of Alabama known as the north east quarter of section 35 Township 3 Range 3 west. Do have and to hold the said tract or parcel of land with its appurtenances unto the said Dane & Delaney his heirs and assigns belonging to him the said Dane & Delaney his heirs and assigns forever and the said Albert Rayland doth hereby covenant with the said Dane & Delaney his heirs and assigns that he is lawfully seized and possessed of said land in fee simple and that he has a good right to convey the same and that the same is unincumbered and the said Albert Rayland with his wife Caroline Rayland doth further covenant and bind themselves their heirs and assigns to warrant and forever defend the title to said land to said Dane & Delaney his heirs and assigns against the lawful claims of all persons whomsoever in testimony whereof we have our hands and seals

Witnessed by R. M. Blitcher. Stamps 100
Caroline Rayland

State of Alabama & J. D. Finner Justice of the Peace hereby certify that the parties whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same were dated given under my hand the 18th June 5th 1870

J. D. Finner J.P.

State of Ala. & Joshua P. Orman Judge of the Probate Court for said Louisa Co. County hereby certify that the foregoing conveyance was filed for record June 14 1870 and was duly recorded same day in Deed Book 13 page 609

Joshua P. Orman Judge P.C.

Donac & Delaney This Indenture made this tenth day of June in the year of our Lord One thousand eight hundred and seventy between Donac & Delaney Taylor Betts of the first part and Taylor Betts of the second part both of the County of Madison in the State of Alabama Whereas the said Donac & Delaney being jointly indebted to the said Taylor Betts in the sum of four hundred and ninety seven dollars and forty cents payable on the first day of December next being a balance due on the purchase by the said Delaney of sixteen bales of cotton by him from the said Taylor Betts and for which he then this day executed his bond payable to the said Taylor Betts and being desirous to secure the payment of said bond. This Indenture witnesseth that the said Donac & Delaney in consideration of the premises and of one dollar to him in hand paid have granted bargained and sold and by these presents doth grant bargain and sell to the said Taylor Betts all that certain tract or parcel of land situate lying & being in the County of Limestone & State of Alabama known as the fourth east quarter of section thirty first Township three of range three west together with all the rights accretions and privileges thereto belonging or in any wise appertaining. To Have and to hold the same to him the said Taylor Betts his heirs and assigns forever. And the said Donac & Delaney doth hereby covenant to and with the said Taylor Betts his heirs and assigns that he will forever warrant the title to the aforesaid tract of land against the lawful claims or claims of all and every person or persons whomsoever. Provided that if the said Donac & Delaney shall pay and satisfy the said sum of money when the same becomes due and payable according to the tenor & effect of said bond then this conveyance shall be absolutely null and void. But if the said Donac & Delaney shall fail to pay the said sum of money when the same becomes due and payable as aforesaid then it shall be lawful for the said Taylor Betts after giving thirty days notice of the time & place of sale by advertisement for four consecutive weeks in some newspaper printed in Alabama to sell at public auction for cash in Alabama Limestone County the said tract of land and after paying the expenses of said sale out of the proceeds shall retain in his hand the amount of said bond and all interest which may have accrued thereon and if any balance of said purchase money remain he shall pay the same to the said Donac & Delaney his executors administrators or assigns. And if such sale shall be made the said Taylor Betts is hereby authorized to make a conveyance of said land to the purchaser thereof. In witness whereof the said parties have hereunto set their hands and seal the day and year first above written.

Witness

Donac & Delaney

Stamp \$1.00

I & Delaney

Taylor Betts

The State of Alabama & Robert H. Bigg are acting justice of the Peace in and for Madison County & I the County and State aforesaid hereby certify that I & Delaney and Taylor Betts whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Witness my hand this 10th day of June A.D. 1870

Robert H. Bigg Justice of the Peace

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing conveyance was filed in my office for record June 14 1870 & was duly recorded same day in Book 13 page 610 Joshua P. Cannon Judge P.C.

Thos J. Carter wife & State of Alabama & Limestone County. Know all men by these presents that I am indebted to J. D. Cannon in the sum of Twelve hundred dollars for debt due him by note in existence now and his assuming to pay the debt that is due from me to George W. Carter and to the firm of Messrs Cannon of Athens for groceries & 1 horse which I owe debtors of paying said sum is due on Jan'y 1st 1871 with interest. Now therefore in view of the premises and Thos J. Carter & wife Abigail Carter for all of the County of Limestone and State of Alabama do sell under off and to the firm of Messrs Cannon all that portion of land of land lying & being in the County of Limestone & State of Alabama and known & described as follows to wit (viz) Sec 4 Township 4 Range 4 containing 160 acres more or less to him and his heirs forever for the consideration of one dollar to us in hand paid releasing all claims to donors in the same. Also I bear witness and the entire crop of every kind made and grown by us the month of year. To have & to hold the same on the following land shown on map of the said debt shall be fully paid by 1st Jan'y 1871 then and in that event the said trustee shall receive said property but said and personal to said Thos J. Carter in fee simple. But if any portion of said debt be unpaid then and in that event the said firm of Messrs Cannon shall expose to public sale said property in the following order Land 1st Nov 20th Crop third until said debt is fully satisfied in front of Court House door in the town of Athens to highest bidder for cash after giving 30 days notice in a public news paper or by the usual posting and sell between the hours of 11 and 12 o'clock - and apply the proceeds 1st to the payment of said debt and cost of this instrument and if any shall be left he shall pay the same over to said Thos J. Carter his heirs or assigns. In testimony whereof we have this day set our seals & names on this 14th day of June 1870

Signed sealed & delivered

in presence of

J. H. Carter

Stamp 15c

J. J. Carter & Co.

E. A. Carter & Co.

W. R. Pack

by W. R. Betts. * Joshua P. Cannon Judge of the Probate Court for said State of Ala. & Limestone Co. County hereby certify that J. D. Cannon a subscribing witness to the foregoing conveyance known to me appeared before me on this day and being sworn stated that Thos J. Carter and his wife J. A. Carter in the presence of the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date; that he attested the same in the presence of the grantors and of the other witness and that each other witness subscribed his name as a witness in his presence. Given under my hand this 15th day of June 1870

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing conveyance was filed for record June 15 1870 & was duly recorded same day

State of Ala. & Joshua P. Cannon Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing conveyance was filed for record June 15 1870 & was duly recorded same day

in Book 13 page 611 & 612

Joshua P. Orman Judge P.C.

Satisfied April 16, 1871
W. B. Peckham

This Indenture witnesseth that we William & Joshua Warren of Lexington County State of Alabama for and in consideration of the sum of Seven hundred Dollars in supplies this day advanced bona fide to us and to be advanced to us as they become necessary by W. B. Peckham for to enable us to make and secure our crop for the year of 1870 on the Woods of White place and without which we could not make and secure said crop we hereby give them a lien upon said crop and also upon the following property viz 1 medium sized black mare nearly about 5 years old and 1 large mare mare 7 or 8 years old and 1 large bay mare about 6 years old and 1 bay Arabian Poney mare age unknown and power of sale in case of default for the certain payment of the same on or before the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Monroeville Alabama this 11th day of August 1870
Witness
W. B. Peckham
W. S. White
William ^{his} Warren
Joshua ^{his} Warren

State of Ala. & Joshua P. Orman Judge of the Probate Court for said County Lexington Co. hereby certify that the foregoing lien was filed for record June 15th 1870 & was duly recorded same day in Book 13 page 612, 613.

Edward H. Atkins & John L. Hardy of County of Lexington in the State of Alabama of the one part Witnesseth that the said Edward H. Atkins for and in consideration of the sum of One thousand and fifty dollars to him in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed and confirmed and by their present do give grant bargain sell alien convey and confirm unto the said John L. Hardy or all that certain tract or parcel of land lying and being in the County of Lexington State of Alabama and known and described as follows - being a part of the north west quarter of section ten township one range first west containing twenty eight and half acres more or less bounded on the east by the Maple on the west by lands willed to Wm. H. Atkins by his grandfather Charles Atkins on the east by Wm. L. Maples again - on the north by lands belonging to the estate of Daniel Coleman and Charles Allen - being all that parcel of land willed to me by my father Charles Atkins. To have and to hold the above described land with the tenements and appurtenances thereto, belonging or in any way appertaining unto the said John L. Hardy his heirs and assigns forever and the said Edward H. Atkins for himself his heirs executors and administrators do hereby and in consideration of the premises warrant and sell forever defend the title to the above described lands and hereby grant

premium unto the said John L. Hardy his heirs and assigns from and against himself and all and every person or persons claiming or holding under him the said Edward H. Atkins and also against the lawful title claim or demand of all and every person or persons who may claim or holding by from or under the Government of the United States in testimony whereof the said Edward H. Atkins hereunto subscribed his name and affix his seal the day and year above written
Signed sealed and delivered in the presence of
Jeff. A. Brown & J. O. Atkins
Edward H. Atkins

The State of Ala. & J. O. Atkins an acting Justice of the Peace in and for said County hereby certify that Edward H. Atkins whose name is signed to the foregoing conveyance and who is known to me a 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 8th day of April 1868

State of Ala. & Joshua P. Orman Judge of the Probate Court for said County Lexington Co. hereby certify that the foregoing lien was filed for record June 15th 1870 & was duly recorded same day in Book 13 page 612 & 613.

Wm. B. Peckham & W. A. Hamrell of County of Lexington in the State of Alabama of the one part Witnesseth that the said Wm. B. Peckham for and in consideration of \$500.00 supplies already advanced bona fide to me and to be advanced as they become necessary by W. A. Hamrell to enable me to make and secure my crop for the year of 1870 on the Bayland place and without which I could not make and secure said crop for the year 1870 and by this Indenture I hereby give a lien with power of sale upon all of my crops of every description stock & tools or so much thereof as may be necessary to meet all of my liabilities to said Hamrell provided always that if said indebtedness is promptly and wholly discharged on or before the 25th day of December 1870 then this lien to be null and void otherwise to remain in full force according to section 1858 Ala. Code
Acted
Wm. B. Peckham
W. A. Hamrell

State of Ala. & Joshua P. Orman Judge of the Probate Court for said County Lexington Co. hereby certify that the foregoing lien was filed for record June 15th 1870 & was duly recorded same day in Book 13 page 613.

Charles Edwards & W. A. Hamrell of County of Lexington in the State of Alabama of the one part Witnesseth that the said Charles Edwards for and in consideration of \$160.00 this day advanced for one bay horse for a pile and for the faithful payment of same on or before the first day of January 1871 I hereby give W. A. Hamrell a mortgage on said horse and all crop received by me on place and power of sale in case of default

of default for the certain payment of same
 Attach *Char. L. Edwards*
Stamp 50c

W.D. Parker
 State of Ala. J. Joshua P. Connor Judge of the Probate Court for said
 Leinster Co. County hereby certify that the foregoing will was filed
 for record June 10 1870 & was duly recorded same day in Book 13
 Page 614 *Joshua P. Connor Judge P.O.*

Perry H. Meadows wife This Indenture made this sixth day of January in
 the year One thousand eight hundred and seventy between
 James L. Coleman & Perry H. Meadows & wife Sarah Jane Meadows of the county
 of Leinster in the State of Alabama of the one part and James L.
 Coleman of the other part Witnesseth that the said Perry H. Meadows
 wife Sarah Jane Meadows for and in consideration of the sum of
 Five hundred dollars to them in hand paid the receipt whereof
 is hereby acknowledged have this day given granted bargained and
 conveyed and confirmed: and by these presents do give grant bargain
 sell convey and confirm unto the said James L. Coleman all that
 certain tract of land lying and being in the County of Leinster
 and State of Alabama and known and described as follows to wit
 The north half of the west half of the south east quarter Section
 Six (6) Township four (4) Range four (4) west. The east half of
 south east quarter of section Six (6) Township four (4) Range
 four (4) west except Seven acres off of north east corner containing
 in all One hundred and thirteen acres. To Have and to hold
 the above described lands with the tenements and appurtenances thereto
 belonging or in any way appertaining unto the said James
 L. Coleman, his heirs and assigns forever. And the said Perry H. Meadows
 & wife for themselves their heirs executors and administrators hereby
 and in consideration of the premises warrant and with power defend
 the title to the above described and hereby granted premises unto
 the said James L. Coleman his heirs and assigns from and against
 themselves and all and every person or persons claiming or holding
 under them the said Perry H. Meadows & wife Sarah Jane Meadows
 and also against the lawful title claim or demand of all and every
 person or persons whatsoever. In testimony whereof the said Perry
 H. Meadows & Sarah Jane Meadows have hereunto subscribed their
 names and affixed their seals the day and year first above written
 Signed sealed & delivered in presence of *Stamp 50c*
Perry H. Meadows *Sarah J. Meadows*
 in presence of

The State of Alabama Before me Burtin Sanders an acting Justice
 Leinster County of the Peace in and for said County and State
 personally appeared Perry H. Meadows and wife Sarah Jane Meadows
 known to me who acknowledged before me on this day that being duly
 sworn of the contents of the foregoing conveyance they executed the
 same freely and voluntarily for the purposes therein specified
 on the day the same were doct. Given under my hand
 January 6th 1870. *B. Sanders*
JP

State of Ala. J. Joshua P. Connor Judge of the Probate Court for said
 Leinster Co. County hereby certify that the foregoing conveyance was filed
 for record June 16 1870 & was duly recorded same day in Book 13
 Page 614 *Joshua P. Connor Judge P.O.*

J. H. Malone This Indenture made this 20th day of March in the year One thousand
 eight hundred and sixty seven between J. H. Malone of the County of
 Leinster in the State of Alabama of the one part and Elizabeth Coleman
 widow of the other part Witnesseth that the said J. H. Malone for and in an
 execution of the power of fifty dollars doct. to the said J. H. Malone in
 hand paid the receipt whereof is hereby acknowledged has this day given
 granted bargained and sold aliened enfeoffed released conveyed and confirmed
 and by these presents do give grant bargain sell alien enfeoff release
 convey and confirm unto the said Elizabeth Coleman and her heirs all
 that certain tract of land lying and being in the County of Leinster State
 of Alabama and known and described as follows: Commencing at a
 stake gap of the R. & R. on its south side said stake gap being thirty
 three chains from the south line of section Seventeen running west one
 quarter of a mile thence south eight chains thence east to the R. & R. thence
 north to the beginning - & also a strip beginning at the west end of
 the above described land and running north west the west direct route to
 the said Elizabeth Coleman land. To Have and to hold the above described & with the ten-
 ements and appurtenances thereto belonging or in any way appertaining
 unto the said J. H. Malone his heirs and assigns forever and the said J. H.
 Malone for himself his heirs executors and administrators does hereby
 and in consideration of the premises warrant and with power defend the
 title to the above described and hereby granted premises unto the said
 Elizabeth Coleman her heirs and assigns from and against himself and all
 and every person or persons claiming or holding under them the said J. H.
 Malone and also against the lawful title claim or demand of all and every
 person or persons whatsoever claiming or holding by force or under the
 Government of the United States. In testimony whereof the said J. H. Malone
 hereunto subscribed his name and affix his seal the day & year above written
 Signed sealed & delivered in presence of *Stamp 50c*
J. H. Malone *Elizabeth Coleman*
 Witnesses *R. H. Malone* *Puffin Coleman*

The State of Alabama Before me Burtin Sanders an acting Justice of the Peace in and
 for said County and State hereby certify that R. H. Puffin
 Coleman a subscribing witness to the within conveyance known to me
 appeared before me on the day and being sworn stated that J. H. Malone
 the grantor in this conveyance voluntarily executed the same in his presence
 and in the presence of the other subscribing witness on the day the same were
 doct. that he attested the same in the presence of the grantor and of the
 other witness and that such other witness subscribed his name as a witness
 in his presence Given under my hand this 20th day of March 1867
B. Sanders JP

State of Ala. J. Joshua P. Connor Judge of the Probate Court for said
 Leinster Co. County hereby certify that the foregoing conveyance was
 filed for record June 16 1870 & was duly recorded same day in Book 13
 Page 615 *Joshua P. Connor Judge P.O.*

Wm B Roberts & This Indenture made this the eighteenth day of June A.D.
 1870 between William B Roberts of the first part and William A
 To Trust Dub 3 1870 between William B Roberts of the first part and William A
 Geo W Danner 3 Rotenberg administrators of the Estate of William W Gray of the
 second part and George W Danner of the third part all of Limestone
 County State of Alabama. Witnesseth that whereas on the 5th day of
 May 1870 a certain judgment was rendered in the Circuit Court of
 Limestone County Alabama in favor of John Danner as the admin-
 istrators of Morris Sanderson against said William A Rotenberg as
 the administrators of William W Gray for the sum of Twelve hundred
 & eighty three 3/4 dollars besides cost of suit \$10.70 and that said
 judgment was rendered upon a note given by the party of the
 first part as principal for certain lands purchased at the sale
 of the administrators of the said Morris Sanderson and upon
 which note the said William W Gray now deceased was bound as
 surety and upon which judgment was rendered against the
 said Rotenberg as his administrators at the time of the
 amount of said note the party of the first part being deemed
 and anxious to counter secure him the said William A Rotenberg
 as administrator of the said William W Gray from all loss
 or harm against the said judgment rendered upon the note and
 under the circumstances aforesaid and the liability of said party of the
 first part being caused by the request of the party of the first part. Now this
 Indenture Witnesseth that the party of the first part for & in con-
 sideration of the premises and also for & in consideration of the
 sum of One dollar to him in hand paid by the party of the third
 part the receipt whereof is hereby acknowledged hath granted bargained
 and sold and delivered and by these presents doth grant bargain
 sell & convey to the party of the third part his heirs and assigns
 forever the following personal property to-wit: one gray mare
 jumping saddle 1 yoke oxen & wagon and the present growing crop
 and also one bale of cotton which is to be delivered by W B Sanderson
 Possided always and this grant is upon the condition that if the
 said party of the first part his heirs executors or administrators
 shall well and truly pay unto the said John Danner as the
 administrators aforesaid the said sum of \$1283.03 the judgment
 rendered as aforesaid as well as all the cost that may have accrued
 thereon and also from time to time & at all times save harmless
 & keep indemnified the said William A Rotenberg as administrator
 of the said William W Gray then and from thenceforth this present
 Indenture and every covenant and condition and the interest hereby
 granted shall cease determine and be utterly void any thing herein
 to the contrary notwithstanding. But if the said judgment rendered
 in the Circuit Court above mentioned with all the interest which
 may have accrued thereon and all cost of said suit are not fully
 paid off and discharged by the party of the first part on or before
 the first day of January next 1871 then upon the request of the
 party of the second part to the party of the third part all the property
 above mentioned or so much thereof as is necessary shall be
 sold to pay said judgment after giving twenty days notice

of the time & place of said sale for cash and the proceeds of the
 sale so made shall first be applied to the expenses incident to the
 execution of this Dub & to the payment of said judgment and the
 balance if any shall be paid over to the party of the first part.
 Witness our hands & seals the day & year above written

Stamp #15

Wm B Roberts

W A Rotenberg

Geo W Danner

State of Ala 3 & Joshua P. Cramer Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that Wm B Roberts W A Rotenberg
 and Geo W Danner whose names are signed to the foregoing conveyance
 and who are known to me acknowledged before me in this day that
 being informed of the contents of the conveyance they executed
 the same voluntarily on the day the same bears date. Given under
 my hand this the 18th day of June A.D. 1870

Joshua P. Cramer Judge P.C.

State of Ala 3 & Joshua P. Cramer Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing conveyance
 was filed in my office for record June 18th 1870 and duly recorded
 same day in Dub Book 13 pages 616 & 617 Joshua P. Cramer Judge P.C.

W B Roberts & This Indenture Witnesseth that D C Roberson of Limestone County
 To Limestone 3 State of Alabama for and in consideration of Fifty one dollar
 W B Danner 3 in supplies this day advanced bona fide to me by H J Cartwright
 to enable me to make and secure my crop for the year of 1870 on
 the above place and without which I could not make and secure
 said crop I hereby give him a lien upon said crop and also upon
 the following 1 small horse (the only one I now have) and if I trade
 said horse to hold on the property traded for and power of sale in
 case of default for the certain payment of the same on or before the
 first day of February 1871 according to section 1858 of the Revised
 Code of Alabama Given under my hand and seal this June 18th 1870
 Witness W A Cartwright Stamp 50¢ W B Danner
 State of Ala 3 & Joshua P. Cramer Judge of the Probate Court for said County
 Limestone Co 3 hereby certify that the foregoing lien was filed for record
 June 21st 1870 and duly recorded same day in Dub Book 13
 page 617 Joshua P. Cramer Judge P.C.

O A Evans

To Limestone

W B Danner

This Indenture Witnesseth that O A Evans of Limestone County State
 of Alabama for and in consideration of One hundred dollars in
 supplies this day advanced bona fide to me by H J Cartwright to
 enable me to make and secure my crop for the year of 1870 on the
 Evans place and without which I could not make and secure said crop
 I hereby give him a lien upon said crop and also upon the following 1
 and power of sale in case of default for the certain payment of the same
 on or before the first day of January 1871 according to section 1858 of the
 Revised Code of Alabama Given under my hand and seal June 7th 1870
 O A Evans
 Stamp 50¢
 The State of Ala Limestone Co. D C Roberson P. Cramer Judge of the Probate Court

for said County hereby certify that the foregoing lien was filed for record June 21 1870 same duly recorded same day in said Book 13 page 617
 Joshua P. Conner Judge P.C.

5
 By B. Duncan & Son
 To Lewis & Son
 Doney & Grantland
 State of Alabama Madison County On the first day of January 1871 I promise to pay to Lewis & Son Doney & Grantland or order Two hundred and fifty dollars with interest from date for value received and to receive the payment thereof & hereby bargain and sell to them one black mare about seven years old and fifteen and a half hands high now in my possession also my crop of corn and cotton to be grown this year on the following condition viz 1st that until the maturity of said debt I am to remain in the possession and use of said property and that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Decatur after first giving notice of the time and place by posting three or more notices in public places in the County ten days before the time of sale and the proceeds of such sale apply first to the payment of the expense of executing and foreclosing this mortgage secondly to the payment of what may be due on said debt 3rd the balance if any remains to me so that if said debt is paid at maturity then this mortgage to be returned satisfied and become null and void. Given under my hand and seal this 6th day of May 1870
 Signed sealed and delivered in my presence
 first duly stamped &c in the presence of
 Harris Doney
 By B. Duncan & Son

State of Alabama Madison County On the first day of January 1871 I promise to pay to Lewis & Son Doney & Grantland or order Two hundred and fifty dollars with interest from date for value received and to receive the payment thereof & hereby bargain and sell to them one black mare about seven years old and fifteen and a half hands high now in my possession also my crop of corn and cotton to be grown this year on the following condition viz 1st that until the maturity of said debt I am to remain in the possession and use of said property and that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Decatur after first giving notice of the time and place by posting three or more notices in public places in the County ten days before the time of sale and the proceeds of such sale apply first to the payment of the expense of executing and foreclosing this mortgage secondly to the payment of what may be due on said debt 3rd the balance if any remains to me so that if said debt is paid at maturity then this mortgage to be returned satisfied and become null and void. Given under my hand and seal this 6th day of May 1870
 Signed sealed and delivered in my presence
 first duly stamped &c in the presence of
 Harris Doney
 By B. Duncan & Son

J. A. Fortenberry
 To Lewis & Son
 Doney & Grantland
 State of Alabama Madison County With interest from date I promise to pay Doney & Grantland or order One hundred dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 14th day of June 1870
 Witness
 Harris Doney

State of Alabama Madison County On the first day of January 1871 I promise to pay to Lewis & Son Doney & Grantland or order Two hundred and fifty dollars with interest from date for value received and to receive the payment thereof & hereby bargain and sell to them one black mare about seven years old and fifteen and a half hands high now in my possession also my crop of corn and cotton to be grown this year on the following condition viz 1st that until the maturity of said debt I am to remain in the possession and use of said property and that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Decatur after first giving notice of the time and place by posting three or more notices in public places in the County ten days before the time of sale and the proceeds of such sale apply first to the payment of the expense of executing and foreclosing this mortgage secondly to the payment of what may be due on said debt 3rd the balance if any remains to me so that if said debt is paid at maturity then this mortgage to be returned satisfied and become null and void. Given under my hand and seal this 6th day of May 1870
 Signed sealed and delivered in my presence
 first duly stamped &c in the presence of
 Harris Doney
 By B. Duncan & Son

William Johnson
 To Lewis & Son
 Doney & Grantland
 State of Alabama Madison County With interest from date I promise to pay Doney & Grantland or order One hundred dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 14th day of June 1870
 Witness
 William Johnson

Matthew Rousin
 State of Alabama Madison County On the first day of January 1871 I promise to pay to Lewis & Son Doney & Grantland or order Two hundred and fifty dollars with interest from date for value received and to receive the payment thereof & hereby bargain and sell to them one black mare about seven years old and fifteen and a half hands high now in my possession also my crop of corn and cotton to be grown this year on the following condition viz 1st that until the maturity of said debt I am to remain in the possession and use of said property and that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Decatur after first giving notice of the time and place by posting three or more notices in public places in the County ten days before the time of sale and the proceeds of such sale apply first to the payment of the expense of executing and foreclosing this mortgage secondly to the payment of what may be due on said debt 3rd the balance if any remains to me so that if said debt is paid at maturity then this mortgage to be returned satisfied and become null and void. Given under my hand and seal this 6th day of May 1870
 Signed sealed and delivered in my presence
 first duly stamped &c in the presence of
 Harris Doney
 By B. Duncan & Son

Matthew Rousin
 To Lewis & Son
 Doney & Grantland
 State of Alabama Madison County With interest from date I promise to pay Doney & Grantland or order Seventy five dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 16th day of May 1870
 Witness
 Matthew Rousin

Joseph Williams
 State of Alabama Madison County On the first day of January 1871 I promise to pay to Lewis & Son Doney & Grantland or order One hundred dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 14th day of June 1870
 Witness
 Joseph Williams

J. L. Garrison
 To Lewis & Son
 Doney & Grantland
 State of Alabama Madison County With interest from date I promise to pay Doney & Grantland or order Fifty five dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year: said advance is obtained by me bona fide for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year. Witness my hand and seal this 28th day of April 1870
 Witness
 J. L. Garrison

Witness J. S. Baker
 State of Alabama Madison County On the first day of January 1871 I promise to pay to Lewis & Son Doney & Grantland or order Two hundred and fifty dollars with interest from date for value received and to receive the payment thereof & hereby bargain and sell to them one black mare about seven years old and fifteen and a half hands high now in my possession also my crop of corn and cotton to be grown this year on the following condition viz 1st that until the maturity of said debt I am to remain in the possession and use of said property and that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Decatur after first giving notice of the time and place by posting three or more notices in public places in the County ten days before the time of sale and the proceeds of such sale apply first to the payment of the expense of executing and foreclosing this mortgage secondly to the payment of what may be due on said debt 3rd the balance if any remains to me so that if said debt is paid at maturity then this mortgage to be returned satisfied and become null and void. Given under my hand and seal this 6th day of May 1870
 Signed sealed and delivered in my presence
 first duly stamped &c in the presence of
 Harris Doney
 By B. Duncan & Son

State of Alabama Madison County. With interest from date &
 Do Lewis 3 proceeds to say Toney Grantland or order thirty dollars for value
 Toney Grantland 3 received no money advanced to me by them to purchase necessary
 provisions to enable me to make a crop for the present year. said advance
 is obtained by me bona fide for the purpose of making a crop and
 without such advance it would not be in my power to procure the
 necessary provisions to make a crop: and said advance is hereby acknowledged
 as and made a lien on my crop this year. With my hand
 and seal this 28th day of June 1870 Isaac W. Priddy

Attest Harris Toney

State of Ala 3 & Joshua P. Curren Judge of the Probate Court for said
 Limestone County hereby certify that the foregoing lien was filed
 for record June 21 1870 & was duly recorded same day in Book 13 page 620
 Joshua P. Curren Judge P.C.

Robert J. Meindrum 3 The State of Alabama 3 This Indenture made this the
 20th day of June 1870 Limestone County 3 twenty second day of June Eighteen
 Mary Meindrum 3 hundred & seventy between Robert J. Meindrum of the first
 part & Mary Meindrum (a colored woman) of the second part both
 of said county of Limestone Witnesseth that the said party of the
 first part for and in consideration of the faithful labor and
 services of the said party of the second part and her especial care
 and attention and nursing of the family of the said Robert J.
 Meindrum in sickness & also her care attention & nursing of the
 said party of the first part in his present protracted sickness &
 for the further consideration of five dollars paid by the party of
 the second part to the party of the first part the receipt of which
 is hereby acknowledged have given grant bargain sold conveyed
 & assigned & by these presents doth give grant bargain sell
 convey and assign unto the said party of the second part her heirs
 assigns the following described lot of land situate lying & being
 in the town of Athens County of Limestone & State of Alabama and
 marked and numbered & known in the plan of said town as lot
 numbered one hundred & thirty one and one hundred & thirty four
 being the lot on which the said party of the first part now resides
 & the lot one hundred thirty four adjoining the lot together with
 all & singular the hereditaments & appurtenances thereto belonging
 or in any way appertaining. To have and to hold the said lot
 and premises above bargain & described with the said appurtenan-
 ces unto the said party of the second part her heirs and assigns
 forever. And the said party of the first part for himself his heirs
 executors and administrators doth covenant to & with the party
 of the second part her heirs assigns that he the said party of
 the first part his heirs executors & administrators the full & un-
 cumbered right title & interest of every kind & character to the
 above described lot of land and appurtenances as aforesaid
 to the said party of the second part with warrant & power
 defend against all claim or claim of any & every person
 whatsoever. In testimony whereof the said party of the

first part hath hereunto set his hand & seal this the day & year first
 above written Stamp 12

Robert J. Meindrum

The State of Alabama 3 & Benton Sanders an acting Justice of the Peace
 Limestone County 3 in and for said county and State hereby certify
 that Robert J. Meindrum whose name is signed to the foregoing convey-
 ance and who is known to me acknowledged before me on the day
 that being informed of the contents of the conveyance he executed
 the same voluntarily on the day the same bears date. Given under
 my hand this the 28th day of June 1870 B. Sanders J.P.
 State of Ala 3 & Joshua P. Curren Judge of the Probate Court for said County
 Limestone 3 hereby certify that the foregoing conveyance was filed for record
 June 22nd 1870 & was duly recorded same day in Book 13 page
 620 & 621 Joshua P. Curren Judge P.C.

William Richardson adm 3 State of Alabama Limestone County. Whereas William Rich-
 do Dec 3 arden the administrator of the Estate of William Rich-
 216 Allision 3 arden died duly appointed by and qualified in the
 Probate Court of said County and before applied for as the Records of
 said Probate Court will exhibit and obtained an order and decree of
 said Court for the sale of certain real estate to wit The Growth west
 quarter of the Growth east quarter Section one Township Three Range
 five west said to contain about forty acres which land was sold by
 said administrator under and in pursuance of said decree on the 4th
 day of October 1869 at public outcry between the hours of 12 o'clock
 noon and 5 o'clock P.M. to J. H. Allision for the sum of Twenty five
 dollars that being the highest and best bid for the same after the
 time place and terms of the sale together with a description of
 the said property had been advertised for the period of thirty days
 in the Athens Post a newspaper published in said County and whereas
 said sale was duly reported by said administrator and on the 1st
 day of November 1869 the same was confirmed by an order of said
 Court. And whereas the whole of said purchase money has been paid and
 the said purchase being entitled to a conveyance for the same according
 to law. Now therefore this Indenture witnesseth that the said William
 Richardson as such administrator as aforesaid hath conveyed and
 confirmed and by this Indenture doth convey and confirm unto the
 said J. H. Allision his heirs and assigns forever all claim right title
 and interest which the said William Richardson died had at the time
 of his death in and to the land aforesaid. In witness whereof the
 said administrator hath hereunto affixed his hand and seal this the
 2nd day of November 1869 William Richardson

Stamp 504

The State of Alabama 3 Before me B. Sanders an acting Justice of the
 Limestone County 3 Peace in and for said County and State personally
 appeared Wm Richardson adm of Wm Richardson died & who is known to
 me who acknowledged before me on this day
 that being informed of the contents of the conveyance
 he executed the same freely and voluntarily for the purpose

therein specified on the day the same bears date given under
my hand Nov. 2nd 1869 B. Sanders J.P.
State of Ala. & Joshua P. Connor Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing conveyance was filed
for record June 23rd 1870 & was duly recorded same day in said Book 13 page 621 & 622 Joshua P. Connor Judge P.C.

James Perry of Limestone County
To Linn
Weatherford
This Indenture Witnesseth that I James Perry of Limestone County
State of Alabama for and in consideration of three hundred dollars
in supplies this day advanced to me and to be advanced
to me as they become necessary by Weatherford Co. to enable me to
make and secure my crop for the year of 1870 on the Weatherford place
and within which I could not make and secure said crop & hereby
give, alien upon said crop and also upon the following 1st crop
herein made and power of sale in case of default for the certain
payment of the same on or before the first day of Dec 1870 according
to section 1858 of the Revised Code of Alabama June 17th 1870
Not W.C. Hobbs Stamp 50¢ James S. Perry
State of Ala. & Joshua P. Connor Judge of the Probate Court for said County
Limestone Co. County hereby certify that the foregoing lien was filed for record
June 24 1870 & was duly recorded same day in said Book 13 page 622
Joshua P. Connor Judge P.C.

W. Mahan of Limestone County
To Linn
Dummett & Russell
Received Athens Ala May 12th 1870 of Dummett & Russell three
hundred and thirteen 87/100 dollars being an advance upon
my present growing crops of corn and cotton which we
accept and acknowledge as a lien upon said crops same being
necessary to enable us to cultivate and develop said crops.
Stamp 50¢ W. Mahan & Son
State of Ala. & Joshua P. Connor Judge of the Probate Court for said County
Limestone Co. County hereby certify that the foregoing lien was filed for record June
24 1870 & was duly recorded same day in said Book 13 page 622
Joshua P. Connor Judge P.C.

Stell Thomson
To Linn
Dummett & Russell
Received Athens Ala June 4th 1870 of Dummett & Russell one
hundred and thirteen 87/100 dollars being an advance upon my
present growing crops of corn and cotton which I accept and
acknowledge as a lien upon said crops same being necessary to
enable me to cultivate and develop same
Stamp 50¢ Stell Thomson
State of Ala. & Joshua P. Connor Judge of the Probate Court for said County
Limestone Co. County hereby certify that the foregoing lien was filed
for record June 24 1870 & was duly recorded same day in said Book 13
page 622 Joshua P. Connor Judge P.C.

Wm D. Allison
To Linn
Dummett & Russell
Received Athens Ala April 25th 1870 of Dummett & Russell two
hundred & eleven 11/100 dollars being an advance upon
my present growing crops of cotton which I accept and
acknowledge as a lien upon same said advance being necessary

to enable me to cultivate and develop same
Stamp 50¢ Wm D. Allison

State of Ala. & Joshua P. Connor Judge of the Probate Court for said County hereby
Limestone Co. County certify that the foregoing lien was filed in my office for record
June 24 1870 & was duly recorded same day in said Book 13 page
622 & 623 Joshua P. Connor Judge P.C.

Rich G. Hoins
To Linn
Dummett & Russell
Received Athens Ala June 4th 1870 of Dummett & Russell one
hundred and thirteen 87/100 dollars being an advance upon three bales
of cotton now lying upon my floor also upon my present growing
crops of corn and cotton which I accept and acknowledge
as a lien upon said cotton and crops same being necessary to enable
me to cultivate and develop said crops
Stamp 50¢ Rich G. Hoins

State of Ala. & Joshua P. Connor Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing lien was filed
for record June 24 1870 & was duly recorded same day in said
Book 13 page 623 Joshua P. Connor Judge P.C.

W. Mahan & Son
To Linn
Dummett & Russell
This Indenture made this the 16th day of March 1868 between
James W. Slope and his wife Mary Slope of the one part and
Andrew C. Legg Esq. and his wife Andrew C. Legg as the executor of the last will and testament
of William Legg dec'd of the other part. Witnesseth that whereas at the
spring term 1867 the said Legg as the executor aforesaid recovered a
judgment in the Circuit Court of the County of Limestone in the State of
Alabama against the said James W. Slope for the sum of three thousand
four hundred & fifty dollars & four cents debt and two thousand two
hundred & thirty seven dollars & two cents damages which said judgment
was based upon the note of one Jonathan McDonald (who since
the execution of said note has departed this life) and the said Slope
and on file in the office of the Clerk of the Circuit Court aforesaid
in which said note in proof of fact the said McDonald was the
principal and the said Slope was the security, and whereas the
said Legg as the executor aforesaid has this day entered into and
agreed for our consideration of the said late houses premises
hereinafter mentioned and described fully and in all things
conspicuous in law and equity released discharged and acquitted
the said James W. Slope from any and all liability and indebtedness
of fund and on account of the said note - the basis as aforesaid
of the said judgment and for and in consideration of the sum
of said late houses premises acknowledged full and complete satisfaction
of the said judgment recovered against him the said Slope as
principal of the said judgment recovered against him the said Slope as
principal in favor of him the said Legg as the executor aforesaid
in the Court aforesaid and he the said Slope to be entirely and in
all respects released and discharged thereof & therefrom he the
said Legg as the executor aforesaid to have & retain his right to
proceed against and receive of the estate of the said McDonald
the principal debt the full amount or such portion
thereof as he may be able on said note. - This to the end

that the said lands late houses & premises may be conveyed to the said Legg as the executor & to & for the use and benefit of the legatee his heirs and distribution of the said William Legg dead. This Indenture further witnesseth that for and in consideration of said release and satisfaction as aforesaid of said liability and judgment the said James W. Glass and his wife Mary have this day bargained sold aliened enfeoffed conveyed and confirmed and by these presents do bargain sell alien enfeoff convey and convey unto the said Andrew C. Legg as the Executor of the last will & testament of William Legg dead for the use & benefit of the legatee his heirs & distribution of him the said William Legg dead the following lots of ground in the town of Alban in the County of Livingston in the State of Alabama and known in the plans of said town as Lots No. 209, 210, 216, 226, 213 & 219, being the lots of & belonging to the residence of the said Slop. To have & to hold the said lots of ground appurtenances and buildings unto the said Legg as the Executor aforesaid and for the use and benefit aforesaid forever. And the said James W. Glass all and singular the said lots of premises unto the said Legg as the executor aforesaid for the uses aforesaid against him self his heirs executor and administrators and against the claims of all other persons whomsoever and forever defend and warrant by these presents. In witness whereof the said parties of the first part have hereunto signed their names and affixed their seals the day and year above written.

James W. Slop. *End*
 W. A. Slop. *End*
 Signed Sealed & delivered in presence of Wm. L. L. L. Stamp \$4.00

Geo. Mason

State of Ala. I, John B. McCallum Judge of Probate of said County of Livingston do hereby certify that Legg Mason a subscribing witness to the foregoing conveyance known to me appeared before me this day and being sworn stated that James Slop and W. A. Slop grantors in the conveyance voluntarily signed the same in his presence and in the presence of the other witnesses on the day the same bears date; that he attested the same in the presence of the grantors and the other witnesses and that such other witnesses signed his name in his presence. Given under my hand this 16th day of March 1869.

John B. McCallum Judge

State of Ala. I, Joshua P. Crenshaw Judge of the Probate Court for Livingston County do hereby certify that the foregoing conveyance was filed in my office for record June 27 1870 over duly received same duly in said Book 15 page 620 & 624. Joshua P. Crenshaw Judge PC

James W. Easter wife Julia. This Indenture made and entered into on the 30 day of December 1869 between James W. Easter and wife Mary P. Easter and John W. Townsend and wife Margaret Townsend of the County of Livingston and State of Alabama of the first part and Andrew C. Legg of the same County and State of the other part. Witnesseth that the said James W. Easter wife Mary P. Easter and John W. Townsend and wife

Margaret Townsend for and in consideration of the sum of Twelve thousand & Eight hundred Dollars to them in hand paid by the said Andrew C. Legg of the second part the receipt whereof is hereby acknowledged have this day bargained sold aliened enfeoffed conveyed and confirmed unto the said Andrew C. Legg all those certain parcels of land lying and being in the County of Livingston and State of Alabama. This Indenture further witnesseth that of the lands hereinafter described there are Two hundred and eighty acres of the same not included in this conveyance. The said two hundred and eighty acres are lands set apart to the children of James W. Coffman to wit Sagille Coffman James W. Coffman and Mary E. Coffman in a compromise of a suit lately pending in the Chancery Court for the 4th District of Alabama in which the said Coffman children were by their next friends George W. Boyles Complainants and the said James W. Easter and others defendants and a description of the said Two hundred and eighty acres is set out in said compromise. The said lands are described as follows to wit: East half of the north east fourth of section twenty nine (29) Township one Range five and the East half of S.W. 1/4 of section twenty nine (29) Township one Range five west. The south east fourth of section twenty nine 29 Township one Range five also fractional parts of North west fourth section twenty eight Township one Range five and the south east fourth section twenty eight (28) Township one Range five and the south east fourth of section twenty eight Township one Range five. Sectional part of south west fourth of section twenty seven Township one Range five also fractional part of North west fourth of section thirty four (34) Township one Range five. Sectional part of section thirty three (33) Township one Range five. Also the North East fourth of North East fourth of section thirty two Township one Range five containing in all Twelve hundred and ninety six acres and 1/4 (1296 1/4) more or less. To have and to hold the above described lands (except the Two hundred and eighty acres before excepted) with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Andrew C. Legg his heirs and assigns forever. And the said James W. Easter and wife Mary P. Easter and the said John W. Townsend and wife Margaret Townsend 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 lands and hereby granted premises unto the said Andrew C. Legg his heirs and assigns forever from and against themselves and all and every person or persons claiming or holding under them the said James W. Easter and wife Mary P. Easter and the said John W. Townsend and wife Margaret Townsend and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said James W. Easter and wife Mary P. Easter and the said John W. Townsend and wife Margaret Townsend have

This Indenture and all further interest in it is cancelled & null & void as of no effect
 and all galls annulling the same by proper authority 17th Nov 1870
 John M. Townsend
 Maggie Townsend witness
 J. P. Crenshaw
 J. B. McCallum
 J. W. Easter
 M. P. Easter
 J. W. Townsend
 M. P. Townsend

hereto subscribed their names and affixed their seals the day and year first above written

Stamp \$1.75

Jamies W. Easter
Mary P. Easter
John M. Townsend
Maggie Townsend

The State of Alabama, Before me B. Gardner, an acting Justice of the Peace in and for said County and State personally appeared Jamies W. Easter and wife Mary P. Easter and John M. Townsend, and wife Margaret Townsend parties to an will known who acknowledged before me on this day that being informed of the contents of the foregoing conveyance the contents the same freely and voluntarily for the purposes therein specified on the day the same bears date. Given under my hand this 20th day of December 1869. B. Gardner J.P.

State of Alabama, I, Joshua P. Cannon Judge of the Probate Court for said Limestone County hereby certify that the foregoing Deed was filed for record June 27 1870. was duly recorded same day in Deed Book 13 pages 624 625 & 626 Joshua P. Cannon Judge P.C.

Mary Ann Lutz, This Indenture made this the tenth day of March in the 30th year One thousand Eight hundred & seventy between Mary Ann Lutz of the County of Limestone in the State of Alabama of the one part and William C. Lutz of the County of Limestone and State of Alabama of the other part. Witnesseth that the said Mary Ann Lutz for and in consideration of the sum of One hundred Dollars to her in hand paid the receipt whereof is hereby acknowledged to have this day given granted bargained sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said William C. Lutz all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama known and designated as the south west quarter of the south west fourth of section Twenty Seven of Township two range six west containing forty acres and also the north west quarter of the south west quarter of section Twenty Seven in Township two of range six west containing forty acres and three hundredths of an acre. Containing in all Eighty acres more or less. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Wm C. Lutz his heirs and assigns forever. And the said Mary Ann Lutz for herself her heirs Executors and administrators do hereby and in consideration of the premises warrant and well prove defend the title to the above described and hereby granted premises unto the said Wm C. Lutz his heirs and assigns from and against herself and all and every person or persons claiming or holding under them the said Mary Ann Lutz 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 to him or her of the said Mary Ann Lutz hereunto subscribed her name and affixed her seal the day and year first above written

Signed sealed delivered Stamp 50¢ Mary Ann Lutz

in presence of Wm C. Lutz
State of Alabama, I, John S. Tucker Justice of the Peace hereby certify Limestone County that Mary Ann Lutz 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 10th day of March A.D. 1870 John S. Tucker J.P.
State of Alabama, I, Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing Deed was filed for record June 28 1870 was duly recorded same day in Deed Book 13 pages 626 & 627 Joshua P. Cannon Judge P.C.

J. H. Robinson & Son, This Indenture made and entered into this the first day of May in the year One thousand Eight hundred and seventy between John W. Bryant of the County of Madison State of Alabama of the first part and J. H. Robinson and David Robinson doing business under the firm name of J. H. Robinson & Brother and J. H. King and Jacob Bailey doing business under the firm name of King & Bailey John Edmondson Leg. Atty. John W. Smith R. B. Brown and Henry Jamison all of the County of Limestone State of Alabama of the second part. Witnesseth that the said parties of the first part doth covenant and agree by these presents to furnish and advance plantation supplies necessary provisions to an amount not to exceed Fifteen hundred Dollars worth to the said parties of the second part to enable them the said parties of the second part to make a crop for the year 1870 and by the said parties of the second part it is declared in this written note or obligation that such advances and supplies of plantation supplies necessary provisions and as shall be made by the parties of the first part to them or any one of them for the use and benefit of the other was and will be obtained by them bona fide for the purpose of making a crop and interest which advances and supplies it would not be in their power to procure the advances necessary to cultivate and gather their crop or the necessary tools provisions and farming implements. Now therefore the said parties of the second part desiring to secure the certain and prompt payment of the above sum of Fifteen hundred Dollars or so much thereof as shall be advanced by the party of the first part to enable the parties of the second part to make a crop for the present or current year and in consideration of said advances the said parties of the second part doth by these presents jointly and severally grant bargain sell confirm and convey unto the said parties of the first part his heirs Executors assigns and assigns to have and to hold forever all and singular such rights title interest and share in the cotton

Corn and other produce grown cultivated or gathered for the year 1870 by the said parties of the second part or in which they or any one of them the said parties of the second part may have any interest whatever. Upon the condition of the above obligation is this - that should the said parties of the second part or any one of them on or before the first day of November in the year 1870 pay off and discharge the above specified amount of Fifteen Hundred Dollars or so much thereof as shall be advanced by the said party of the first part for the purposes above specified and which under this instrument will constitute the indebtedness of the said parties of the second part to the said party of the first part for said advances then in case of such payment and discharge this instrument and conveyance shall be null and void - But in default of such payment on or before the first day of November in the year 1870 then by these presents the said party of the first part is authorized and empowered to enter upon the premises and take possession of a sufficiency of the Cotton Corn and other produce belonging to the said parties of the second part or any one of them or in which any one of the said parties respectively or jointly has any share or interest and after advertising the same for 20 days in some newspaper published in the County of Louisiana State also shall sell at public outcry such interest or share and apply the same to the discharge the indebtedness created under this obligation by the said parties of the second part or any one of them and the costs of said sale and the surplus if any shall be subject to the command of the parties of second part or any one acting under their order. In witness whereof the said parties of the second part hereunto set their hands and affix their seals the day and year above written

Witness
 J. W. Bryant and J. W. Robertson
 E. E. Kendrick and David Robertson
 James Purcell and N. S. Bailey
 J. L. Brown and John C. Edmunds
 H. P. Smith

State of Ala. J. D. Joshua P. Gorman Judge of the Probate Court for Louisiana County hereby certify that the foregoing conveyance was filed for record June 29 1870 was duly recorded same day in Book 12 pages 627 & 628. Joshua P. Gorman Judge PC

Richard Wetherill This indenture made and entered into this the thirty first day of May in the year 1870 between John W. Bryant of the County of Madison State of Alabama of the first part and Richard Wetherill of the County of Louisiana State of Alabama of the second part Witnesseth that the said party of the first part doth by these presents covenant and agree to make advances such plantation supplies necessary provisions and clothing to the amount of not more than One hundred dollars to enable the party of the second part to cultivate grow and make a crop the present year and by this written obligation it is declared by the said

party of the second part that such advances will be obtained by him bona fide and without which he could not make a crop. Now therefore the said party of the second part desiring to secure the certain and prompt payment of such advances as will be made him by the party of the first part within the amount above specified and for the purposes above described and in consideration of the same doth by these presents grant bargain sell convey and confirm unto the said party of the first part to have and to hold and enjoy forever all and singular such rights title interest and share in the cotton corn and other produce grown and cultivated during the year 1870 by the said party of the second part. Now the condition of the above obligation is this that should the said party of the second part on or before the first day of November 1870 pay off and discharge his indebtedness to the said party of the first part for advances to be made by said party of the first part for the present year not to exceed the amount above specified then this conveyance and obligation shall be null and void But should default be made in the payment and discharge of said indebtedness within the time above specified then the party of the first part is authorized and empowered by these presents to enter and take possession of whichever he may find the property above described or such interest or share in the same as the said party of the second part is or may be entitled to and after advertising the same for ten days in some newspaper published in Louisiana County State of Alabama he may sell so much as is necessary for cash as will discharge the indebtedness of the party of the second part not to exceed one hundred dollars to himself the party of the first part and the legitimate cost accruing on said sale and surplus if any shall be turned over to the party of the second part. In witness whereof the said party of the second part hereunto affix his hand and seal the day and year above written

Witness: J. B. P. and Richard Wetherill

E. P. Doolittle
 State of Ala. J. D. Joshua P. Gorman Judge of the Probate Court for Louisiana County hereby certify that the foregoing lease was filed for record June 29 1870 was duly recorded same day in Book 12 pages 628 & 629. Joshua P. Gorman Judge PC

William Barkeright This indenture made and entered into this the twenty first day of May in the year 1870 between John W. Bryant of the County of Madison State of Alabama of the first part and William Barkeright of the County of Louisiana State of Alabama of the second part Witnesseth that the said party of the first part doth by these presents covenant and agree to advance such plantation supplies and necessary provisions and clothing to the amount and value of not more than One hundred dollars to enable the party of the second part to cultivate grow and make a crop for the present year and by this written obligation it is declared by the said party of the second part that such advances will be obtained by him bona fide and without which he could not make a crop. Now therefore the said party of the second part desiring to secure the certain

and prompt payment of such advances as will be made him by the party of the first part within the amount above specified and for the purpose above specified described and in consideration of the sum of money by these presents granted bargain sell convey and confirm unto the party of the first part to have and to hold unto saying forever all and singular such right title interest and share in the cotton corn and other produce grown and cultivated during the year 1870 by the said party of the second part together with one clay bank or yellow clay house supposed to be seven or eight years old. Now the condition of the above obligation is this that should the said party of the second part on or before the first day of December 1870 pay off and discharge his indebtedness to the said party of the first part for advances to be made by said party of the first part for the present year not to exceed the amount above specified then this conveyance and obligation shall be null and void but should default be made in the payment and discharge of said indebtedness within the time above specified then the party of the first part is authorized and empowered by these presents to enter and take possession of wherever he may find the property above described or such interest or share in the same as the said party of the second part is or may be entitled to and after advertising the same for ten days in some newspaper published in Louisiana County may sell as much as is necessary for cash as will discharge the indebtedness of the party of the second part (not to exceed one hundred dollars) to himself the party of the first part and the legitimate cost accruing on said sale and the surplus if any shall be turned over to the party of the second part, In witness whereof the said party of the second part hereunto affix his hand and seal the day and year above written

Witness J W Robertson

2 W A Kendrick

William H. Carver

State of Ark J J Graham P. Clerk Judge of the Probate Court for said Louisiana Co. County hereby certify that the foregoing line was filed for record June 29 1870 was duly recorded same day in Book 10 pages 629 & 630 J J Graham P. Clerk

Wesley Miller 3 This Indenture made and entered into this the 16th day of June - 3 of March in the year 1870 between John W Bryant of the County of Madison State of Alabama of the first part and Wesley Miller of the County of Louisiana State of Alabama of the second part Witnesseth that the said party of the first part doth by these presents covenant and agree to advance such plantation such and necessary provisions and clothing to the amount and value of not more than one hundred dollars to enable the party of the second part to cultivate grow and make a crop for the present year and by this written obligation it is declared by the said party of the second part that such advances will be obtained by him bona fide and without which he could not make a crop. Now therefore the said party of the second part desiring to secure the

certain and prompt payment of such advances as will be made him by the party of the first part within the amount above specified and for the purpose above described and in consideration of the same doth by these presents grant bargain sell convey and confirm unto the said party of the first part to have and to hold unto saying forever all and singular such right title interest and share in the cotton corn and other produce grown and cultivated during the year 1870 by the said party of the second part. Now the condition of the above obligation is this that should the said party of the second part on or before the first day of December 1870 pay off and discharge his indebtedness to the said party of the first part for advances to be made by said party of the first part for present year not to exceed the amount above specified then this conveyance and obligation shall be null and void but should default be made in the payment and discharge of said indebtedness within the time above specified then the party of the first part is authorized and empowered by these presents to enter and take possession of wherever he may find the property above described or such interest or share in the same as the said party of the second part is or may be entitled to and after advertising the same for ten days in some newspaper published in the County of Louisiana State of Alabama may sell as much as is necessary for cash as will discharge the indebtedness of the party of the second part (not to exceed one hundred dollars) to himself the party of the first part and the legitimate cost accruing on said sale and the surplus if any shall be turned over to the party of the second part, In witness whereof the said party of the second part hereunto affix his hand and seal the day and year above written

Wesley Miller

Witness W D Andrews

2 J R Ford

State of Ark J J Graham P. Clerk Judge of the Probate Court for said Louisiana Co. County hereby certify that the foregoing line was filed for record June 29 1870 was duly recorded same day in Book 10 pages 629 & 630 J J Graham P. Clerk

Ephraim Jones 3 This Indenture made and entered into this the 11th day of April in the year 1870 between John W Bryant of the County of Madison State of Alabama of the first part and Ephraim Jones of the County of Louisiana State of Alabama of the second part. Witnesseth that the said party of the first part doth by these presents covenant and agree to advance such plantation such and necessary provisions and clothing to the amount and value of not more than one hundred dollars to enable the party of the second part to cultivate grow and make a crop for the present year and by this written obligation it is declared by the said party of the second part that such advances will be obtained by him bona fide and without which he could not make a crop. Now therefore the said party of the second part desiring to secure the certain and prompt payment of such advances as will be made him by the party of the first part within the amount

above specified and for the purpose above described and in consideration of the same debt by these presents grant bargain and sell convey and confirm unto the said party of the first part to have and to hold and enjoy forever all and singular such rights title interest and share in the cotton corn and other produce grown and cultivated during the year 1870 by the said party of the second part. Now the condition of the above obligation is this that should the said party of the second part on or before the first day of November 1870 pay off and discharge his indebtedness to the said party of the first part for advances to be made by said party of the first part for the present year not to exceed the amount above specified then this conveyance and obligation shall be null and void; but should default be made in the payment and discharge of said indebtedness within the time above specified then the party of the first part is authorized and empowered by these presents to enter and take possession of whatever he may find the property above described or such interest or share in the same as the said party of the second part is or may be entitled to and after advertising the same for ten days in some newspaper published in the County of Limestone State of Alabama may sell so much as is necessary for cash as will discharge the indebtedness of the party of the second part (not to exceed one hundred dollars) to himself the party of the first part and the legitimate cost accruing on said sale and the surplus if any shall be turned over to the party of the second part. In witness whereof the said party of the second part hereunto affix his hand and seal the day and year above written.

Witness
 1 J W Robertson
 2 J P Ford
 Ephraim ^{his} Jones

State of Ala 3d Joshua P. Plamen Judge of the Probate Court for said Limestone Co 3 County hereby certify that the foregoing was filed for record June 29 1870 was duly recorded same day in Dub Book 13 pages 631 & 632 Joshua P. Plamen Judge P.O.

Anthony Malone 3 This Indenture made and entered into this the seventh day of May in the year 1870 between John W. Bryant of the County of Madison State of Alabama of the first part and Anthony Malone of the County of Limestone State of Alabama of the second part Witnesseth that the said party of the first part doth by these presents covenant and agree to advance such plantation supplies and necessary provisions and clothing to the amount of not more than One hundred dollars to enable the party of the second part to cultivate grow and make a crop for the present year and by this written obligation it is declared by the said party of the second part that such advances will be obtained by him bona fide and without which he could not make a crop. Now therefore the said party of the second part desiring to secure the certain and prompt payment of such advances as will be made him by the party of the

first part within the amount above specified and for the purpose above described and in consideration of the same debt by these presents grant bargain and sell convey and confirm unto the said party of the first part to have and to hold and enjoy forever all and singular such rights title interest and share in the cotton corn and other produce grown and cultivated during the present year 1870 by the said party of the second part. Now the condition of the above obligation is this that should the said party of the second part on or before the first day of November 1870 pay off and discharge his indebtedness to the said party of the first part for advances to be made by said party of the first part for the present year not to exceed the amount above specified then this conveyance and obligation shall be null and void. But should default be made in the payment and discharge of said indebtedness within the time above specified then the party of the first part is authorized and empowered by these presents to enter and take possession of whatever he may find the property above described or such interest or share in the same as the said party of the second part is or may be entitled to and after advertising the same for ten days in some newspaper published in the County of Limestone State of Alabama may sell as much as is necessary for cash as will discharge the indebtedness of the party of the second part not to exceed (One hundred dollars) to himself the party of the first part and legitimate cost accruing to him on said sale and the surplus if any shall be turned over to the party of the second part. In witness whereof the said party of the second part hereunto affix his hand and seal the day and year above written.

Witness 1 J P Ford

Anthony Malone

2 J P Ford

State of Ala 3d Joshua P. Plamen Judge of the Probate Court for said Limestone Co 3 County hereby certify that the foregoing was filed for record June 29 1870 was duly recorded same day in Dub Book 13 pages 632 & 633 Joshua P. Plamen Judge P.O.

Levi Jones 3 This Indenture made and entered into this the second day of April in the year 1870 between John W. Bryant of the County of Madison State of Alabama of the first part and Levi Jones of the County of Limestone State of Alabama of the second part Witnesseth that the said party of the first part doth by these presents covenant and agree to advance such plantation supplies necessary provisions and clothing to the amount of not more than One hundred and fifty dollars to enable the party of the second part to cultivate grow and make a crop for the present year and by this written obligation it is declared by the said party of the second part that such advances will be obtained by him bona fide and without which he could not make a crop. Now therefore the said party of the second part desiring to secure the certain and prompt payment of such advances as will be made him by the party of the first part within the amount

all my entire part of the crop raised by me in the year 1870. And I do hereby create and give him a mortgage on said mule and the said bay horse mule four years old and said two horses weaners and said part of said crop for the payment of the said One hundred and thirty five dollars on the 25th of December next and I hereby give to him full power of sale of enough of said property to pay all my indebtedness to him and agree to pay all cost of same if said money is not paid at or before the time herein before mentioned this mortgage and lien shall guarantee unto the said Bridgford full management of all my effects herein mentioned until the said money is paid or until a full settlement is made by sale or otherwise. In token whereof I have signed at my hand and seal

Stamps 50¢
John A. Parker

Orange Springs, Fla.

State of Alabama Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed for record July 4 1870 was duly recorded same day in Book 18
Page 635 & 636 Joshua P. Cornum Judge P.C.

Walter B. Mahan } Received Arthur Alva July 1st 1870 of Sumner & Howell Three
Dollars } Hundred & thirty one 50¢ Dollars being an advance upon
Sumner & Howell } my present growing crops of cotton and corn which I
accept and acknowledge as a lien upon said crops said advance
being necessary to enable me to cultivate and develop same
Stamps 50¢ Walter B. Mahan

State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed
for record July 7th 1870 was duly recorded same day in Book 18
Page 636 Joshua P. Cornum Judge P.C.

Allison Co } Received Arthur Alva June 30th 1870 of Sumner & Howell Thirty
Dollars } being an advance upon present growing crop
Sumner & Howell } of cotton which I accept and acknowledge as a lien upon
said crop same being necessary to enable me to cultivate and develop
said crop of cotton
Stamps 50¢ Allison Co

State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed
for record July 7th 1870 was duly recorded same day in Book 18
Page 636 Joshua P. Cornum Judge P.C.

S. L. Gibson } Received Arthur Alva July 4th 1870 of Sumner & Howell Fifty five
Dollars } being an advance upon my present growing crops
Sumner & Howell } of corn and cotton which I accept and acknowledge as a lien
upon said crops same being necessary to enable me to cultivate
and develop said crops.
Stamps 50¢ S. L. Gibson

State of Ala 3 Joshua P. Cornum Judge of the Probate Court
Limestone County hereby certify that the foregoing Lien was filed

for record July 7th 1870 was duly recorded same day in Book 18
Page 636 & 637 Joshua P. Cornum Judge P.C.

P. H. Gaudin } Received Arthur Alva June 15th 1870 of Sumner & Howell Three
Dollars } Hundred & thirty one 50¢ Dollars as an advance
Sumner & Howell } on my present growing crop of cotton and corn on my
plantation in Limestone County said advance being to enable me to
make cultivate and secure said crops and without said advance I could
not do so and I hereby make said create a lien on said crops also
on all the stock on said plantation to secure the payment of the
above amount with interest thereon
Stamps 50¢ P. H. Gaudin

State of Ala 3 Joshua P. Cornum Judge of the Probate Court for
Limestone County hereby certify that the foregoing Lien was
filed for record July 7th 1870 was duly recorded same day in Book 18
Page 637 Joshua P. Cornum Judge P.C.

W. B. Woodford } Received Arthur July 7th 1870 of Sumner & Howell Two hundred
Dollars } & seventy one 50¢ Dollars as an advance on my
Sumner & Howell } present growing crop of cotton on the Mollie Gannett planta-
tion in Limestone County which advance I hereby acknowledge
to be a lien on said crops of cotton and corn also a lien on
all the stock of horses mules cows on said plantation and
without said advance of Two hundred & seventy one 50¢ Dollars
I could not make cultivate and secure the above named
crops of cotton and corn
Stamps 50¢ W. B. Woodford

State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed
for record July 7th 1870 was duly recorded same day in Book 18
Page 637 Joshua P. Cornum Judge P.C.

A. B. Tucker } Received Arthur Alabama July 7th 1870 of Sumner & Howell Four
Dollars } & three Dollars the day advanced same being
Sumner & Howell } to enable me to make cultivate and secure my present
growing crop of cotton and corn on my plantation in Limestone
County and without said advance I could not make cultivate and
secure said crops. I hereby give a lien upon said crops cotton and
corn also upon the stock of horses mules cattle farming implement
on and belonging to said plantation with full power of sale in
case of default for the payment of Four hundred & three Dollars
with legal rate of interest on same on or before the 7th December
1870 according to law as made and provided in Revised Code
of Alabama
Stamps 50¢ A. B. Tucker

State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said
Limestone County hereby certify that the foregoing Lien was filed
for record July 7th 1870 was duly recorded same day in Book 18
Page 637 Joshua P. Cornum Judge P.C.

P. H. Gaudinier 3 Rice & Donnell Alabama July 7th 1870 of James & Russell Bros
 To Loan 3 hundred & sixty nine & 1/2 Dollars this day advanced on
 James & Russell 3 bond file to enable me to make culture and secure my
 present growing crops of cotton and corn on my plantation in
 Limestone County I hereby give a lien upon my said crops of
 cotton and corn and also upon all my horses mules cattle
 farming implements of every description and contents which
 I own I could not ^{make} culture and secure said crops. I also
 give full power of sale in case of default of payment on or
 before the 7th day of November 1870 as made and provided in
 the Revised Code of Alabama P. H. Gaudinier
 Witness J. H. Russell Stamp 50¢

State of Ala 3 I Joshua P. Leman Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing lien was filed
 for record July 7th 1870 & was duly recorded same day in Deed
 Book 13 page 638 Joshua P. Leman Judge P.C.

George Hughes 3 This Indenture witnessed that I George Hughes of Limestone
 To Loan 3 County State of Alabama for and in consideration of two
 J. M. Collins 3 hundred dollars in supplies this day advanced to me
 to me and to be advanced to me as they become necessary by
 J. M. Collins to enable me to make and secure my crop for the
 year 1870 on the Crawford place and without which I could not
 make and secure said crop I hereby give him a lien upon said
 crop and power of sale in case of default for the certain payment
 of the same on or before the twenty fifth day of December 1870
 according to section 1858 of the Revised Code of Alabama
 This May 14th 1870 Stamp 50¢ George Hughes Ed

Witness J. M. Collins
 State of Ala 3 I Joshua P. Leman Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing lien was filed
 for record July 7th 1870 & was duly recorded same day in Deed Book
 13 page 638 Joshua P. Leman Judge P.C.

D. C. Dix 3 This Indenture witnessed that I D. C. Dix of Limestone County State of
 To Loan 3 Alabama for and in consideration of Two Hundred Dollars in
 J. M. Collins 3 supplies this day advanced to me and to be advanced to
 me as they become necessary by J. M. Collins to enable me to make
 and secure my crop for the year 1870 on the Crawford place and
 without which I could not make and secure said crop I hereby give
 him a lien upon said crop and power of sale in case of default
 for the certain payment of the same on or before the twenty fifth day
 of December 1870 according to section 1858 of the Revised Code of
 Alabama This May 14th 1870 Stamp 50¢ D. C. Dix Ed

Witness George Hughes
 State of Ala 3 I Joshua P. Leman Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing lien was filed
 for record July 7th 1870 & was duly recorded same day in Deed Book
 13 page 638 Joshua P. Leman Judge P.C.

Rice & Donnell 3 Know all men by these presents that we Edward B. Rice and
 To Mortgage 3 Robert Donnell concerning the firm of Rice and Donnell of
 Robert Morris 3 the county of Limestone and State of Alabama for and in consid-
 eration of the sum of Two thousand Dollars to us in hand paid by
 Robert Morris through their agent Thomas J. Humphrey of the county of
 Madison and State of Alabama the receipt whereof is hereby acknowledged
 have bargained sold assigned and delivered and by these presents do
 bargain sell assign and deliver to the said Thomas J. Humphrey as
 the agent of said Robert Morris & Co all of our right title and interest
 of in and to certain lien or mortgage executed by certain parties
 to us the said Rice & Donnell which as to amount date names and
 date of recording are hereinafter particularly described and identified
 first that is to say: One certain lien or mortgage executed to us
 (Rice & Donnell) by John Isaac Jones on the 25th day of January 1870
 to secure payment of the sum of Three hundred Dollars payable
 January 1st 1871 and recorded in the Probate Records of Limestone
 County on 31st day of March 1870 in Deed Book 13 pages 471 & 472.
 One certain other lien or mortgage executed to us (Rice & Donnell)
 by Mark Lane on the 25th day of January 1870 to secure the payment
 of the sum of Two hundred Dollars payable January 1st 1871 and
 recorded in the records aforesaid on the 23rd day of March 1870 in
 Deed Book 13 page 481. One certain other lien or mortgage executed
 to us (Rice & Donnell) by J. B. Davis Milton Davis Ed Davis and
 George Robinson on the 25th day of January 1870 for the sum of One
 thousand Dollars and payable October 1st 1870 and recorded in the
 records aforesaid on the 29th day of March 1870 in Deed Book 13
 page 458. One certain other lien or mortgage executed to us by
 David Freeman on the 28th day of January 1870 for the sum of
 Five hundred Dollars & payable January 1st 1871 and recorded in
 the records aforesaid on the 2nd day of April 1870 in Deed Book
 13 pages 475 & 476. One certain other lien or mortgage executed
 to us by Robin Jones on the 28th day of January 1870 for the
 sum of Three hundred Dollars and payable on the 1st day of January
 1871 and recorded in the records aforesaid on the 31st day of March
 1870 in Deed Book 13 page 472. One certain other lien or mortgage
 executed to us by Shack Jones on the 28th day of January 1870 for
 Three hundred Dollars and payable January 1st 1870 and recorded
 in said records on the 31st day of March 1870 in Deed Book 13
 page 473. One certain other lien or mortgage executed to us by
 Harrison Jones for Four hundred Dollars and payable January
 1st 1871 and recorded in the records aforesaid on the 11th day of
 February 1870 in Deed Book 13 page 303. One certain other lien
 executed to us by Hyatt Collins for Five hundred Dollars and
 payable January 1st 1871 and recorded in the records aforesaid
 on the 11th day of February 1870 in Deed Book 13 page 308. Do
 have and to hold the said lien or mortgages unto the said
 Thomas J. Humphrey as agent aforesaid his Executors administrators
 heirs and assigns to his and their own proper use and benefit
 forever And we do hereby authorize the said T. J. Humphrey
 jointly and severally to do hereby authorize the said T. J. Humphrey

as agent aforesaid in our name if necessary to demand and receive money and enjoy the money due or to be due on each of said loans or mortgages as aforesaid. And we will warrant and defend the said bargained loans or mortgages unto the said Thomas J. Humphrey as agent of Robert Morris & Co. as aforesaid his Executor administrators and assigns from and against all persons whomsoever. In witness whereof we have hereunto set our hands and seals this 25th day of June A.D. 1870.
 J. D. Rice J. D. Rice
 J. D. Rice J. D. Rice

State of Ala. J. D. Johnson J. D. Johnson Judge of the Probate Court for
 Limestone County hereby certify that the foregoing
 conveyance was filed for record July 7th 1870 and was duly recorded
 same day in Book 18 pages 639 & 640.
 J. D. Johnson J. D. Johnson

Wm. P. Danner et al. of the State of Alabama } This Indenture made this first day
 Do Deeds Trust } Limestone County } of July Eighteen hundred and seventy
 Dutton Gardens } by & between William P. Danner & Luke Mitchell & Harry
 to Richard late firm in trade under the name of Danner Mitchell & Co.
 and William P. Danner Harry C. Richard and John C. Desjardins partners
 in trade under the firm name of Danner Mitchell & Co. of the first part
 and Dutton Gardens of the second part and George C. Allen & Co. Danner
 & Partners W. J. Parks, McCormack & Bros. J. M. Gasling & Co. Robert Morris
 & Co. R. L. Stubbins & Co. Thomas J. Humphrey & Co. Kuhn & Fierstein J. P. Sample
 of Phillips & Earnest J. M. Cursey & Co. W. B. Vaughan Frank
 Markham W. H. Stokes & Co. J. M. Merrill & Co. Kuhn & Wolf Hayes & Co.
 Gray & Kirkman, Fite Anderson & Green J. B. Spurlock & Co. Meis
 Kuhn, H. Adams & Co. Cowan & Co. J. M. Robinson & Co. Evening Co.
 Shos Richard W. Bidwell Works, Jewance Coal mines J. B. Lillie & Co.
 A. C. Thompson & Co. Whereas the said parties of the first part are
 jointly indebted to the parties of the third part as follows to wit -
 Danner Mitchell & Co. are indebted to Geo. C. Allen & Co. in the sum
 of four hundred and thirty four dollars due by open account
 on the first day of July 1870. To J. B. Lillie & Co. in the sum of nine
 hundred dollars due by account on 1st April 1870. To Danner &
 Merrill sixty seven dollars & twenty three cents by open account
 1 July 1870. To W. J. Parks two hundred dollars due by account
 1st April 1870. McCormack & Bros two hundred dollars by account
 due 1 April 1870. To J. M. Gasling & Co. Eight hundred and eighty and
 dollars & ninety four cents due by account 20 June 1870. To
 Robert Morris & Co. Two thousand dollars due by account 20
 May 1870 to R. L. Stubbins & Co. two hundred & fifty eight & 85/100
 dollars due by account 1 April 1870. To Middleton Works one
 hundred & fifteen dollars due by account 1 April 1870. To
 Kuhn & Fierstein & Co. four hundred & ninety four & 7/100 dollars
 due by account 10 May 1870. To Kuhn & Fierstein thirty
 three dollars & eighty cents due by account 1 April 1870. To

J. P. Sample of thirty seven dollars due by account 1 April 1870 to
 Jewance Coal mines thirty two & 1/100 dollars due by account 1 July
 1870 to Phillips & Earnest five hundred dollars due by account 8th
 March 1870 to J. M. Cursey one & two thousand dollars balance on
 of a draft due 24 May 1870. To W. B. Vaughan twenty five hundred
 dollars due by note 1 October 1870 to A. C. Thompson eight dollars
 due by account 1 July 1870. And whereas the said Danner Mitchell &
 are jointly indebted as follows to wit to W. H. Stokes & Co. in the sum of
 One hundred & fifty six dollars due by account 23 April 1870 to J. M.
 Merrill & Co. one dollar & seventy five cents due by account 28th
 May 1870. To Kuhn & Wolf one hundred & seventy five dollars
 due by draft 27 July 1870. To Hayes & Co. one hundred & twenty
 three dollars & seven cents due by account 29 August 1870. To Gray
 & Kirkman three hundred & thirty one & 97/100 dollars due by account
 21 July 1870. To Fite Anderson & Green two hundred & eighteen
 dollars & seventy three cents due by account 28 July 1870. To J. B.
 Spurlock & Co. one hundred & two dollars & two cents due by account
 21 May 1870. To Meis Kuhn two hundred & twenty three & 97/100
 dollars due by account 20 May 1870. To H. Adams & Co. two thousand
 and one dollar & fifty five cents due by account 29 July 1870.
 To Cowan & Co. fifty eight & 75/100 dollars due by account 9 June 1870
 to J. M. Robinson & Co. twenty three hundred & twenty seven dollars & four
 cents due by account 27 May 1870. To Evening Co. ninety six & 47/100
 dollars due by account 24 June 1870. To Danner & Merrill three hundred
 & fifteen dollars due by balance of draft & accounts 20
 June 1870. To W. J. Parks two hundred dollars due by account 1 July
 1870. To McCormack & Bros four hundred dollars due by account
 1 July 1870. To Thomas Richard ten hundred and sixty four & 97/100
 dollars due by account 1 April 1870. To Frank Markham one
 hundred and fifty dollars due by account 1 July 1870. which
 said sums of money with the interest that may be justly due
 thereon the said parties of the first part being willing & desiring to have
 their said Indenture interpreted that for & in consideration of the sum
 of one dollar for the further consideration of five dollars in hand paid
 by the party of the second part to the parties of the first part the
 receipt of which is hereby acknowledged the said parties of the first
 part have given granted bargained & sold & transferred & by these presents
 do give grant bargain sell & transfer to the said parties of the
 second part his heirs & assigns forever their respective three fourths
 interest right & title which the said Danner Mitchell & Co. have in & to
 the present store house occupied by Danner Mitchell & Co. & the lot
 on which the same stands it being lot No 37 in the plan of the
 town of Athens Limestone County Alabama - Sixty six feet fronting
 the public square by one hundred & thirty two feet back towards
 the depot lot - Also all the goods wares & merchandise whether
 dry goods groceries hardware cutlery & any & all other goods
 & property of any or either or all of the parties of the first part
 or of any kind character and description belonging to or
 being a part & parcel of the property or effects of said firm

of Sumner Mitchell & Co. and Sumner Bidder & Co. in & about said
house lot. Also all of the notes and accounts & claims of money or
demands of the said firm and parties of the first part as shown
by the books of said firm respectively together with the said
books of account & all accounts - notes due & demands as above
stated to the said party of the second part as aforesaid. To have
& to hold the said three fourths interest in said store house lot
transferred & intended to be herein sold & transferred with all
and singular the appurtenances thereto belonging or in any
wise appertaining and all of the right title & interest of the said
parties of the first part in & to the hereby granted & transferred or
hereby intended to be granted store house lot & premises & appur-
tenances together with all of the goods wares & merchandize & prop-
erty notes accounts due & demands & debts hereby granted & sold
or intended to be granted & sold & conveyed unto the said party of
the second part his heirs executors administrators and assigns forever.
And the said parties of the first part for themselves their heirs
Executors & administrators do hereby covenant promise & agree to
and with the said party of the second part his heirs executors &
administrators agreeing that the said parties of the first part
their heirs executors and administrators the aforesaid store
house lot & premises together with the appurtenances & together
with all of the personal property & debts of every kind & description
hereby conveyed & intended to be conveyed unto the said party
of the second part against all persons whatsoever shall &
will warrant and defend forever by these presents - Upon
trust over the top that the said party of the second part shall
well upon the execution of this Indenture take possession of the said
store house & lot & premises & appurtenances hereby granted and
conveyed & also all the personal property - the goods wares &
merchandize - the books - notes - accounts due & demands &
debts of every kind hereby conveyed or intended to be conveyed
and upon the further trust that the said party of the second part
shall collect any & all of the notes & accounts & due & demands
hereby conveyed and receive the money for the same and upon
the further trust that he the said party of the second part shall
sell & dispose of the goods wares & merchandize hereby conveyed
at private sale for cash and receive the money for the same
and upon the further trust that if the said goods & chattels hereby
conveyed shall not be sold by the said party of the second part
by the first day of January 1871 then it shall be the duty of the
said party of the second part on that day after having given notice
for twenty days in the mode & manner most conducive in his
judgment to the interest of the trust to sell such of said goods &
chattels as may then be unsold at public sale for cash & receive
the money for the same. And upon the further trust that the said
party of the second part shall have power to sell the three
fourths interest in & to said store house lot & appurtenances
hereby conveyed first at private sale with the written consent

of the parties to this deed of Conveyance who are interested in said store house lot and if not sold before the first Monday in January 1871 the said store house & lot shall on that day be sold by the said party of the second part at public sale for cash he having given thirty days notice that he will on that day make said sale. said notice to be given in the mode & manner most conducive to the judgment of the party of the second part to the interests of the trust and the said party of the second part shall receive the money for the same and upon the further trust that the party of the second part shall keep the assets and funds of Dummer Mitchell & Co. and Dummer Bidder & Co. separate & distinct & it is hereby made his duty to apply equally the money & assets of the said Dummer Mitchell & Co. & Dummer Bidder & Co. to the payment and discharge of the costs fees and expenses of making drawing recording & in all things executing this trust which shall be by him first paid & before he pays any other debts or liabilities herein secured. And out of the balance of the respective moneys in his hands of Dummer Mitchell & Co. & Dummer Bidder & Co. he shall pay the respective debts of said firms herein specified & the balance if any he shall pay & hand back & return to the firm respectively entitled to the same under the rule herein stated - that is to say he shall after paying the costs & expenses of this deed & its execution as aforesaid he shall apply the money arising from a sale of the property & collection of the debts due to & of Dummer Mitchell & Co. to the payment of the debts herein set forth of the said Dummer Mitchell & Co. and the same as to the property & money of the firm of Dummer Bidder & Co. - so that out of the respective moneys he shall pay their respective debts & return to the respective firm the surplus if any - but if not enough of money in his hands under this deed to pay the debts herein set forth & secured or intended to be secured then he shall take the moneys in his hands after paying expenses & costs as aforesaid of Dummer Mitchell & Co. & apply & pay the same in the same ratio to the debts herein set forth as the debts of said firm that is the same per cent to the dollar & shall then do & pursue the same course as to the firm moneys and firm debts of the firm of Dummer Bidder & Co. and if it should so turn out that the funds & moneys of either firm shall pay the debt in full against it & the moneys of the other shall be insufficient for payment of its debts it shall be the duty of the said party of the second part to use the money of the respective firms as above directed & if there be a surplus in either case then as much of said surplus as may belong to William P. Dummer or to Harry C. Bidder or to both of them shall by the said Benton Jones be used & applied to pay off as far as it may go the debts of the firm whose moneys under this trust fell short of paying its debts herein specified. The said William P. Dummer & the said Harry C. Bidder being & having been members of both of said firms and as such their assets & moneys under this deed are liable to the payment of the debt of both of said firms. And upon this further trust that the said Benton Jones

is hereby fully empowered & authorized to employ such clerical aid as may be necessary to enable him to execute in proper manner this trust not to exceed two clerks at any time & at reasonable proper compensation & shall pay them out of the funds & means of this trust and as a part of the expenses of its execution and further that as soon as the said Burton Gardner shall receive of this trust sufficient money to pay the fees & expenses he shall pay them & from time to time thereafter as he may deem money to an amount sufficient to distribute after paying expenses he shall pay out and distribute the same ratably & fairly by per cent to the debts entitled to it under the terms and provisions of the deed & if & as soon as said Gardner shall collect money & pay off the indebtedness herein this this deed shall be void & of no force, otherwise in full force. Witness our hands & seals this 5th day 1870

US Stamps \$20

Wm P Sumner
D L Mitchell
H B Richer
B Sanders
J C Derenieux

Nov 5, 75

State of Ala 3 & Joshua P Cornum Judge of the Probate Court for said county hereby certify that Wm P Sumner D L Mitchell H B Richer B Sanders and J C Derenieux 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 July 3rd 1870 Joshua P Cornum Judge P.C.

State of Ala 3 & Joshua P Cornum Judge of the Probate Court for said county hereby certify that the foregoing conveyance was filed for record July 7th 1870 & was duly recorded July 8th 1870 in Book 13 pages 640, 641, 642, 643 & 644

Joshua P Cornum Judge P.C.

Gamb Sumner wife 3 This Indenture made the 2nd day of July in the 30th year of the said one thousand eight hundred and 70 between James D. Patton & Mary Blanton 3 Sumner & wife Margaret Sumner his wife of the county of Limestone in the State of Alabama of the one part and Mary Blanton of the other part. Witnesseth that the said Gamb Sumner & wife his wife Margaret Sumner 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 sold conveyed and confirmed and by these presents do give grant bargain sell alien convey confirm unto the said Mary Blanton the certain lot or half acre of land lying and being in the town of Athens Limestone County and known as lot no 118. To have and to hold the above described half acre or lot with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Mary Blanton her heirs and

assigns forever. And the said Gamb Sumner and Margaret Sumner for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said Mary Blanton her heirs and assigns from and against Gamb Sumner or Margaret Sumner and all and every person claiming or holding under them the said Gamb Sumner or Margaret Sumner 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 Gamb Sumner or Margaret Sumner hereto subscribe their names and affix their seal the day and year above written

Stamps \$10

Gamb Sumner or
Margaret Sumner

the State of Alabama 3 & Burton Gardner an acting Justice of the Peace for said county hereby certify that Gamb Sumner or Margaret Sumner his wife whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date given under my hand this 2nd day of July A.D. 1870 B. Gardner J.P.

State of Ala 3 & Joshua P Cornum Judge of the Probate Court for said county hereby certify that the foregoing deed was filed for record July 11 1870 & was duly recorded same day in Book 13 pages 644 & 645 Joshua P Cornum Judge P.C.

Nov R. Patton wife 3 This Indenture made and entered into the 30th year of the said one thousand eight hundred and 70 between William R. Patton and James L. Matthews 3 eight hundred and sixty nine between William R. Patton and his wife Mary C. Patton of the City of Huntsville County and State of Alabama of the first part and James L. Matthews of said County and State of Alabama of the second part and E. Richardson of the County of Harris and State of Mississippi and George H. Gordon of City of Huntsville County of Alabama of the third part. Witnesseth that whereas the said William R. Patton is justly indebted to the said E. Richardson in the sum of Forty three hundred and forty seven and 9/10 dollars borrowed money this day loaned the said W. R. Patton and for which he has executed his bond under seal bearing date even hereunto and payable to the said E. Richardson Twelve months after date with interest from date for the sum of Forty three hundred and forty seven and 9/10 dollars as aforesaid and whereas also the said William R. Patton is justly indebted to George H. Gordon in the sum of Seven hundred and fifty dollars for his services as attorney in enforcing his the said Patton's vendors lien on the tract of land hereinafter described in the Chancery Court of Limestone County Alabama and has executed his bond bearing date even hereunto and payable to the said Gordon Twelve months after date with interest from date for the sum of Seven hundred and fifty dollars as aforesaid and whereas the said William R. Patton

Nov 14th 1872 for J. E. Patton in Limestone County Alabama

is desirous to secure the payment of said sums of money to the said E. Richardson and George A. Gordon with the interest which may accrue thereon and the reasonable costs and charges herein expected. They therefore for the purposes as herein before set forth for the saving the payment of said sums of money and for and in consideration of the sum of One dollar to us in hand paid by the said James L. Patton the receipt of which is hereby acknowledged to the said William R. Patton and his wife Mary E. Patton have this day given granted bargained and sold and by these presents do give grant bargain and sell unto the said James L. Patton's party of the second part all that certain tract or parcels of land lying and being in the County of Limestone and Madison State of Alabama and known and described as follows to wit: the north west and south west quarters of section twenty four and the north west and south west quarters of section twenty five and the north east quarter of section thirty six all in Township five range three west and all in the County of Limestone, Ala. the south west quarter of section thirty and the west half of the south east quarter of section thirty all in Township five range two west lying in the County of Madison State of Alabama and containing about eleven hundred acres. To have and to hold the said tract or parcels of land unto the said James L. Patton his heirs and assigns forever. But upon Trusts as follows that is to say If the said William R. Patton shall fail to pay the aforesaid sum or sums of money with accrued interest at the time they fall due then upon the request of the said E. Richardson and George A. Gordon or either of them or their assigns the said James L. Patton's Trustees as aforesaid shall take possession of the property hereinbefore described and shall after giving twenty days notice of time and place of sale sell the same at public outcry to the highest bidder for cash and convey the title thereof to the purchaser and after paying the expenses of the tract he shall satisfy and discharge in full the debts and notes set hereinbefore mentioned to the said Richardson and Gordon and the balance of such purchase money if any he shall pay over to the said William R. Patton. But if the said William R. Patton shall satisfy and full discharge the bonds with the interest due as herein before stated at or before the maturity of the same and shall pay the necessary costs and expenses of this tract then this instrument shall be void and not binding but otherwise to remain in full force and effect. In witness whereof the parties have hereunto set their hands and seals the day and date first above written.

Gloucester 5th

W. R. Patton *End*

M. C. Patton *End*

James L. Patton *End*

George A. Gordon *End*

E. Richardson *End*

State of Alabama 3 I Robert D. Wilson a Justice of the Peace Madison County ss I in and for the County and State aforesaid hereby certify that W. R. Patton M. C. Patton his wife James L. Patton and George A. Gordon whose names are signed to the

foregoing Conveyance who are known to me acknowledged before me on this day that having 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 12th day of June A.D. 1869

R. D. Wilson J. P.

City of Jackson County of Nevada

State of Mississippi 3 I Geo. A. Smythe Commissioner of deeds for the State of Alabama duly appointed and commissioned by the Governor thereof for the State of Mississippi and authorized to take the acknowledgment of deeds and other writings do certify that the foregoing deed of trust was this day produced to me in my office in the City of Jackson aforesaid by the said E. Richardson and by him then and there acknowledged that he signed sealed and delivered the same as his act and deed and for the purposes therein mentioned Given under my hand and seal of office this the 23rd day of June A.D. 1869

Official Seal

Geo. A. Smythe
Commissioner of deeds for
the State of Alabama

The foregoing Conveyance was delivered into the office of Probate Court of Madison County Alabama for registration on the 1st day of July 1869 and was duly recorded on the 8th day of July 1869

Lewis W. Douglass Judge of Probate

State of Alabama 3 I Joshua O'Connor Judge of Probate for said County hereby certify that the foregoing Conveyance was filed for record in said Book 13 pages July 11 1870 was duly recorded same day in said Book 13 pages 645 646 647

Joshua O'Connor Judge P. O.

Joseph W. Hudson states 3 This Indenture Witnesseth that we Joseph W. Hudson & E. J. W. Hudson do Lewis 3 or W. B. Hudson of Limestone County State of Alabama for and in consideration of Two hundred dollars in supplies this day

advised bona fide to me and to be advanced to me as they became necessary by J. C. Switty Co. to enable them to make and secure our crop for the year of 1870 on the Howard and Vaper places and interest which we could not make and secure said crop we hereby give them a lien upon said crop and also upon the following two head of young horses and two head of mares also upon seven head of beef cattle - the two horses are respectively two and three years old one a sorrel and the other a bay - the mares one a gray the other a brown and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1888 of the Revised Code of Alabama This 19th of May 1870

Arthur J. D. Branchump Stamps 50¢ Joseph W. Hudson *End*
W. B. Hudson *End*

State of Alabama 3 I Joshua O'Connor Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record July 12th 1870 was duly recorded same day in said Book 13 pages 647

Joshua O'Connor Judge P. O.

Received Return Alabama July 8th 1870 of Samuel H. Hunt Fifty Dollars being
an advance upon my present growing crops of corn and cotton which I
accept and acknowledge as a loan upon said crops said advance
being necessary to enable me to cultivate and develop said crops of
corn and cotton
W. H. George

Prof W Waelin
To Dub

This Indenture made this the second day of July
 A.D. 1870 between Benjamin H. Maslin of the County
 of Livingston State of Alabama of the first part and
 the following named colored persons as Trustees of the ^{Colored} Methodist
 Episcopal Church of America of the second part all of the same
 State & County, to wit: Edmund Thomas Gustaves Malone
 John Bigger Ransom Crawford J. Miles Richardson George Malone
 and William J. J. and their Successors as trustees of said
 Colored Methodist Church of ^{Livingston} ~~Livingston~~ that the said party of the
 first part for and in consideration of the sum of five dollars to him
 duly paid the receipt whereof is hereby acknowledged hath bargained
 and sold and by these presents doth grant and convey to the said party
 of the second part as Trustees aforesaid their successors and assigns
 forever all that certain piece or parcel of land lying and being
 in the County of Livingston State of Alabama and known in the plan
 of the town of Auburn as part of the north west corner of lot no
 200. and is here more accurately and particularly described as
 follows to wit: Commencing at the north east corner of said lot
 No. 200. running fifty feet east thence south fifty feet thence west
 fifty feet and thence north fifty feet to the beginning corner together
 with all the estate title and interests of the said party of the first
 part therein. Herein the said party of the second part and with this
 distinct understanding and reservations that is to say - that the
 building which is to be erected on said lot is to be used alone
 as a Church for the worship of Colored Methodist E. Church
 of America and is not to be used as a school house or for Educational
 purposes and in this event it is the condition of this grant
 that they properly hereby conveyed revert to the grantor or to his heirs
 And the said party of the first part hereby consent and agree
 with the party of the second part and their successors as Trustees
 aforesaid that he will warrant and defend the title to the above
 granted and premises in the quiet and peaceful possession of the
 said party of the second part and their assigns as long
 as the conditions and reservations on their part
 are observed and no longer. In witness
 whereof I have hereunto set my hand and
 seal the day and year above written Ben H. Maslin (Seal)
 Stamp 50c

The change from the "Colored Methodist Episcopal Church of America" was made by me in the original and only my agent on the 21st and 22nd Nov 14 1866.

Wm W. Machon

Our Mr. Macdon

W. F. M. H.

Indarto

John W. Davis } State of the Linn County, With interest from date I promise
Do Lien } to pay to Wm. Burkham or order the sum of Twenty six & 00/100
Wm. Burkham } (\$26.00) dollars for value received in money and provisions ad-
vance to me by him to enable me to make and secure my crop this
present year, said advance is obtained by one bona fide for the purpose
of making a crop and without said advance it would not be in
my power to make and gather a crop and said advance is hereby
acknowledged as and made a lien on my crop this year with
full power of sale if not paid by the twenty first day of December
Eighteen hundred & ninety. Witness my hand and seal this the first day
day of July 1870
Witness W. O. Spruell
J. W. Davis

Stamp 50¢ John W. Davis
his mark

State of New York
County of Hamilton
I, Joshua P. Cornman Judge of the Probate Court for said
County, hereby certify that the foregoing was
filed for record July 16th 1870. on which day recorded same day
in Dub. Book 18 page 629. Joshua P. Cornman Judge &c.

Wm B Harper } This Indenture Witnesseth that I William B Harper of Livingston County
 To Live } State of Alabama for and in consideration of One hundred dollars in
 J. P. Danner } supplies this day advanced bona fide to me and to be advanced to me
 as they become necessary by J. P. Danner to enable me to make and secure
 my crop for the year of 1870 on the Talley Warr place and without which I
 could not make and secure said crop I hereby give a lien upon said crop and
 also upon the following property one cornb house aged about eight years and
 power of sale in case of default for the entire payment of the same on or before
 the first day of January 1871 according to section 1858 of the Revised Code of
 Alabama July 13th 1870
 W B Harper

J. P. Danner
 J. P. Danner
 J. P. Danner

Feb 1 1876
Wilm. P. 562 Henry Stamp 504
J. A. Crutcher
State of Ohio J. A. Crutcher
I, J. A. Crutcher, of the Probate Court for said county
Lorain, do hereby certify that the foregoing was filed in my
office for record July 18 1870 and was duly recorded August 2nd
1870 in said Book 18 page 649
Joshua P. Crutcher Judge P. B.

Wm B. Kim
Po. Linn
for O. Lamm
David. P. Turner
for Took
Feb'y 1876

Satisfying in full
July 4th 71. J. P. Tanner
for Davis
 To Lewis
 J. P. Tanner
 This Indenture witnesseth that I David Anderson of Louisiana County and State of Alabama for and in consideration of the sum of Twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Tanner to enable me to make and secure my crop for the year of 1870 on the Old Anderson place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property One sorrel mare 11 years old one dark mare six years old one bay horse seven and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama July 16th 1870
 Witness John H. Davis
 Stamp 50¢
 David Anderson

Satisfying in full
July 4th 71. J. P. Tanner
for Davis
 Yes H. Tanner
 State of Ala. J. P. Tanner Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded Aug 1870 in Deed Book 13 page 650
 Joshua P. Connor Judge P.C.

Satisfying in full
July 18th 71. J. P. Tanner
for Davis
 Wm M. Luffington
 To Lewis
 J. P. Tanner
 This Indenture witnesseth that I William M. Luffington of Louisiana County State of Alabama for and in consideration of the sum of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Tanner to enable me to make and secure my crop for the year of 1870 on the Dawson Phelps place and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following property One blk or brown head horse one yearling and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to section 1858 of the Revised Code of Alabama June 16th 1870
 Witness Thomas J. Danner
 Stamp 50¢
 William M. Luffington
 Peter Fort

Satisfying in full
July 18th 71. J. P. Tanner
for Davis
 State of Ala. J. P. Tanner Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded August 1st 1870 in Deed Book 13 page 650
 Joshua P. Connor Judge P.C.

Satisfying in full
Jan 1st 72. J. P. Tanner
 W. B. Woodchry
 To Lewis
 J. P. Tanner
 This Indenture witnesseth that I W. B. Woodchry of Louisiana County State of Alabama for and in consideration of the sum of Sixty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Tanner to enable me to make and secure my crop for the year of 1870 on the Vesper place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one bay mare 7 years old 1 cow & 1 wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama July 12th 1870 Stamp 50¢ W. B. Woodchry
 Witness John H. Davis

Satisfying in full
Jan 1st 72. J. P. Tanner
 State of Ala. J. P. Tanner Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded Aug 1870 in Deed Book 13 page 650
 Joshua P. Connor Judge P.C.

Satisfying in full
Jan 5th 71. J. P. Tanner
for Davis
 Isaac M. Roberts
 To Lewis
 J. P. Tanner
 This Indenture witnesseth that I Isaac M. Roberts of Louisiana County State of Alabama for and in consideration of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Tanner to enable me to make and secure my crop for the year of 1870 on the Thorman place and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following property One yearling mare and or wagon and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama June 16th 1870
 Witness J. P. Tanner
 Stamp 50¢
 Isaac M. Roberts
 State of Ala. J. P. Tanner Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded August 1st 1870 in Deed Book 13 page 651
 Joshua P. Connor Judge P.C.

Satisfying in full
July 18th 71. J. P. Tanner
for Davis
 W. R. Hughes
 To Lewis
 J. P. Tanner
 This Indenture witnesseth that I W. R. Hughes of Louisiana County State of Ala. for and in consideration of the sum of Twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Tanner to enable me to make and secure my crop for the year of 1870 on the Widow Hughes place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one sorrel mare about seven years old and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama July 5th 1870
 Witness John H. Davis
 Stamp 50¢
 W. R. Hughes
 Yes H. Tanner

Satisfying in full
July 18th 71. J. P. Tanner
for Davis
 State of Ala. J. P. Tanner Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded August 1st 1870 in Deed Book 13 page 651
 Joshua P. Connor Judge P.C.

Satisfying in full
Jan 1st 72. J. P. Tanner
 James Riggs
 To Lewis
 J. P. Tanner
 This Indenture witnesseth that I James Riggs of Louisiana County State of Alabama for and in consideration of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Tanner to enable me to make and secure my crop for the year of 1870 on the Ed Gibson place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property One sorrel mare aged about twelve years one sorrel colt aged two years one colt one year old one chestnut sorrel horse two years old one mare three years old dark brown and power of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to section 1858 of the Revised Code of Alabama June 16th 1870
 Witness J. P. Tanner
 Stamp 50¢
 James Riggs
 Yes H. Tanner

Satisfying in full
Jan 1st 72. J. P. Tanner
 State of Ala. J. P. Tanner Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded August 1st 1870 in Deed Book 13 page 651
 Joshua P. Connor Judge P.C.

*Satisfied in full
J. P. Fanner
July 20 1871*

to Lewis
This Indenture Witnesseth that I Charles Raygood of Louisa County State of Alabama for and in consideration of the sum of One hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Fanner to enable me to make and secure my crop for the year 1870 on the Vaper place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one yoke of oxen four mules cows 20 heads hogs 8 head sheep and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama June 25th 1870. *C. R. Raygood*
Witness J. N. Davis
State of Ala. J. N. Davis Judge of the Probate Court for said County Louisa Co. hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded same day in said Book 13 page 652
Joshua P. Courman Judge P. C.

*Satisfied in full
J. P. Fanner
July 20 1871*

to Lewis
This Indenture Witnesseth that I H. Bruckner of Louisa County State of Alabama for and in consideration of the sum of Twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Fanner to enable me to make and secure my crop for the year of 1870 on the Huthersford place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one bay horse 8 years old one cow and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama July 15th 1870. *H. Bruckner*
Witness J. N. Davis
State of Ala. J. N. Davis Judge of the Probate Court for said County Louisa Co. hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded August 1st 1870 in said Book 13 page 652
Joshua P. Courman Judge P. C.

*Satisfied in full
J. P. Fanner
July 20 1871*

to Lewis
This Indenture Witnesseth that I H. A. Clew of Louisa County State of Alabama for and in consideration of the sum of One hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Fanner to enable me to make and secure my crop for the year of 1870 on the Thomas Place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one cow and calf and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama July 16th 1870. *H. A. Clew*
Witness J. N. Davis
State of Ala. J. N. Davis Judge of the Probate Court for said County Louisa Co. hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded August 1st 1870 in said Book 13 page 652
Joshua P. Courman Judge P. C.

*Satisfied in full
J. P. Fanner
July 1876 per J. P. Fanner*

to Lewis
This Indenture Witnesseth that I B. H. Watson of Louisa County State of Alabama for and in consideration of the sum of One hundred and fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Fanner to enable me to make and secure my crop for the year of 1870 on the Vaper place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one yoke of oxen four mules cows 20 heads hogs 8 head sheep and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama July 16th 1870. *B. H. Watson*
Witness J. N. Davis
State of Ala. J. N. Davis Judge of the Probate Court for said County Louisa Co. hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded August 1st 1870 in said Book 13 page 653
Joshua P. Courman Judge P. C.

*Satisfied in full
J. P. Fanner
July 1876 per J. P. Fanner*

to Lewis
This Indenture Witnesseth that I H. B. Archer of Louisa County State of Alabama for and in consideration of the sum of Twenty five dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Fanner to enable me to make and secure my crop for the year of 1870 on the — place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property one yoke oxen one or two yokes and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama June 20th 1870. *H. B. Archer*
Witness J. N. Davis
State of Ala. J. N. Davis Judge of the Probate Court for said County Louisa Co. hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded August 1st 1870 in said Book 13 page 653
Joshua P. Courman Judge P. C.

*Satisfied in full
J. P. Fanner
July 1876 per J. P. Fanner*

to Lewis
This Indenture Witnesseth that I Joseph Clew of Louisa County State of Alabama for and in consideration of the sum of Two Hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by J. P. Fanner to enable me to make and secure my crop for the year of 1870 on the Quin place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following property three head mules and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama July 9th 1870. *J. M. Clew*
Witness J. N. Davis
State of Ala. J. N. Davis Judge of the Probate Court for said County Louisa Co. hereby certify that the foregoing lien was filed for record July 18th 1870 and was duly recorded August 1st 1870 in said Book 13 page 653
Joshua P. Courman Judge P. C.

This Indenture witnesseth that I Douglas M. McCallin of Limestone County
 State of Alabama for and in consideration of the sum of Fifty dollars
 to I Samuel J. in supplies this day advanced bona fide to me and to be advanced to me
 as they become necessary by S. J. Samuel to enable me to make and
 secure my crop for the year of 1870 on the Miller Bailey place and
 without which I could not make and secure said crop I hereby give them
 a lien upon said crop and also upon the following property one black
 mule between six & seven years old and power of sale in case of default for
 the certain payment of the same on or before the first day of January 1871
 according to section 1858 of the Revised Code of Alabama June 11th 1870
 Witness my hand this 26th day of June 1870
 Douglas M. McCallin
 Geo. W. Samuel
 State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co. hereby certify that the foregoing lien was filed for record
 July 18th 1870 and was duly recorded August 1st 1870 in Deed Book 13
 page 654
 Joshua P. Cannon Judge P.C.

This Indenture witnesseth that I Samuel J. Bates of Limestone County
 State of Alabama for and in consideration of the sum of One hundred
 fifty dollars in supplies this day advanced bona fide to me and to be
 advanced to me as they become necessary by S. J. Samuel to enable me to
 make and secure my crop for the year of 1870 on the Miller Bailey place and
 without which I could not make and secure said crop I hereby give them a
 lien upon said crop and also upon the following property one bay mare 6
 years old one black mare nine years old and two horses wagon and
 power of sale in case of default for the certain payment of the same on or
 before the first day of January 1871 according to section 1858 of the Revised
 Code of Alabama
 Witness my hand this 26th day of June 1870
 Samuel J. Bates
 State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co. hereby certify that the foregoing lien was filed for
 record July 18th 1870 and was duly recorded August 1st 1870 in Deed Book 13
 page 654
 Joshua P. Cannon Judge P.C.

This Indenture witnesseth that I James C. Hunter of Limestone County State
 of Alabama for and in consideration of the sum of One thousand dollars in the form of one mule and in
 provisions supplies and raising this day furnished and advanced to me bona
 fide and to be furnished and advanced to me as the season may become
 necessary by Elias W. Bailes of said County & State to enable me to make and
 secure my crop of corn & cotton for the year 1870 on my place where I now
 live and without which I could not make and secure said crop I hereby
 give him a lien upon all said crop and power of sale in case of default
 for the certain payment of the same on or before the first day of January 1871
 according to section 1858 of the Rev. Code of Alabama. Witness my hand
 and seal July 20th 1870
 Elias W. Bailes
 James C. Hunter
 State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co. hereby certify that the foregoing lien was filed for
 record July 21st 1870 and was duly recorded August 1st 1870 in Deed Book 13
 page 655
 Joshua P. Cannon Judge P.C.

State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co. hereby certify that the foregoing lien was filed for record July 20th
 1870 and was duly recorded August 1st 1870 in Deed Book 13 page 654
 Joshua P. Cannon Judge P.C.

This Indenture witnesseth that I James M. Carr of Limestone County
 State of Alabama for and in consideration of Two hundred & fifty dollars
 to I J. A. Garbrough in supplies this day advanced bona fide to me and to be advanced to me
 as they become necessary by H. J. A. Garbrough to enable me to make and
 secure my crop for the year of 1870 on the Wuthers place and without which
 I could not make and secure said crop I hereby give them a lien upon said crop
 and also upon the following property one black mare and power of sale in case of default for the certain
 payment of the same on or before the first day of January 1871 according to
 section 1858 of the Revised Code of Alabama
 Witness my hand this 26th day of June 1870
 James M. Carr
 State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co. hereby certify that the foregoing lien was filed for record July 20th 1870
 and was duly recorded August 1st 1870 in Deed Book 13 page 655
 Joshua P. Cannon Judge P.C.

This Indenture witnesseth that I John C. Hughes of Limestone County State
 of Alabama for and in consideration of One hundred & seventy five dollars
 to I J. A. Garbrough in supplies this day advanced bona fide to me and to be advanced to me
 as they become necessary by H. J. A. Garbrough to enable me to make and secure
 my crop for the year of 1870 on the Wuthers place and without which I could not
 make and secure said crop I hereby give them a lien upon said crop and also upon
 the following property viz two steers marked with a swallow fork in the right
 ear and a half crop in the left ear also a small wagon with iron axles
 and power of sale in case of default for the certain payment of the same on
 or before the first day of January 1871 according to section 1858 of the
 Revised Code of Alabama
 Witness my hand this 26th day of June 1870
 John C. Hughes
 State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co. hereby certify that the foregoing lien was filed for record
 July 21st 1870 and was duly recorded August 1st 1870 in Deed Book 13
 page 655
 Joshua P. Cannon Judge P.C.

This Indenture witnesseth that I W. J. Corwin of Limestone County State
 of Alabama for and in consideration of Three hundred & fifty dollars
 to I J. A. Garbrough in supplies this day advanced bona fide to me and to be advanced to me
 as they become necessary by H. J. A. Garbrough to enable me to make and
 secure my crop for the year of 1870 on the Wuthers place and without which
 I could not make and secure said crop I hereby give them a lien upon said crop
 and also upon the following property viz two steers marked
 upon said crop and also upon the following property viz two steers marked
 with a swallow fork in the right ear and half crop in the left ear also
 a small wagon with iron axles and power of sale in case of default
 for the certain payment of the same on or before the first day of January
 1871 according to section 1858 of the Revised Code of Alabama
 Witness my hand this 26th day of June 1870
 W. J. Corwin
 State of Ala. J. Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co. hereby certify that the foregoing lien was filed for record
 July 21st 1870 and was duly recorded August 1st 1870 in Deed Book 13
 page 655
 Joshua P. Cannon Judge P.C.

State of Ala. J. Joshua P. Courme Judge of the Probate Court for said County
 Limestone Co hereby certify that the foregoing line was filed for record
 July 28th 1870 & was duly recorded August 1st 1870 in Deed Book 13
 Page 655
 Joshua P. Courme Judge P.C.

J. H. Sandefur of Limestone County, State of Alabama, for and in consideration of Twelve hundred dollars in
 cash to him by Bartlett & J. H. Sandefur
 together with the day advanced bona fide to him by Bartlett & J. H. Sandefur
 to enable him to make and secure my crop for the year of 1870 on my
 plantation, and without which I could not make and secure said crop
 hereby give them a line upon said crop and power of sale in case of
 default for the certain payment of the same on or before the first day of January
 1871 according to section 1858 of the Revised Code of Alabama. Witness my
 hand and seal this 25th day of June 1870.
 Witness J. H. Sandefur End
 J. H. Sandefur

State of Ala. J. Joshua P. Courme Judge of the Probate Court for said County
 Limestone Co hereby certify that the foregoing line was filed for record
 July 28th 1870 & was duly recorded August 1st 1870 in Deed Book 13
 page 656
 Joshua P. Courme Judge P.C.

John P. Tanner et al. This Indenture made this twenty fifth day of July
 in the year of our Lord one thousand eight hundred and
 seventy between William P. Tanner Josephson W. Tanner
 & Luke Mitchell Sallie Mitchell Harry & Rachel and J. C. Derieux of
 the first part and John P. Tanner and Thomas Rader of the second part
 Witnesseth that the said party of the first part for and in consideration
 of the sum of Five thousand dollars in hand paid by the said party
 of the second part the receipt whereof is hereby acknowledged has
 granted bargained and sold and by these presents do grant bargain
 and sell unto the said party of the second part their heirs and assigns
 all the following described lot piece or parcel of land situated in
 the town of Athens in the County of Limestone and State of Alabama
 to wit: All our right title and interest it being their fourth interest
 in the lot numbered 37 fronting the public square (66) sixty six
 feet and running back towards Depot (132) one hundred and
 thirty two feet the remaining fourth already belonging to and resting
 in J. P. Tanner together with all and singular the hereditaments and
 appurtenances thereto belonging or in anywise appertaining and
 the reversion and reversions remainders and remainders unto heirs and
 profits thereof and all the estate right title interest claim and demand
 whatsoever of the said party of the first part sister in law & co-heir
 of in and to the above bargained premises with the hereditaments and
 appurtenances. To Have and to hold the said premises above bar-
 gained and described with the appurtenances unto said party of
 the second part their heirs and assigns forever and the said W. P. Tanner
 J. M. Tanner & L. Mitchell Sallie Mitchell H. P. Rader & J. C. Derieux
 for themselves their heirs executors and administrators do covenant
 grant bargain and agree to and with the said party of the second

Satisfies in full Sept 25 1871
 John P. Tanner
 John P. Tanner
 John P. Tanner

part their heirs and assigns that at the time of the executing and delivery of
 these presents we well seized of the premises above conveyed as of a good sure per-
 pet absolute and indefeasible estate of inheritance in law and in fee simple and
 have good right full power and lawful authority to grant bargain sell and
 convey the same in manner and form aforesaid and that the same are free and
 clear from all former and better grants bargains sales lines tenures assessments
 and encumbrances of what kind or nature soever and the above bargained
 premises in the quiet and peaceable possession of the said party of the second
 part their heirs and assigns against all and every persons or persons lawfully
 claiming or to claim the whole or any part thereof the said party of the first
 part shall and will warrant and forever defend, In Testimony whereof
 the said parties of the first part have hereunto set their hands and seals the
 day and year first above written
 J. P. Tanner
 J. M. Tanner
 L. Mitchell
 Sallie Mitchell
 H. P. Rader
 J. C. Derieux

Witness J. H. Sandefur

State of Alabama J. Joshua P. Courme a Justice of the Peace in and for
 Limestone County & the County and State aforesaid hereby certify that W. P.
 Tanner J. M. Tanner L. Mitchell Sallie Mitchell H. P. Rader J. C. Derieux
 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
 said conveyance they executed the same voluntarily on the day the same bears
 date, before me under my hand this July 26th A.D. 1870
 J. H. Sandefur Justice of Peace

State of Ala. J. Joshua P. Courme Judge of the Probate Court for said
 Limestone Co hereby certify that the foregoing conveyance was
 filed for record July 26 1870 & was duly recorded August 1st 1870 in
 Deed Book 13 pages 656 & 657 Joshua P. Courme Judge P.C.

Colman Patton of Limestone County, State of Alabama, for and in consideration of
 one hundred dollars in hand paid by him to himself
 together with the day advanced bona fide to him by himself
 to enable him to make and secure my crop for the present year said advance
 is obtained by me bona fide for the purpose of making a cash and without
 such advance it would not be in my power to procure the necessary provisions
 to make a cash and said advance is hereby acknowledged as and made a
 line on my crop this year which my hand and seal this 25th day of
 July 1870
 Colman Patton End

State of Ala. J. Joshua P. Courme Judge of the Probate Court for said County
 Limestone Co hereby certify that the foregoing line was filed for record
 July 28th 1870 & was duly recorded Aug 1st 1870 in Deed Book 13 page
 657
 Joshua P. Courme Judge P.C.

State of Alabama J. H. Sandefur for and in consideration of
 one hundred dollars in hand paid by him to himself
 together with the day advanced bona fide to him by himself
 to enable him to make and secure my crop for the present year said advance
 is obtained by me bona fide for the purpose of making a cash and without
 such advance it would not be in my power to procure the necessary provisions
 to make a cash and said advance is hereby acknowledged as and made a
 line on my crop this year which my hand and seal this 25th day of
 July 1870
 John P. Tanner

to me by them to purchase necessary provisions to enable me to make a crop for the present year said answer is obtained by me from Judge for the purpose of making a crop and without such answer it would not be in my power to procure the necessary provisions to make a crop and said answer is hereby acknowledged as and made a lien on my crop this year which my hand and seal this 12th day of July 1870
 Witness
 J. W. King
 J. W. King

Sherris Toney
 State of Ala. J. J. Joshua P. Connor Judge of the Probate Court for said
 Limestone Co. County hereby certify that the foregoing lien was filed
 for record July 28 1870 and duly recorded August 1st 1870 in said Book
 1st pages 657 658
 Joshua P. Connor Judge P. C.

A. P. King
 To Lien
 Toney

State of Alabama
 Madison County
 Toney Grant
 I declare for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year said answer is obtained by me from Judge for the purpose of making a crop and without such answer it would not be in my power to procure the necessary provisions to make a crop and said answer is hereby acknowledged as and made a lien on my crop this year which my hand and seal this 21st day of July 1870
 A. P. King

Sherris Toney
 State of Ala. J. J. Joshua P. Connor Judge of the Probate Court for
 Limestone Co. County hereby certify that the foregoing lien
 was filed for record July 28 1870 and duly recorded August 1st
 1870 in said Book 1st pages 658
 Joshua P. Connor
 Judge P. C.

The Nashville & Decatur R.R. Co.
 To Mortgage
 Philo C. Oakhorn et al.

The Nashville and Decatur Railroad Company
 Philo C. Oakhorn
 Richard T. Wilson
 And Admors Decline of the City of
 New York dated July 1st 1870

This Indenture made this first day of July One thousand Eight hundred and seventy between the Nashville and Decatur Railroad Company a Corporation created organized and operated under and in pursuance of the laws of the State of Tennessee and Alabama and herein designated party of the first part and Philo C. Oakhorn Richard T. Wilson and Admors Decline all of New York City and herein designated parties of the second part Whereas the Nashville and Decatur Railroad Company was formed and has its existence by virtue of law by the consolidation of the Tennessee and Alabama Rail Road Company the Decatur Southern Railroad Company and the Tennessee and Alabama Decatur Railroad Company and whereas by virtue of said consolidation and of the laws under which the said party was created and of its organization and in the

exercise of its corporate rights powers and franchises the said first party became and is invested with all and singular the Corporate rights powers and franchises and liberties with and owner and occupier of all property real personal and mixed and of all debts due things in action rights of way contracts and all and every other interest whatsoever which were held owned and lawfully possessed or exercised by or which in any way or manner belonged or appertained respectively to the Tennessee and Alabama Railroad Company the Decatur Southern Railroad Company and the Tennessee and Alabama Decatur Railroad Company Corporations created and organized under and by virtue of the laws of the respective States of Tennessee and Alabama as fully and effectually as the same rights powers privileges franchises property debts contracts rights of way and other interests were held owned and exercised by the said last named Corporations or either of them at the time of the consummation of the organization executing these presents but subject however to all the then existing debts liens and other liabilities incurred created or suffered by the same Corporations or either of them such debts liens and liabilities having been in the consolidation heretofore assumed legally assumed by said party of the first part hereto and Whereas the State of Tennessee did at various times extend aid by loan of the Bonds of said State unto the Tennessee and Alabama Railroad Company and the Decatur Southern Railroad Company for which aid the said State of Tennessee does hold a substituting lien upon the Railroad property and franchises of said last named Corporation and whereas just authority has been granted to said Corporation by the said State of Alabama to borrow money and execute Bonds and a mortgage to secure the payment of the same and Whereas by laws of the said State of Tennessee it is provided that the said last named money made and used first mortgage Bonds covering the Railroad property rights and franchises of this Corporation which Bonds may be issued as rapidly as Bonds of the State of Tennessee are subscribed up to said State by such Corporation or part payment and discharge of the indebtedness of said Corporation or of such original Corporation which have been consolidated to the State of Tennessee for its bonds issued in aid of said Corporation to an amount equal to such payments so made from time to time on account of the said indebtedness to the State and that such Bonds as issued being certified by the Comptroller of the State of Tennessee acting by himself or through an Agent in New York as in said act prescribed shall be a lien pro rata in amount and of equal validity and effect with the indebtedness of said State and of equal validity and effect with the indebtedness of said State upon such Railroads property franchises franchises and materials and Whereas to enable the said party of the first part to liquidate pay satisfy and fully discharge the said indebtedness to the State of Tennessee and also for the purpose of obtaining the money or materials necessary for discharging its floating debts and also for the purpose of perfecting its line of Railway and enlarging the capacity and extending the operating facilities for the business thereof the said party of the first part has by the Board of Directors and by consent of the Stockholders entrusted with the control and management of its affairs Resolved to borrow money to an

July 12 1870
 Philo C. Oakhorn

amount not exceeding in the aggregate the sum of Two million one hundred thousand Dollars (\$2,100,000) and to that end to issue and raise money by the sale and negotiation of its bonds to the number of Two thousand one hundred (2,100) Bonds of One thousand Dollars (\$1000) each bearing date the first day of July three thousand one thousand eight hundred and seventy in the following form of Bond and conform to wit: First Mortgage Bond

Of the United States of America It: \$1000

The Nashville and Decatur Rail Road Company promises to pay to the holder of this Bond on the first day of July one thousand nine hundred for value received the sum of One thousand Dollars in lawful money of the United States in the City of New York with interest in the mean time at the rate of seven per cent per annum payable semi-annually on the first day of January and July of each year on delivery of the coupons attached hereto. This bond with others of like tenor and date amounting in the aggregate to a sum not exceeding Two million one hundred thousand Dollars is secured by a First Mortgage on the Rail road and franchises of said Company made to Philo C. Calhoun, Richard S. Wilson and Abraham Dablin and is entitled to the benefit of a sinking fund as set forth in the deed of trust. This bond shall pass by delivery or by transfer on the Books of the Company. After a registration of ownership certified hereon by the Transfer Agent of the Company, no transfer except on the Books of the Company shall be valid unless the last transfer be to Bearer. In witness whereof the said Nashville and Decatur Rail Road Company has caused this Bond to be signed by its President and Secretary and its Corporate seal to be hereunto affixed at the City of Nashville Tennessee the first day of July three thousand one thousand eight hundred and seventy.

President
Secretary
And the coupons annexed to which Bonds are in the following form of \$500

Of the Nashville and Decatur Rail Road Company will pay the Bearer in the City of New York thirty five Dollars in lawful money of the United States on the first day of for semi-annual interest on Bond No. Secretary

Form of Certificate of Trust

We certify that this bond is one of a series not exceeding Two million one hundred thousand dollars described in and secured by the deed of trust or mortgage mentioned herein bearing date first day of July three thousand one thousand eight hundred and seventy which is duly recorded.

Now therefore this Indenture Witnesseth that for the purpose of securing and making more sure and certain the payment of the sums of money mentioned and provided for in the above mentioned Bond bearing even date herewith and each and every one of them with the interest thereon according to the true intent and meaning thereof and in consideration of the covenants premises the loan of said

money and the sum of one dollar to the said first party in hand paid by the parties of the second part at and before the executing and delivery hereof the receipt whereof is hereby acknowledged by the said party of the first part. The Nashville and Decatur Rail Road Company the parties of the first part after said has granted bargained sold assigned transferred and conveyed and by these presents does grant bargain sell transfer and convey unto Philo C. Calhoun, Richard S. Wilson and Abraham Dablin the parties of the second part after said their heirs and assigns forever and to their executors or assigns in the trust and assigns all and singular the estate and property real personal and mixed and all fixtures rights privileges franchises easements rights under leases terms and parts of terms agreements covenants and contracts of all and every kind held and owned or occupied by the said party of the first part or whereunto it is entitled including all and singular the Railroads and Railways of said Company with the appurtenances thereof from and including the terminus and Depot at Nashville in the County of Davidson State of Tennessee and thence to the junction of the said road with the Memphis and Charleston Railroad in the County of Limestone State of Alabama and including the line from Columbia to Mount Pleasant both in the County of Wayne State of Tennessee. Together with all and singular the lands tracts lines, rails bridges ways, rights of way and materials buildings, fences, wharves, erections, fences, walls, fixtures, privileges franchises, rights and interests in real estate, personal property, choses in action, Quasi-rights and other things of and belonging to said party of the first part of every kind nature and character in and of the said States of Tennessee and Alabama and all the toll income issues and profits to be had or derived from the same or any part or portion thereof or from any part or portion of said toll income or either thereof and all right to receive or receive the same and all roadway stations and depots with all the appurtenances necessary and convenient for the safe complete and entire use and operation as well as maintenance of the said Roads or Railways owned or leased by said first party; and also all the rolling stock locomotives Engines, Tenders Cars Carriages and tools and machinery belonging or appertaining to said Railroads and Railways so owned as aforesaid (excepting and reserving themselves so much of the said rolling stock machinery and other personalty as was purchased from the Government of the United States in part by the said Tennessee and Alabama Rail Road Company - the Central Georgia Rail Road Company and the Tennessee and Alabama Central Rail Road Company in or about the autumn of the year Eighteen hundred and sixty five) and also all improvements or additions made or to be made to any or all of said properties estates railroad or railways and their appurtenances by said party of the first part or by others; also all and every other estate interests property or thing as well real or mixed as personal which the said party of the first part owns or holds or may and shall hereafter acquire or hold necessary or convenient for the use occupation operation and enjoyment of any of the said Railroads Railways lines and property rights privileges and franchises or any part or portion thereof and also all rights and privileges to use the said road bed tracks sidings turnouts and switches constructed at the execution of these presents or which may or shall be hereafter constructed for the same use or

of said railroad or Railways or any of them owned or operated by said party as fully and as effectually as the said Company party of the first part is or may be by law entitled to have or acquire. But nothing herein contained shall be held understood or construed to prevent said party of the first part from selling hypothecating or otherwise disposing of any money or securities received in payment of shares of Capital stock or from proceeds of any debt or claims now due to said Company's or from disposing of by and with the consent in writing of the parties of the second part or their successors in the tract any lands or other property and effects not essential or necessary to be retained for the said Railways Depot or Station grounds nor required for the construction maintenance or convenient use and operation of the said Railways nor from selling shares nor from collecting money now due on Capital stock subscription or otherwise or for other things provided the said first party shall diligently proceed to apply all such moneys and proceeds to improving and equipping of said Railways and other like necessary purposes thereof and provided also that no default shall have been made and at the time required in the payment of the interest or principal on any of the Bonds hereby secured. But even after default in the payment of interest the Trustees shall have full power in their discretion upon the written request of the party of the first part to convey by way of release or otherwise to the persons designated by the said party of the first part to receive the same any lands acquired or held for the purposes of Station Depot Shops or other buildings and no longer required therefor and shall also have power to convey as aforesaid or like request any lands or property which in the judgment of the Trustees shall be requisite for use for in connection with the said Railroads or the maintenance use or operation thereof or which may have been held for a supply of fuel ground or other materials and also to convey as aforesaid or like request any lands not occupied by the then existing tracks which may become disused by reason of a change of the location of any Station house depot shop or other building connected with the said railroad or any straightening or alteration of the line of the road and such lands occupied by the tracks and adjacent to such station house depot shop or other buildings as the said party of the first part may deem it expedient to disuse or abandon by reason of such change and to consent to any such change and to such other changes in the location of the tracks or depot or other buildings as shall here become expedient and to make and deliver the conveyances necessary to carry the same into effect provided that any lands or property which may be acquired for permanent use in substitution for any so released shall be conveyed to the Trustees upon the trusts of their present and the Trustees shall also have full power to allow the said party of the first part from time to time to dispose of receipts of the equipment machinery and implements at any time held and acquired for the use of the said railroad as may have become unfit for use. To Have and to Hold the said estate property rights privileges franchises and interests above conveyed or transferred or intended so to be together with all and singular the emoluments income

and advantages thereunto heretofore and appertaining therunto belonging or in anywise appertaining and the reversions and reversionaries remainder and remainders rents issues and profit thirds unto the said Philo D Calhoun Richard D Wilson and Adeline Declie parties of the second part and their heirs successors and assigns as aforesaid in the tract and for the uses and purposes herein declared and more over. And it is hereby declared that the said Bonds for Two Millions one hundred thousand Dollars hereby secured are to be issued under and in pursuance of and in accordance with the provisions of an act of the Legislature of the State of Tennessee entitled "An act to liquidate the State debt contracted in aid of Rail Road Companies in the State of Tennessee" passed February 25th 1869 and the acts amendatory thereof and are to be certified by the Comptroller of the State of Tennessee either by himself or an agent in New York and registered in a book kept for that purpose as provided by the second section of said act of February 25th 1869 and that the said Bonds hereby secured are to be issued only as far as permitted by said act of February 25th 1869 that is to say in amount proportionate to the payments made by the said Company to the State of Tennessee on account of the indebtedness of the said Company or of the respective Corporation consolidated into it as aforesaid to the State for the Bonds issued in aid of said railroads by surrender of State Bonds in discharge of such indebtedness as permitted by said act and that such Bonds hereby secured which shall be so from time to time issued before the entire discharge of the Company's said debt to the State are to be a full pro rata in amount and of equal validity and effect with the unretired part of the said State indebtedness upon the said Railroads property franchises and other things hereby mortgaged as by said act is provided. Provided Always and these provisions are made and executed upon the express condition that if the said party of the first part shall well and truly pay or cause to be paid to the holders of the said Bonds or obligations intended to be secured hereby and each of them after the same shall be issued the principal amount of money therein respectively mentioned at the maturity thereof according to their true intent and meaning and shall also pay the interest thereon according at the times and in the way and manner therein and in the Deputies provided according to the true intent and meaning of their provisions provided according to the true intent and meaning of the said act that then and from thenceforth this Indenture and the estate hereby granted shall cease determine and be utterly void and of no effect without any other release or formal reconveyance or entry acknowledgment or satisfaction or any other act whatsoever. And the said party of the first part in consideration of the premises hereby covenants and agrees to and with the said Philo D Calhoun Richard D Wilson and Adeline Declie their successors and assigns in said trust and assigns that the said party of the first part will at any time or times hereafter upon the reasonable request of the said party of the second part their successors or assigns execute and deliver or cause to be executed and delivered all and every such further and other reasonable deeds conveyances assignments and assurances in the law for the better and more effectual vesting and confirming the premises property rights and interests hereby granted or intended so to be and especially for conveying any property subsequently to the date hereof acquired by the said party

of the first part and comprehended in the description contained in the induction if any such there be to the said parties of the second part as Trustees for the use and purposes of this Indenture and to their successors and assigns as by them in their Annuals learned in the law shall be reasonably desired advised or required: and further that the said first party will do and perform all the things on the part of the said first party to be done and performed as hereinbefore set forth and faithfully apply all the money and other things arising from the issue of said bonds to all the purposes hereinbefore recited or mentioned as the objects thereof and further that the said first party will pay unto the holder or holders of the said bonds respectively the said principal sum of money therein respectively mentioned and as expressed therein and the interest thereon as the same shall become due and payable and the moneys to the Trustees of the said first party as hereinafter provided: And it is hereby further covenanted granted declared and agreed that in case of default in payment either of principal interest money or sinking fund as aforesaid and the continuance of such default for six months after such default shall first have been made or suffered the said first party shall and will on demand made after the expiration of such six months by the parties of the second part their successors or assigns trustee or trustees for the time being or their agent or agents duly authorized in writing assign and transfer in due form to them or to their agents or authorize the actual possession of all the herein granted and conveyed property and premises and herein recited and mentioned or intended to be embraced in this bond: and further that the expenses of taking holding and managing said property and premises of possession be taken shall be paid from the income and if necessary from the sale hereinafter provided for of the property and premises by the said Trustees or Trustees as the case may be for the time being: and further that in each case the parties of the second part their successors in said bond and assigns shall and may by themselves or their officers and agents take and receive collect and have the income and profits of the said Railways and other property first applying the same to the payment and discharge of all current necessary operating expenses and repairs including the expenses hereinbefore mentioned and all taxes and other similar charges: and next to the equal pro rata payment of all sums of money due and payable upon the aforesaid Bonds issued by said first party and hereby secured according to the tenor thereof and further that the said parties of the second part their successors in said bond or assigns having entered as hereinbefore mentioned into the full possession of the premises property and estate hereby conveyed or intended hereby entered into such possession (the said default still continuing) at his or their discretion and with the approbation of such court or courts of Records either State or Federal as may have jurisdiction over or life estate in the State of Tennessee may or on the written request of the holder or at least one third of the Bonds hereby secured and then outstanding unpaid shall proceed to sell and dispose of or cause to be sold and disposed of all the premises property right interests franchises and estate hereby conveyed or intended so to be or so much thereof as shall be necessary to pay and discharge the principal and interest according to the tenor

thereof of all such of said bonds hereby secured and then outstanding as may have been issued by said first party together with all benefit and equity of redemption of said party of the first part therein by public auction either in the City of Nashville Tennessee or in the City of New York to the highest bidder having previously given public notice of the time place and terms of said sale and of the property to be sold by publishing the same in at least two Newspapers of good general circulation in each of said cities and wherever else the Trustees may deem expedient or as may be required by law for a period of at least thirty days previous to such sale: and as the attorney or Attorneys of the said first party for that purpose by their presents duly constituted and appointed make execute and deliver to the purchaser or purchasers thereof a good and sufficient deed or deeds of Conveyance in the law for the same granting and assuring to said purchaser or purchasers all such whole right property franchise and interest and to the same extent as the said first party had then at the date hereof or at any time subsequent and also a good and sufficient transfer and assignment of said personal property choses in action contracts and leases and out of the moneys arising from such sale or sales it shall be lawful for and the duty of such Trustees after first obtaining the costs and charges of advertisement and of the said sale of the premises and all other unavoidable sums of money which said Trustees or their successors in said bond may have been obliged to pay by reason of their taking possession of and operating said premises and a reasonable allowance for their own services and for legal professional advice and assistance in effecting and consummating said possession operation and sale: then to pay in so far as such proceeds shall suffice thereof and in equal proportion in case of deficiency the principal and interest whether then due or yet to become due which shall then remain unpaid on said bonds remaining secured and outstanding and hereby secured as aforesaid for the benefit of and to be paid to the holder thereof and then restore the residue of the said proceeds if any there be to the said party of the first part: it being hereby expressly understood that the bonds issued by said first party and secured by this presents shall be ratably receivable of dividends by the holders thereof in payment of said sale by said Trustees or their successors to the extent of the amount of the net proceeds of such sale - properly applicable to the payment of such bonds respectively. And the said sale when fully consummated shall be a perpetual bar both at law and equity against the said party of the first part and all persons claiming said party of the first part subsequent to the date of this presents and in no case shall any claim or advantage be taken of any valuation appraisement or extension given by the party of the first part nor shall there be obtained or applied for any injunction or stay of any lawful proceedings herein nor shall any process be applied for or obtained by the said party of the first part to prevent or obstruct such lawful entry or sale as aforesaid but the same are hereby waived by the said party of the first part. The party of the first part further agrees that on the first day of April after the expiration of two years from the date hereof and on the first day of April

in each year thereafter an amount of money derived from the net earnings of said road equal to one per cent on the amount of the bonds issued and outstanding under provisions hereof shall be set apart as a sinking fund for the redemption of the bonds secured by them provided and it shall be the duty of the parties of the first part to, and hereby agree that it will invest the said sinking fund and the interest accruing thereon in the purchase of bonds hereinafter secured at or not exceeding ten per cent above par and accrued interest and the bonds so purchased shall be immediately registered stamped or endorsed as irrevocably belonging to said sinking fund and not further transferable and said bonds and coupons when stamped registered and assigned to said sinking fund shall remain in force only for the purposes thereof and shall by said stamping transferring or registering become void and cancelled thereafter for all other purposes. In case the bonds herein secured cannot be purchased within the above specified limit of price within three months after the setting apart of such money for account of the sinking fund then shall such other good securities as the parties hereto may agree upon be purchased and assigned to said sinking fund and all such securities shall be held deposited with such depository and in such manner as the parties hereto shall from time to time agree upon and the interest accruing on the sinking fund shall be collected by the party of the first part and invested as herein before provided. And all securities assigned to or purchased for account of such sinking fund shall be and hereby are irrevocably pledged for the security and ultimate redemption of the principal and interest of the bonds hereby secured and reinvested from time to time. And this Indenture further intends that these presents and the said bonds hereby secured or intended so to be made executed and issued and delivered upon the terms conditions and agreements following that is to say - First that the actual possession care and management of all the herein before granted estate property and premises shall be and remain in and with the said party of the first part so long as the bonds so issued shall be and remain without default or default in respect of interest or otherwise. Second that in the case of any vacancy in the said Trusteeship hereunder by the incapacity to act death or resignation of either of the said trustees or from any other cause all his estate right interest power and control shall be thereupon vested and come and determine but without destroying or interrupting any continuance of the trust and the said party of the first part shall or upon its default or omission to take proceedings therefor for thirty days after notice of such vacancy or incapacity the holders of not less than thirty three and one third per centum in amount of the said bonds hereby secured their outstanding may apply to any of the Courts having jurisdiction in the premises in the State of Tennessee to appoint a new Trustee or Trustees to supply the vacancy and such proceedings may be had and appointments made as often as the like occasions may require the appointment of a Trustee to execute the trust herein declared; and when so appointed such new Trustee shall thereupon become vested for the purposes of the said trust with all the estate rights interests power property and

control hereby conveyed or granted to or vested in the original trustee whose successor he shall be without any further assurance grant or conveyance of the same as fully and effectually as if such appointment had been originally made herein. But if the said party of the first part and each new Trustee or either of them and the said Trustee or his representative shall make execute and deliver all the necessary consequences and agreements and grants and powers and authorities for that purpose. And it is further understood and agreed by and between the parties to these presents that the said parties of the second part their successors or successors in said trust shall only be accountable for reasonable diligence in the management thereof and shall not be responsible for the acts or negligence of any agent or agents necessarily employed by them when such agent or agents are selected with proper discretion or with the approbation of the said party of the first part. But the said Trustee are hereby released from executing the Bonds required of Trustees under section 1974 of the Code of Tennessee. And the officers of the said Railroad Company shall have at all times the right to inspect the books kept by the receivers of the road and their agents. And this Indenture further intends that the said parties of the second part hereby accept the aforesaid trust and also consent and agree to and with the said party of the first part to execute the same upon the terms and conditions hereinafter as well as hereafter mentioned and provided in and which said terms and conditions are hereby mutually agreed to and upon by both of the parties to these presents and it is hereby provided and agreed that the said Trustee and their successors may and shall advise with legal counsel and that the expenses thereof as well as other personal expenses of the said Trustee in the time being in the discharge of said trust and all other their reasonable and proper charges and expenses thereof including their compensation shall be paid by the party of the first part as they are incurred or otherwise out of the trust estate or income on which or to which they are chargeable and otherwise that the said trustee or their successors shall not be required to act in the execution of said trust except at their own option unless the party requesting them so to do shall furnish them reasonable indemnity against the loss costs trouble and expense they may incur or be at in so doing and that when called upon to act they shall be and are hereby authorized and invested with full power at their option under advice of legal counsel to submit all questions of law or fact arising in the execution thereof to arbitrators; that they in the execution of said trust may employ agent and attorneys in fact to act in their behalf whenever required to act as aforesaid except when they may be or are required by law to act personally. And also that all covenants and agreements herein before mentioned or implied may be executed specifically by and through any of the said Courts of competent jurisdiction as practiced by them in like cases of trusts. It is fully understood that any two of the three Trustees aforesaid or their successors shall be sufficient for carrying into effect the purposes of this trust. In testimony whereof the said party of the first part in presence of a minority given by

law and in conformity with the order of the Board of Directors has caused this Indenture to be signed by Jas W Slope the President and Geo W Day Secretary and the Corporate seal of the Company affixed thereto and the parties of the second part have hereto subscribed their names and affixed their seals the day and year first in the Indenture mentioned:

Signed and delivered in presence of us the bonds secured by the foregoing mortgage are stamped and to be stamped when issued to the amount of \$100,000 by the Internal Revenue Laws of the United States

Witness my hand and seal the day and year first in the Indenture mentioned:

By Jas W Slope President
Geo W Day Secretary
P L Calhoun
R D Wilson
Adrian Declin

Witness my hand and seal the day and year first in the Indenture mentioned:

William H. Charleston
Charles H. Hutton

Corporate Seal

State City County of New York

Be it remembered that on the 14th day of July A.D. 1870 before me Charles Hutton a Commissioner of the State of Tennessee resident in the said City of New York duly commissioned and qualified by the executive authority and under the laws of the said State of Tennessee to take the acknowledgment and proof of deeds to be used or recorded therein personally appeared Philo L. Calhoun Richard D. Wilson and Adrian Declin the Trustees in the foregoing Instrument with each of whom I am personally acquainted who severally acknowledged that they executed the said Instrument for the purposes therein mentioned as trustees therein described. In witness whereof I have hereunto set my hand and affixed my official seal this 14th day of July A.D. 1870

Official Seal

Charles Hutton Commissioner for Tennessee in New York (117 Broadway New York City)

State of New York 3 I Charles Hutton a Commissioner of the said City & County of New York of Alabama in New York duly authorized to take the acknowledgments of deeds and other instruments to be used in said State of Alabama do hereby certify that Philo L. Calhoun Richard D. Wilson and Adrian Declin 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 said Instrument they executed the same voluntarily on the day the same bears date as Trustees therein described. In witness whereof I have hereunto set my hand and affixed my official seal this 14th day of July A.D. 1870

Official Seal

Charles Hutton Commissioner for Alabama in New York

State of Tennessee 3 Personally appeared before me W. G. Eversin Clerk of the County Davidson County 3 least of said County the within named Jas W Slope President and Geo W Day Secretary of the Nashville & Decatur Rail Road Company the parties with whom I am personally acquainted and who acknowledged that they executed the annexed instrument for the purposes therein mentioned. Witness my hand at office this 21st day of July 1870. W. G. Eversin Clerk

By L. H. Eastman D C

State of Tennessee 3 I certify that the instrument was noted 6th of July Williams County 3 21st 1870 on page 176 of Note Book No 2 and registered

on page 80, 81, 82, 83, 84, 85, 86 & 87 of Record Book No. 20. Trusts deeds &c. Witness my hand at office this 21st day of July 1870 W. D. Bradley
R. H. C.

The State of Alabama 3 I Joshua P. Connor Judge of the Probate Court for said Limestone County 3 County hereby certify that the foregoing conveyance was filed in my office for record July 29th 1870 and was duly recorded August 6th 1870 in Deed Book 13 pages from 658 to 669 inclusive
Joshua P. Connor Judge of Probate

State of Tennessee 3

Davidson County 3 Be it remembered that on the 14th day of December 1870 before the subscriber a Commissioner in & for the State of Tennessee duly commissioned and authorized by the Governor of the State of Alabama to take the acknowledgment & proof of deeds and other instruments of writing to be used or recorded in the said State of Alabama personally appeared Jas W Slope to me personally known and known to me to be the President of the Nashville & Decatur Rail Road Company the grantor described in & who executed the foregoing instrument and Geo W Day to me personally known & known to me to be the Secretary of the said Company and being by me duly sworn did personally depose & say each for themselves that they are each President and Secretary respectively of said the Nashville and Decatur Rail Road Company. That the seal affixed to the foregoing Instrument is the corporate seal of the said Company and was lawfully affixed by the authority of the said Corporation & that they respectively subscribed their names thereto as President and Secretary by the like authority for the purposes and consideration therein set forth. In testimony whereof I have hereunto affixed my official seal & signature at my office in the City of Nashville this 10th December 1870
Official Seal
Seal
Commissioner for Alabama in Tennessee

State of Tennessee 3 On the 21st day of July 1870 before me W. G. Eversin Clerk Davidson County 3 of the County Court of said County personally appeared J. W. Slope to me personally known and known to me to be the President of the Nashville & Decatur Rail Road Company the grantor described in and who executed the foregoing instrument and George W Day to me personally known and known to me to be the Secretary of the said Company and being by me duly sworn did personally depose and say that they were each President and Secretary respectively of the said the Nashville & Decatur Rail Road Company that the seal affixed to the foregoing instrument is the corporate seal of the said Company and was thereto affixed by and authority of the said Corporation and that they respectively subscribed their names thereto as each President and Secretary by the like authority.
W. G. Eversin Clerk
By L. H. Eastman D C

Official Seal

State of Alabama 3 I Joshua P. Connor Judge of the Probate Court for said Limestone County 3 County hereby certify that the two last foregoing certificates attached to the original foregoing instrument were filed for record in a attached to the original foregoing instrument were filed for record in Deed Book 13 page 669 12th 1870 & were duly recorded same day in Deed Book 13 page 669
Joshua P. Connor Judge of Probate

James L. Courman wife } This Indenture made this 27th day of July in the year one thousand
 Do Dues } eight hundred and seventy between James L. Courman wife
 Jacobson Easter col } Fanny M. Courman of the County of Limestone in the State of
 Alabama of the one part and Jacobson Easter of the other part. It
 is hereby that the said J. L. Courman wife for and in consideration of the
 sum of One Dollar to them in hand paid the receipt whereof is hereby
 acknowledged have this day given granted conveyed sold aliened enfeoffed
 released conveyed and confirmed and by these presents do give grant bargain
 sell alien enfeoff release convey and confirm unto the said Jacobson Easter
 all that certain tract or lot of land lying and being in the County of
 Limestone State of Alabama and known and described as follows to wit
 Commencing at north west corner of a lot this day decided to William
 B. B. and measuring east 20 poles then north 16 poles then west
 20 poles then south to the beginning. To have and to hold the above
 described land with the tenements and appurtenances thereunto
 belonging or in any way appertaining unto the said Jacobson Easter
 his heirs and assigns forever and the said J. L. Courman for himself or his
 executor and administrators do hereby and in consideration of the
 premises warrant and well promise defend the title to the above described
 and hereby granted premises unto the said Jacobson Easter his heirs and assigns
 from and against themselves and all and every person or persons
 claiming or holding under the said J. L. Courman wife and also against
 the lawful title claim or demand of all and every person or persons
 whatsoever claiming or holding by from or under the Government
 of the United States. In testimony whereof the said J. L. Courman wife here
 unto signed her name and affix this seal the day and year first
 above written
 J. L. Courman and
 F. M. Courman and
 Stamp 50¢

State of Ala } I Joshua P. Courman Judge of the Probate Court for said County
 Limestone Co } hereby certify that James L. Courman and his wife Fanny M.
 Courman 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 July 29th 1870 Joshua P. Courman Judge P. B.
 State of Ala } I Joshua P. Courman Judge of the Probate Court for said
 Limestone Co } hereby certify that the foregoing Conveyance
 was filed for record Aug 6th 1870 and was duly recorded same day in
 Deed Book 13 page 670. Joshua P. Courman Judge P. B.

B. V. Malone } Altho Aln July 14th 1870. Received of James & Merrill Eighty one
 Do Dues } and 87th Dollars this day advanced to me bona fide to enable me
 James & Merrill } to cultivate make and secure my present growing crop of cotton
 and all other products on the plantation of Mrs. Blackburn cultivated by me
 and without which advance I could not make cultivate and secure said
 crop I hereby create and give a lien on said crops and also upon
 the following to wit all the stock of horses mules cattle or swine by
 me with full power of sale in case of default of payment should
 occur on or before the 1st day of November 1870 according to the provisions

made and provided in such cases in the Revised Code of Alabama
 Witness } Stamp 50¢ B. V. Malone L.S.

John R. Baird }
 State of Ala } I Joshua P. Courman Judge of the Probate Court for said County
 Limestone Co } hereby certify that the foregoing lien was filed for record
 Aug 6th 1870 and was duly recorded same day in Deed Book 13 pages 670 & 671
 Joshua P. Courman Judge P. B.

John A. Leatherwood } Altho Aln August 1st 1870. Received of James & Merrill One hundred
 Do Dues } and 60th Dollars this day advanced to me bona fide to
 James & Merrill } enable me to cultivate make and secure my present growing crop
 of cotton and all other products on my plantation in Limestone County
 Ala and without which advance I could not make cultivate and secure said
 crop I hereby create and give a lien on said crops and also upon the
 following to wit all my stock horses mules cattle sheep or on my
 plantation with full power of sale in case of default of payment should
 occur on or before the 1st day of Oct 1870 according to the provisions made
 and provided in such cases in the Revised Code of Alabama
 Witness } Stamp 50¢ John A. Leatherwood L.S.

John A. Leatherwood }
 State of Ala } I Joshua P. Courman Judge of the Probate Court for said County
 Limestone Co } hereby certify that the foregoing lien was filed for record Aug 6th
 1870 and was duly recorded same day in Deed Book 13 page 671
 Joshua P. Courman Judge P. B.

James Etheridge } Altho Aln Aug 6th 1870. This Instrument that I James Etheridge
 Do Dues } Judge of Limestone County State of Alabama for and in consideration
 Jos. M. Courman } of three hundred dollars in supplies this day advanced bona fide to
 me and to be advanced to me as they may become necessary by Jos. M.
 Courman to enable me to cultivate make and secure my crop for the year 1870
 on the Curry place and without which advance I could not make
 cultivate and secure said crop I hereby create and give him a lien
 on said crops with full power of sale in case default of payment should
 occur on or before the 1st day of Jan 1870 according to the provisions
 made and provided in such cases in the Revised Code of Alabama
 Witness } Stamp 50¢ James Etheridge and
 Jos. M. Courman

State of Ala } I Joshua P. Courman Judge of the Probate Court for said
 Limestone Co } hereby certify that the foregoing lien was filed for
 record Aug 6th 1870 and was duly recorded same day in Deed Book 13
 page 671. Joshua P. Courman Judge P. B.

W. B. White wife } This Indenture made this third day of August in the year one
 Do Dues } thousand eight hundred and seventy (1870) between George W. White
 Lewis E. Johnson } and Sarah B. White his wife of the County of Limestone in the
 State of Alabama of the one part and Lewis E. Johnson of same County
 and State of other part. Witnesseth that the said George W. White and
 Sarah B. White for and in consideration of the sum of ten (\$10) dollars
 to them in hand paid the receipt whereof is hereby acknowledged have

this day given granted bargained and sold conveyed and confirmed: and by their presents doth give grant bargain sell convey and confirm unto the said Lewis E. Johnson all that certain tract or parcel of land lying and being in the County of Limestone in the State of Alabama and known and described as following viz: Six acres off of the north end of the west half of the N E 1/4 of Section 35 T 2 R 4 west and bounded as follows: Commencing at the N E corner of said west half running west on the line of said tract 80 rods to N W corner of said tract thence south 12 rods thence east 80 rods thence north 12 rods to the beginning. To Have and to hold the above described land with the tenements and appurtenances thereto belonging to in any wise appertaining unto the said Lewis E. Johnson his heirs and assigns from and the said George W. White and Sarah H. White his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said Lewis E. Johnson his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said George W. White and Sarah H. White his wife and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said George W. White and Sarah H. White hereto subscribe their names and affix their seals the day and give first above written Stamp 50¢

G. W. White and
Sarah H. White

State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said
Limestone Co 3 County hereby certify that G. W. White and Sarah H. White whose names are signed to the foregoing conveyance and who are known to me acknowledge before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same were made. Given under my hand the 6th day of August 1870. Joshua P. Cornum Judge P. C.

State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said
Limestone Co 3 County hereby certify that the foregoing conveyance was filed for record August 6th 1870 and was duly recorded same day in Dub Book 13 pages 671 & 672 Joshua P. Cornum Judge P. C.

D. P. Upham Appraiser In the District Court of the United States for the Eastern
D. District of Arkansas. In the matter of William H. Pickett
A. B. Pickett Bankrupt In Bankruptcy Eastern District of Arkansas
Know all men by these presents that whereas D. P. Upham being duly appointed by Elisha Barts Register in Bankruptcy for said Eastern District of Arkansas appraiser of the estate & effects of William H. Pickett Bankrupt of Batesville in the County of Independence & District of Arkansas and the said Elisha Barts as said Register in Bankruptcy in said district by virtue of the authority in him vested by the Fourteenth section of the Act of Congress entitled "An act to establish a uniform system of Bankruptcy throughout the United States" approved March 3rd 1867. hereupon to wit on the 25th day of September 1868 by an instrument under his hand did appraise and convey to me as

appraiser as aforesaid all the estate real and personal of the said William H. Pickett Bankrupt including all property of whatever kind of which he the said William H. Pickett was possessed or in which he was interested or entitled to have on the thirtieth day of May 1868 together with all his deed books and papers relating thereto excepting such property as is excepted from the operation of said assignment by the provision of the Fourteenth section of said act. And whereas the said Elisha Barts as said Register in Bankruptcy made an order bearing date Batesville Arkansas May 21st 1869 directing me as said appraiser in Bankruptcy to sell the estate of said William H. Pickett Bankrupt after publication by posting written or printed notice of the time & place of sale and the property to be sold at least twenty days before sale: and whereas I D. P. Upham by virtue of said order & by my authority as such appraiser twenty days previous notice of the time & place & the property to be sold having been first given, did expose to sale at public vendue on the 21st day of June 1869 in the town of Augusta in the County of Woodruff in the eastern district of Arkansas the one ninth undivided interest of the said William H. Pickett in the following described real estate - lying & being situated in the County of Limestone State of Alabama to wit South half of north east quarter of section Twenty three (23) in Township five (5) Range three (3) west as a part of the estate of the said William H. Pickett surrendered in Bankruptcy and then & there Alexander L. Pickett bid the sum of Fifty Dollars as the price of the same that being the best & highest bid. Now I D. P. Upham as aforesaid by virtue of the premises and for and in consideration of the said sum of Fifty Dollars to me in hand paid by said Alexander L. Pickett the receipt whereof is hereby acknowledged do have granted bargained sold & by these presents do grant bargain and sell unto the said Alexander L. Pickett the said undivided interest as aforesaid in & to the said South half of north east quarter of section Twenty three (23) Township five (5) Range (3) west west lying & being situated in Limestone County Alabama. To have and to hold the said described tract of land to him & his heirs & assigns forever. Given under my hand & seal as such appraiser the 26th day of June 1869. Stamp 50¢

D. P. Upham
Appraiser

State of Arkansas 3 On the 29th day of June 1869 personally
County of Pulaski 3 appeared before me D. P. Upham who is to me
City of Little Rock 3 well known to be the person who executed the
foregoing deed of conveyance as grantor and being by me informed of the contents of said conveyance acknowledges that he executed the same voluntarily on the day the same were made for the consideration therein set forth. In witness whereof I Charles P. Richmond and pursuant thereto set forth. In witness whereof I Charles P. Richmond a Commissioner of deeds duly appointed and qualified under the laws of Alabama to take acknowledgments in the State of Arkansas have hereunto set my hand and seal as such Commissioner this 29th day of June 1869. Charles P. Richmond Commissioner for Alabama Resident in Arkansas as

State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for
Limestone Co 3 County hereby certify that the foregoing conveyance was filed for record Aug 8th 1870 and was duly recorded Aug 10th 1870 in Dub Book 13 pages 672 & 673. Joshua P. Cornum Judge P. C.

Martin Pickett et al. vs. The State of Alabama. This Indenture made and entered into
 in the County of Louisiana. Bore the 10th day of November 1869 between
 James H. Humphrey of the County of Mobile and Richard O. Pickett and
 his wife Fanny L. of the County of Louisiana. Stephen Pickett and his wife
 Eugenia of the County of Louisiana. Reuben Chapman and his wife Felicia
 of the County of Madison. John S. Pickett and his wife Martha of the
 County of Louisiana. William H. Pickett and his wife Anna of the County of
 Arkansas. James B. Blackwell and his wife Virginia of the County
 of Louisiana. Julius S. Edwards and his wife Anna of the County of
 Louisiana and Alexander B. Pickett of the State of Arkansas
 parties of the first part and James H. Humphrey party of the second
 part. Witnesseth that for and in consideration of the sum of three
 thousand dollars each in hand paid by the said James H. Humphrey
 party of the second part the receipt whereof is hereby acknowledged
 have bargained and sold each by their presents the bargain sell and
 convey unto the said James H. Humphrey party of the second part and
 his heirs and assigns forever all our right title and interest in and to
 the following lands or tract of land lying and being situated in the
 County of Louisiana State of Alabama and known as the fourth half
 of the north east fourth of section twenty three township five and
 range three west of the base meridian of Huntsville being the late
 residence of Mrs. S. O. Pickett deceased. To have and to hold the said
 lands or tract of land hereby conveyed unto the said James H. Humphrey
 and his heirs and assigns forever. And the said parties of the first
 part hereby covenant with the said party of the second part that they are
 possessed of an estate in fee simple and free from incumbrances so
 that they will warrant and defend the title to the same unto the said
 party of the second part and his heirs and assigns forever. In testimony
 whereof we have hereunto set our hands and affixed our seals the
 day and date above written.

U. S. Stamps 75c

+ Richard O. Pickett End
 + Fanny L. Pickett End
 + Sam Blackwell End
 + Virginia Blackwell End
 + J. S. Pickett End
 + W. H. Pickett End
 + S. Pickett End
 + Eugenia S. Pickett End
 + Julius S. Edwards End
 + Anna B. Edwards End
 + Felicia A. Chapman End
 + R. Chapman End
 + Martin Pickett by R. Chapman End
 + A. O. Pickett End
 + W. H. Pickett by A. O. Pickett End

The State of Alabama. J. D. Thomas & Allington Judge of the Court of Probate
 Louisiana County. Bore and for said County hereby certify that Richard
 O. Pickett and Fanny L. Pickett whose names are signed to the
 foregoing conveyance and who are known to me acknowledge
 before me on this day that being informed of the contents of the

conveyance they executed the same voluntarily on the day the same bears date
 given under my hand this 1st day of December 1869. John D. Thomas, Jr. Judge of the Probate Court
 The State of Alabama. J. D. Thomas & Allington an acting J. P. of Louisiana County. Bore and for said County
 Louisiana County. Bore and for said County hereby certify that the parties James B. Blackwell, Virginia Blackwell
 and J. S. Pickett, W. H. Pickett, S. Pickett, Eugenia S. Pickett, Julius S. Edwards and
 Anna B. Edwards whose names are signed to the foregoing conveyance and who
 are known to me acknowledge before me on this day that being informed of
 the contents of the conveyance they executed the same voluntarily on the day the
 same bears date, given under my hand this 4th day of December A. D. 1869.

John E. Thomas Justice of the Peace.

The State of Alabama. J. D. Thomas & Allington an acting Justice of the Peace in
 Madison County. Bore and for said County and State hereby certify that Reuben
 Chapman and Martin Pickett by R. Chapman whose names
 are signed to the foregoing conveyance and who is known to me acknowledge
 before me on this day being informed of the contents of the conveyance that
 they executed the same voluntarily on the day the same bears date, given under
 my hand this 21st day of December A. D. 1869. Robert H. Figg Justice of the Peace.
 After personally appearing Stephen Pickett before me and State on oath
 that Martin Pickett whose name was signed to the deed by Reuben Chapman
 man did by writing under his hand and seal dated 1866 transfer to said
 Chapman for full consideration all his interest in said lands with all
 authority for him to convey by deed and hold all his interest therein
 which said Martin has in my hands but has been mislaid or lost.
 Given to this 30th day of December A. D. 1869. Robert H. Figg, J. P.
 The State of Alabama. J. D. Thomas & Allington Judge of the Probate Court for said County
 Louisiana County. Bore and for said County hereby certify that the foregoing conveyance was filed for record
 Aug 8th 1870 and duly recorded August 10th 1870 in Book 13 page
 674 & 675. John D. Thomas Judge of the Court.

Porter & B. Bibb vs. This Indenture made and entered into this 15th day of July 1870
 in the County of Louisiana. Bore and between Porter Bibb and Robert O. Bibb of the County
 Robinson & Walker of Louisiana in the State of Alabama parties of the first part and
 James Robinson and R. H. Walker parties of the second part. Witnesseth that whereas the parties
 of the first part are jointly indebted to the said Robinson & Walker by bond
 of even date herewith signed by the said Porter Bibb and Robert O. Bibb
 for the sum of one thousand dollars payable to said Robinson & Walker
 on or before the 1st January 1871 with interest from the 1st January 1870
 and whereas the parties of the first part are willing & anxious to
 secure the payment of said bond with interest thereon when and as the
 same falls due. Now in consideration of the premises and for the
 further consideration of Ten Dollars in hand paid by said Robinson
 & Walker the receipt whereof is hereby acknowledged the parties of
 the first part have this day granted bargained & sold and by their
 presents do grant bargain & sell unto the said Robinson & Walker
 all the crops of cotton and corn grown and raised during the present
 year (1870) on the land in said County cultivated jointly by the
 parties of the first part being the tract of land in said County
 known as the Belvidere tract and herein adjoining land in and

Satisfied in full March 1871
 J. W. Easter
 State of Alabama
 County of Limestone
 I, J. W. Easter, do hereby certify that the foregoing lien was filed for record Aug 8th 1870 and duly recorded Aug 10th 1870 in Book 13 page 676
 Joshua P. Brown Judge P. C.

about six hundred (600) acres. Provided however that if the said debt & interest be paid when the same shall fall due as above specified this sale and transfer shall be void and provided further that the parties of the first part are to retain possession of said property until default be made in payment of said debt. But if default be made in the payment of said debt or if the parties of the first part should undertake without the consent of the parties of the second part to sell or remove said property or any thereof without first paying off said debt the said Robert & William are hereby authorized to take possession of said property or so much thereof as may be necessary to satisfy said debt and to sell the same at public or private sale and appropriate the proceeds to the payment of said debt & interest and any necessary costs and expenses incurred and shall pay the surplus if any to the parties of the first part. In witness whereof the said parties of the first part have hereunto set their hands and seals the day & year first written.

Glauco P. C.
 Robert Bibb
 Wm Bibb

The State of Alabama & John W. Martin, are acting Justices of the Limestone County & Power for said County hereby certify that Robert Bibb and Robert O. Bibb whose names are signed to the foregoing Conveyance and who are personally known to me as being before me on this day that being informed of the contents of said Conveyance they executed the same voluntarily on the day the same were dated. Given under my hand this 19th day of July 1870.

J. W. Martin J. P.
 State of Ala & Joshua P. Brown Judge of the Probate Court for said Limestone Co. & County hereby certify that the foregoing lien was filed for record Aug 8th 1870 and duly recorded Aug 10th 1870 in Book 13 pages 675 & 676.
 Joshua P. Brown Judge P. C.

This instrument witnessed that I Milton J. Easter of Limestone County State of Alabama for and in consideration of the sum of Three hundred and forty four (\$344) dollars in cash this day advanced bona fide to me and hereafter by James H. Easter in the town of Athens to enable me to make and secure my crop for the year of 1870 on my own place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following stock & mares one black the other bay and one black horse colt and one pair of oxen and power of sale in case of default for the entire payment of the same on or before the first day of December 1870 according to section 1855 of the Revised Code of Alabama. Given under my hand and seal this 19th day of July 1870 the above stock was furnished to me some time ago at time of commencing my farming for this year and has been to have been given before but was not for want of an opportunity and convenience.

Albert W. Easter
 J. W. Easter
 State of Alabama Limestone Co. & Joshua P. Brown Judge of the Probate

Court for said County hereby certify that the foregoing lien was filed for record Aug 8th 1870 and duly recorded Aug 10th 1870 in Book 13 page 676
 Joshua P. Brown Judge P. C.

J. W. McGwire 3 Athens Ala August 8th 1870. This instrument witnessed that I John W. McGwire of Limestone County State of Alabama for and in consideration of Two hundred dollars in cash this day advanced bona fide to me and to be advanced bona fide to me and to be advanced to me as they may become necessary by John McGwire to enable me to cultivate said land secure my crop for the year of 1870 on the Pryor place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following real and personal property of said land in case of default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama.
 Witness
 Glauco P. C. J. W. McGwire J. P.

State of Ala & Joshua P. Brown Judge of the Probate Court for said County Limestone Co. & County hereby certify that the foregoing lien was filed for record Aug 8th 1870 and duly recorded Aug 10th 1870 in Book 13 page 677.
 Joshua P. Brown Judge P. C.

Joe Garbrough 3 This instrument witnessed that I Joe Garbrough of Limestone County State of Alabama for and in consideration of One hundred and twenty dollars in cash this day advanced bona fide to me and to be advanced to me as they become necessary by Joe Garbrough to enable me to make and secure my crop for the year of 1870 on the Hatties place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following real and personal property of said land in case of default for the entire payment of the same on or before the first day of January 1871 according to section 1855 of the Revised Code of Alabama August 5 1870. Joe Garbrough
 Witness
 J. A. Garbrough

State of Ala & Joshua P. Brown Judge of the Probate Court for said Limestone Co. & County hereby certify that the foregoing lien was filed for record August 9th 1870 and duly recorded Aug 10th 1870 in Book 13 page 677.
 Joshua P. Brown Judge P. C.

Stephen Garbrough 3 This instrument witnessed that I Stephen Garbrough of Limestone County State of Alabama for and in consideration of Four hundred dollars in cash this day advanced bona fide to me and to be advanced to me as they become necessary by Stephen Garbrough to enable me to make and secure my crop for the year 1870 on the Hatties place and without which I could not make and secure said crop & hereby give him a lien upon said crop and also upon the following real and personal property of said land in case of default for the entire payment of the same on or before the first day of January 1871 according to section 1855 of the Revised Code of Alabama.
 Witness
 J. A. Garbrough

State of Alabama August 5th 1870
 Stamps 50 c

Stephen ^{to} Garbrough

Dist John Garbrough

State of Ala 3 Joshua P. Brown Judge of the Probate Court for said County hereby
 Limestone Co 3 certify that the foregoing line was filed for record August 9th
 1870 & was duly recorded Aug 10th 1870 in Deeds Book 13 pages 677 & 678
 Joshua P. Brown Judge P.C.

Major James

to him

John D. Garbrough

3 This Indenture witnesseth that I Major James of Limestone County
 3 State of Alabama for and in consideration of One hundred & seventy
 3 five dollars in cash & the day advanced hereafter to me and
 to be advanced to me as they become necessary by me I Garbrough & mine to
 enable me to make and secure my crop for the year of 1870 on the
 within place and without which I could not make and secure said
 crop I hereby give them a line upon said crop and also upon the following
 one muley on & calf marked with a cross the crop and a hole in each ear
 and power of sale in case of default for the certain payment of the
 same on or before the first day of January 1871 according to Section 1858
 of the Revised Code of Alabama August 5th 1870 Map ^{to} James
 Dist J. A. Garbrough Stamps 50 c
 State of Ala 3 Joshua P. Brown Judge of the Probate Court for said County
 Limestone Co 3 hereby certify that the foregoing line was filed for record
 Aug 9th 1870 & was duly recorded Aug 10th 1870 in Deeds Book 13 page
 678.
 Joshua P. Brown Judge P.C.

James H. Hunsicker

to him

W. D. Barham

3 For 2 Hunsicker Ala Aug 8th 70. On or before the first day of
 3 October next we or either of us promise to pay to W. D. Barham
 3 the sum of Sixty dollars for cash & under advanced
 us to enable us to complete our crops now being grown by us and
 without such cash & under we would be unable to complete and gather
 the same and we furthermore acknowledge this to be a joint line on
 the entire crop of corn & cotton & stock that we may make during the
 year 1870. Given under our hands and seals of the day and date first
 above written
 James H. Hunsicker
 Wm. L. Lumber
 James H. Hunsicker
 Presley Hunsicker
 State of Ala 3 Joshua P. Brown Judge of the Probate Court for said
 Limestone Co 3 County hereby certify that the foregoing line was filed for
 record Aug 10th 1870 & was duly recorded same day in Deeds Book 13 page
 678.
 Joshua P. Brown Judge P.C.

Elmer Shurpe

to him

Robt Moore

3 The State of Alabama 3 Whereas I Elmer Shurpe of the County of Limestone
 3 Limestone County 3 in the State of Alabama am justly indebted to
 3 Robt Moore of the City of Cincinnati State of Ohio in the sum
 of Four hundred & forty five dollars which was obtained by me to enable
 for the purpose of making a crop on my place at Bibb some twenty
 two acres of which are in cotton and also eighteen acres in the Bibb
 plantation one fourth of the latter (that is to say of the eighteen)
 will be due Bibb for rent but there will be my rent due on
 the 22 acres at my home place which amount of Four hundred
 & forty five dollars is obtained of the said Robt Moore also for

making said crops and that it would be impossible for me to complete the
 cultivation and gathering of said crops without said advance of Four hundred & 40
 forty five dollars the receipt of which is hereby acknowledged. Now therefore to secure
 the full and perfect payment of said sum of money so advanced, to Robt
 Moore the a line is hereby given to the said Robt Moore on all of the
 crop of cotton raised on the present year on my home place and also on the
 Bibb plantation except the one fourth due Bibb on his Eighteen acres for rent
 making in the aggregate forty acres) this line to mature on the 1st day of
 October Stamps 50 c Elmer Shurpe

Wm. D. Sledge of Humphrey

State of Ala 3 Joshua P. Brown Judge of the Probate Court for said County hereby
 Limestone Co 3 certify that the foregoing line was filed for record Aug 10th 1870 & was
 duly recorded same day in Deeds Book 13 pages 678 & 679. Joshua P. Brown Judge P.C.

Wm. A. Hunsicker

to him

John W. Barham

3 This Indenture made and entered into this the Eighth month day of
 3 April in the year 1870 between John W. Barham of the County of Madison
 of Limestone State of Alabama of the first part and William A. Hunsicker of the County
 of Limestone State of Alabama of the second part. Witnesseth that the said parties
 of the first part do by these presents covenant and agree to advance each
 plantation supplies necessary provisions and clothing to the account and value
 of not more than One hundred and fifty dollars to enable the party of
 the second part to cultivate grow and make a crop for the present year
 and by this written obligation it is declared by the said party of the second
 part that such advances will be obtained by him bona fide and without which
 he could not make a crop. Now therefore the said party of the second part
 desiring to secure the certain and prompt payment of such advances as well
 be made here by the party of the first part within the amount above speci-
 fied and for the purpose above described and in consideration of some
 doth by these presents grant bargain sell convey and confirm unto the
 said party of the first part to have and to hold and enjoy for ever all
 and singular such rights title interests and share in the cotton corn and
 other produce grown and cultivated during the year 1870 by the said
 party of the second part. Now the condition of the above obligation is this
 that should the said party of the second part on or before the first day
 of November 1870 pay off and discharge his indebtedness to the said
 party of the first part for advances to be made by said party of the
 first part for the present year not to exceed the amount above specified
 then this conveyance and obligation shall be null and void. But
 should default be made in the payment and discharge of said debts
 within the time above specified then the party of the first is
 authorized and empowered by these presents to enter and take possession
 of wherever he may find the property above described or such interest
 or share in the same as the said party of the second part is or may be entitled to and
 after advertising the same for ten days in some newspaper published
 in Limestone County may sell so much as is necessary for cash as well
 discharge the indebtedness of the party of the second part (not to exceed One
 hundred and fifty dollars) to himself the party of the first part
 and the legitimate cost accruing on said sale and the surplus
 of any shall be turned over to the said party of the second part.

In witness whereof the said party of the second part hereunto affix
his hand and seal the day and year above written

Witness 18 E. Kendrick

St. A. Kendrick

2 D. R. Dobb

Stamps 50 c

State of Ala. J. Joshua P. Bannan Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing will was filed
for record Aug 11 1870 was duly recorded same day in said
Book 13 pages 679 & 680. Joshua P. Bannan Judge P. C.

J. R. Rice Jr.
St. Louis

For Grantland

3 State of Alabama 3 With interest from date I promise to pay to my
3 Madison County 3 Grantland or order One hundred & eighty dollars for
value received in money advanced to me by them to purchase necessary
provisions to enable me to make a crop for the present year, said advance
is obtained by my bona fide for the purpose of making a crop and without
such advance it would not be in my power to procure the necessary
provisions to make a crop and said advance is hereby acknowledged as
and made a lien on my crop this year. Witness my hand and
seal this 30th day of July 1870. J. R. Rice Jr. Seal

Attest Hiram T. Toney

State of Ala. J. Joshua P. Bannan Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing will was filed
in my office for record Aug 11 1870 was duly recorded same day in
said Book 13 page 680. Joshua P. Bannan Judge P. C.

J. W. Lowrey

St. Louis

Toney of Grantland

3 State of Alabama 3 With interest from date I promise to pay to my
3 Madison County 3 Grantland or order Twenty five (25) dollars for
value received in money advanced to me by them to purchase necessary
provisions to enable me to make a crop for the present year said advance
is obtained by my bona fide for the purpose of making a crop and without
such advance it would not be in my power to procure the necessary
provisions to make a crop and said advance is hereby acknowledged as
and made a lien on my crop this year I have not given to any
other person or persons a lien on said crop. (Witness my hand and seal
this 11th day of July 1870. J. W. Lowrey Seal

Witness J. S. Baker

State of Ala. J. Joshua P. Bannan Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing will was filed for
record Aug 11 1870 was duly recorded same day in said Book 13 page
680. Joshua P. Bannan Judge P. C.

Peter H. Hunsman

St. Louis

W. D. Barkham

3 of 150 c Huntsville Ala Aug 11/70. On or before the first day
3 of October next we promise to pay to W. D. Barkham or order
3 the sum of One hundred & fifty dollars for and each and purchase
said advance to us to enable us to complete our crop and without such
advance we would be unable to complete and gather the same. We
furthermore acknowledge this to be a just legal & pay or lien on our
entire crop of cotton & corn made and to be made by us during
the year 1870. Also on our entire stock horses mules & cattle and in
the event of a failure on our part to pay the above mentioned

advance at maturity we hereby give the said W. D. Barkham or his agent
liberty to enter our premises take & sell the above mentioned property without
let or hindrance pay himself and the surplus if any to us. Given under
our hands and seals of the day and date first above written

Witness

John Lawler

Stamps 50 c

Security

Patience Hunsman et al Seal

John Barkham

Security

John Hunsman Seal

State of Ala. J. Joshua P. Bannan Judge of the Probate Court for said
Limestone Co. County hereby certify that the foregoing will was filed for
Aug 13 1870 was duly recorded same day in said Book 13 pages 680
& 681. Joshua P. Bannan Judge P. C.

Leopold Roseman 3 This Indenture made this 18th day of June in the year One thousand
St. Louis 3 and Eight hundred and seventy between Leopold Roseman of
Robert B. Mason 3 the County of Giles in the State of Tennessee of the one part and
Robert B. Mason of Limestone Co. Alabama of the other part. Witnesseth that
the said Leopold Roseman for and in consideration of the sum of Two
thousand dollars to him in hand paid the receipt whereof is hereby acknowledged
wholly has this day given granted bargained sold conveyed and con-
firmed and by these presents does give grant bargain sell convey and
confirm unto the said Robert B. Mason all that certain lot of land lying
and being in the Corporation of the town of Athens County of Limestone Co.
State of Alabama and being a portion of Lot 10 as laid down in the
place of said town and described as follows: Beginning at a point
twenty (20) feet west from the South east corner of said lot running
thence west along the pavement twenty two (22) feet more or less being
one third the front of said lot thence north to the corner then corner
by line of said lot thence east twenty two feet (22) thence south to the
point of beginning on the north side of Public Square and known
as the old stand of David F. Smith's "Watch Shop" & Co. & Co. & Co. & Co.
the above described lot with the tenements and appurtenances there-
unto belonging or in any way appertaining unto the said Robert
B. Mason his heirs and assigns forever. And the said Leopold Ros-
eman for himself his heirs and assigns and administration 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 Robert B. Mason his heirs and assigns forever and against himself
and all and every person or persons claiming or holding under him
the said Leopold Roseman and also against the lawful title claim-
ing or demands of all and every person or persons whomsoever. In testimony
whereof the said Leopold Roseman has hereunto subscribed his name
and affixed his seal the day and year first above written

Signed sealed and delivered

in the presence of

Stamps 25 c

Abner Driggall

James Buford

State of Tennessee 3 Personally appeared before me D. A. Helburn Clerk
Giles County 3 of the County Court of said County the within named
bargainer L. Roseman with whom I am personally acquainted and

acknowledged the execution of the attached instrument for the purposes therein contained. Witness my hand at office in Pulaski this 21 day of June 1870

D. A. Wilborn Clerk of Giles County Court

By J. F. Rowe D. C.

State of Tennessee & W. H. Abnermally Chairman of the County Court of Giles County. I said County hereby certify that D. A. Wilborn whose genuine signature is to the within certificate is and was at the time the same was signed Clerk of said Court duly commissioned and qualified to take the acknowledgment of all deeds and other instruments of writing executed before him in said State and that said attestation is in due form of law given under my hand and the official seal of said Court at office in Pulaski this 21st day of June 1870. W. H. Abnermally

Chairman Giles County Court

State of Tennessee & D. A. Wilborn Clerk of the County Court of said Giles County. I hereby certify that W. H. Abnermally whose genuine signature appears to the attached certificate is now and was at the time of signing the same Chairman of the County Court in and for said County duly elected commissioned and qualified as such and his official acts are therefore entitled to due faith and credit.

In testimony whereof I have hereunto set my hand and affixed the seal of said Court at office in Pulaski this 21st day of June 1870

D. A. Wilborn Clerk

By J. F. Rowe D. C.

State of Alabama & Before me Burtin J. Gardner an acting Justice of the Peace in and for said County and State personally appeared Leopoldo Rosarian known to me who acknowledged before me on this day that being informed of the contents of the conveyance to which this certificate is attached he executed the same freely and voluntarily on the day the same were dated given under my hand this the 15th day of August 1870

B. Gardner J. P.

State of Ala. & Joshua P. Cornum Judge of the Probate Court for said Limestone Co. I hereby certify that the foregoing Conveyance was filed for record Aug 15th 1870 & was duly recorded same day in Book 13 page 681 & 682

Joshua P. Cornum Judge P. C.

Adolphus Garrett & Son v. L. American Brown of Limestone County, State of Alabama for and Don Carter. In consideration of Two thousand and two hundred (2024.00) dollars in supplies this day advanced bona fide to me by Don Carter to enable me to make and secure my crop for the year of 1870 on the Fulton place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following property one bay mare & colt aged about nine years and power of sale in case of default for the entire payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama

Stamp 50c

Adolphus Garrett
American Brown

Witness John H. Davis
Witness as to Brown
Don Carter
E. B. Gardner

State of Ala. & Joshua P. Cornum Judge of the Probate Court for said Limestone Co. I hereby certify that the foregoing lien was filed for record Aug 17th 1870 & was duly recorded same day in Book 13 pages 683 & 684

Joshua P. Cornum Judge P. C.

Lewis Harlow & Son v. Charles B. Hayes. This indenture made this the 18th day of August one thousand eight hundred and seventy between Lewis Harlow of the County of Limestone in the State of Alabama of the one part and Charles B. Hayes of the same County and State of the other part. Witnesseth that the said Lewis Harlow for and in consideration of the sum of One hundred and forty dollars to him in hand paid the receipt whereof is hereby acknowledged has the day given granted sold bargained conveyed released aliened released conveyed and confirmed and by this presents do give grant bargain sell alien convey release convey and confirm unto the said Charles B. Hayes all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama and described as follows: The S W 1/4 of the N W 1/4 of Sec 12 in Township 2 range 4 west containing forty acres and 12 hundredths. To have and to hold the above described tract or parcel of land with the appurtenances and tenements thereto belonging or in anywise appertaining unto the said Charles B. Hayes his heirs and assigns forever and the said Lewis Harlow for himself his heirs executors and assigns irrevocably do hereby and in consideration of the premises warrant and with force defend the title to the above described and hereby granted premises unto the said Charles B. Hayes his heirs and assigns from and against her heirs and all and every person or persons claiming or holding under them the said Lewis Harlow and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said Lewis Harlow has hereunto subscribed his name and affixed his seal the day and year above written

Stamp 50c

Signed sealed and delivered in the presence of
Wm. D. Hayes & J. H. Eaves

Lewis Harlow

State of Ala. & Joshua P. Cornum Judge of the Probate Court for said Limestone Co. I hereby certify that Wm. D. Hayes a subscribing witness to the foregoing Conveyance known to me appeared before me on this day and being sworn stated that Lewis Harlow 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 were dated; that he attested the same in the presence of the grantor and of the other witness and that such other witness subscribed his name as a witness in his presence given under my hand this Aug 20th 1870

Joshua P. Cornum Judge P. C.

State of Ala. & Joshua P. Cornum Judge of the Probate Court for said Limestone Co. I hereby certify that the foregoing Conveyance was filed for record Aug 20th 1870 & was duly recorded same day in Book 13 page 683

Joshua P. Cornum Judge P. C.

Ed. Gray & Son v. Charles B. Hayes. On the 1st day of January 1871 I Jas. D. Gray of Limestone County, State of Alabama for and Charles B. Hayes of the same County and State of the other part. Witnesseth that the said Charles B. Hayes for and in consideration of the sum of One hundred and forty dollars to him in hand paid the receipt whereof is hereby acknowledged has the day given granted sold bargained conveyed released aliened released conveyed and confirmed and by this presents do give grant bargain sell alien convey release convey and confirm unto the said Ed. Gray & Son all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama and described as follows: The S W 1/4 of the N W 1/4 of Sec 12 in Township 2 range 4 west containing forty acres and 12 hundredths. To have and to hold the above described tract or parcel of land with the appurtenances and tenements thereto belonging or in anywise appertaining unto the said Ed. Gray & Son his heirs and assigns forever and the said Charles B. Hayes for himself his heirs executors and assigns irrevocably do hereby and in consideration of the premises warrant and with force defend the title to the above described and hereby granted premises unto the said Ed. Gray & Son his heirs and assigns from and against her heirs and all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said Charles B. Hayes has hereunto subscribed his name and affixed his seal the day and year above written

Stamp 50c

Signed sealed and delivered in the presence of
Wm. D. Hayes & J. H. Eaves

Ed. Gray & Son

The within \$200.00 from Jas S Gray to me
was outpiped in full this the 15th day of October 1870
C. B. Hayes

viz: One note for Two Hundred and thirteen $50/100$ Dollars dated 30th December 1867 and due the first day of January 1869 with a credit on said note for fifty dollars. dated the 1st July 1869 said note given for the purchase of land herein mentioned and to secure the prompt and certain payment of said note and interest I hereby bargain and sell to him the said Charles Hayes in fee simple the following tract or parcel of land viz The South East $1/4$ of the north west $1/4$ and the north East $1/4$ of the South West $1/4$ of section 9 Township 2 Range 4 west containing Eighty acres more or less On the following Conditions viz 1st That until the 1st day of January 1871 I am to remain in the use and possession of said land 2nd That if said note & int is not paid promptly on the 1st day of January 1871 he shall have authority to take possession of said land & sell the same at public sale for cash in the Town of Athens Linn County Ala known after first giving notice of the time and place of sale by publication for three weeks in a newspaper of the county if none by posting three or more notices in public places twenty days before said day of sale and the proceeds of such sale apply first to the redeeming and paying the mortgage secondly to the payment of what may be due on said debt or note thirdly to the balance if any to pay over to me fourthly That if said debt or note or int is paid at maturity then the mortgage to be entire valid and become null & void. Given under my hand and seal the 7th day of July 1870

Joined dated and delicious being Stamp 50.0

Dr. J. Gray

John Strub Wm D Hayes

State of Ark. J. D. Joshua P. Connor Judge of the Probate Court for said County
Limestone Co. hereby certify that Wm. D. Hayes a subscribing witness to the
 foregoing conveyance known to me appeared before me this day and being
 sworn, stated that Jas. D. Gray 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 were dated; that he attested
 the same in the presence of the grantor and of the other witness and
 that such other witness subscribed his name as a witness in his presence
 before me under my hand this 20th day of August 1870.

Joshua P. Benson Judge P.B.

John of Howard & Joshua P. Cousen Judge of the Probate Court for
Ligonier Co. I said County hereby certify that the foregoing conveyance
was filed for record Aug 20 1870 now duly recorded & remains duly in
Book 13 pages 683 & 684. Joshua P. Cousen Judge P.C.

Doek Grantland Feb 23 This Instrument witnesseth that for & in consideration of the
To Linn
Jno B McClellan I promise furnished in bona fide by John B McClellan to enable
us to make a crop on the Harper or Shash plantation during the year
1870 & without which it is impossible for us to make & secure our crop
Now to secure the payment of said sum a lien is hereby given
given to the said McClellan on our entire crop & also on our
tensure furnished to us as above stated with power of
sale if the same is not paid on or before the first day

of December 1870. Witness our hands this July 22nd 1870

Witkup Em. Bishop
J. M. Catlin

Doct^r ^{his} Gaultland

J. M. Catlin

George W. Grant

State of Ohio, I Joshua P. Cowan Judge of the Probate ^{Court} for said
Lorain Co. & County hereby certify that the foregoing will was filed for
record Aug 22nd 1890. & was duly recorded same day in Prob. Book 13
pages 684 & 685
Joshua P. Cowan Judge P.C.

Solomon Haine } This Indenture witnesseth that I Solomon Haine C. of Apportionment County
 to Haine } State of Alabama for and in consideration of Three Hundred Dollars
 of Haine } in full for this day advanced bona fide to me and to be advanced to me
 as they become necessary by R Haine & Co. to enable me to make and secure
 my crop for the year of 1870 in the Jackson place and without which I could not
 not make and secure said crop I hereby give them a lien upon said crop and
 also upon the following to wit: Two mules and two horse wagons and
 power of sale in case of default for the certain payment of the same on or before
 the first day of January 1871 according to section 1858 of the Revised Code
 of Alabama August 18th 1870 I think we & Solomon Haine C.
 witness Chas W Haine & Co

State of Ark 3 I Joshua P. Brown Judge of the Probate Court for said county
Linn Co 3 hereby certify that the foregoing has been filed for record
Aug 22nd 1870 and duly recorded same day in Book 18 pages
680
Joshua P. Brown Judge of Probate

Rebecca E Hobbs 3 Know all men by these presents that for the consideration of two
 to David 3 thousands dollars to be paid to me annually out of the lands
 for W. Slop 3 of which Thomas H Hobbs did seize and possess and
 which are particularly described in a certain bill of complaint filed
 by Anna E Hobbs as the administratrix of Thomas H Hobbs vs James
 W. Glass and others as defendants in the Chancery Court of Lincoln
 County Alabama and which two thousands dollars is secured by said
 decree to be paid to me annually out of said lands. Now in consideration
 of said decree and being further anxious and desirous to aid and assist
 the estate of my son Thomas H Hobbs to be relieved from debt and
 liability - I do bargain sell alien and convey to James W Slop my
 entire life estate and any and other interest I may have now or
 hereafter in and to the following described property lying and being
 situate in the town of Athens and State of Alabama and known in the
 plan of said town as lots one hundred and fifty four one hundred
 and fifty five one hundred and fifty six and one hundred and fifty
 seven one hundred and eighty three and one hundred and eighty four
 with the appurtenances thereto belonging to him his heirs and assigns
 forever hereby warranting and convenanting to him a good and perfect
 title to my life estate in said premises given under my hand and the 9th June 1870
 Rebecca E Hobbs
 Ben W. McLean J. Cox
 Joshua P. Brown Judge of the Probate Court for said
 State of Ala 3 & Joshua P. Brown Judge of the Probate Court for said
 Lincoln Co 3 County hereby certify that the foregoing conveyance
 was filed for record Aug 22 1870 & was duly recorded same day in
 Deed Book 13 page 685.

New York Mich. 27 Nov. 1870
I, Joshua Plummer Judge of the Probate Court for said
State of the 3^d County hereby certify that the foregoing conveyance
was filed for record Aug 22 1870 and duly recorded same day in
Deeds Book 13 page 685. Joshua Plummer J. P. C.

Gilbert Key 3 This Indenture made and entered into this the 14th day of
 St. Louis 3 August 1870 between Gilbert Key of the first part and E. J. Diddale
 of the second part all of the County of Limestone State of Alabama
 Witnesseth that the said party of the first part is justly indebted to
 the said E. J. Diddale in the sum of One hundred and thirty seven
 dollars and eighty cents due by account with interest thereon from the
 first day of January 1870. Now this Indenture further witnesseth that
 the said party of the first part for and in consideration of the above
 amount and for the better security of the same and the payment thereof
 hath this day granted bargained and sold unto by these presents do
 grant bargain and sell unto the said E. J. Diddale his heirs and assigns
 all his interest in this present growing crop of cotton and corn now
 growing on the lands owned by Mr. R. H. Hayley to have and to hold.
 This conveyance is made upon the express condition that if the party
 of the first part his heirs or assigns shall pay the said party of the
 second part the said sum of One hundred and thirty seven dollars
 and eighty cents with interest thereon by the first day of January
 1871 then this obligation is to be null and void and if not paid the
 party of the second part is to sell said crop or crops and apply the
 proceeds to the payment of the above named debt or sum of money
 and the balance if any to be paid over to the party of the first part.
 Witnesseth
 Stamp 50¢ Gilbert Key ^{maker} End.

James P. Massey James P. Massey

State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said County
 Limestone Co 3 hereby certify that the foregoing line was filed for record August
 29th 1870 and was duly recorded same day in Deed Book 13 page 686

Joshua P. Cornum Judge P. C.

Do. mch Harris 3 State of Alabama Limestone County Moresville July 15th 1870
 St. Louis 3 This Indenture witnesseth that I Doan Harris of Limestone
 County State of Alabama for and in consideration of One hundred
 dollars in supplies this day advanced bona fide to me by E. J. Diddale
 to enable me to make and secure my crop for the year 1870 on the Belle
 Union place and without which I could not make and secure said crop
 I hereby give the said E. J. Diddale a lien upon said crop and also upon the
 following property to wit One mule a cow and calf to have in full
 simple and power of sale in case of default for the certain payment of
 the sum on or before the first day of January 1871 according to section
 1888 of the Revised Code of Alabama given under our hands and
 Witnesseth
 Doan Harris End.

A. B. Truett J. P. French

State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said
 Limestone Co 3 hereby certify that the foregoing line was filed
 for record Aug 29 1870 and was duly recorded same day in Deed Book
 13 page 686 Joshua P. Cornum Judge P. C.

Adam Porter 3 This Indenture made and entered into this the 25th day of
 St. Louis 3 August 1870 between Adam Porter of the first part and E. J. Diddale
 of the second part all of the County of Limestone State of Alabama

Witnesseth that the said party of the first part is justly indebted to the said
 E. J. Diddale in the sum of Eighty five dollars due by account for provisions
 to enable him to make his present growing crop. Now this Indenture
 further witnesseth that the said party of the first part for and in consid-
 eration of the above amount and for the better security of the same and
 the payment thereof hath this day granted bargained and sold unto by these
 presents do grant bargain and sell unto the said E. J. Diddale his heirs
 and assigns all his interest in this present growing crop of cotton
 and fodder now growing on the lands owned by Mr. Robert Bibb
 also over a certain bay horse that I now own or on the mules I should
 for the horse provided I have to raise an account of a former lien given
 to Mr. Robert Bibb to have and to hold in fee simple until the amount
 is paid. This conveyance is made upon the express purpose or condition
 that the party of the first part his heirs or assigns shall pay the said
 party of the second part said sum of Eighty five dollars by the first
 day of January 1871 then this obligation is to be null and void
 and if not paid the party of the second part is to sell said crop and
 horse and apply the proceeds to the payment of said Eighty five
 Dollars the balance if any to go to the party of the first part.
 Witness my hand and seal
 Adam Porter End.

Witnesseth James P. French
 State of Ala 3 Joshua P. Cornum Judge of the Probate Court for said
 Limestone Co 3 hereby certify that the foregoing line was filed for
 record August 29 1870 and was duly recorded same day in Deed Book
 13 pages 686 & 687 Joshua P. Cornum Judge P. C.

Peter Wright et al 3 State of Alabama Limestone County Moresville Aug 19th 1870
 St. Louis 3 One day after date we promise to pay Mrs. Anne Skinner
 Mrs. Anne Skinner or order the sum of One Hundred Dollars for value received.
 Now in consideration of the above amount and for better security and
 payment of the same we do hereby give the said Anne Skinner a lien
 on our present growing crop of cotton corn and fodder to have and
 to hold in fee simple until the above sum of money is paid whereby
 waiving all exemption and stay laws which are now in force or
 which may be hereafter enacted or enforced to and if the above mentioned
 cotton corn or fodder fails to pay the above amount then this obligation is to
 remain in full force and effect on all subsequent crops until the
 above sum of money is paid in full the above debt was entered for
 value to make the crop for the year of 1870 given under our hands
 and seals
 Stamp 50¢ Peter Wright
 Anne Skinner

Witness James P. Massey
 State of Ala 3 Joshua P. Cornum Judge of the Probate Court for
 Limestone Co 3 said County hereby certify that the foregoing line was
 filed for record August 29 1870 and was duly
 recorded same day in Deed Book 13 page 687
 Joshua P. Cornum
 Judge P. C.

Charles Garbrough } This instrument interdicts that I Charles Garbrough of Limestone
 Do Lend } County State of Alabama for and in consideration of the
 Robt D Griffin } One hundred dollars (\$100) in supplies this day advanced bona fide
 to me and to be advanced to me as they may become necessary by
 Robert D Griffin of Limestone County State of Alabama to enable me
 to make and secure my crop for the year of 1870 on the Thomas
 R Griffin place and without which I could not make and secure
 said crop I hereby give them a lien upon said crop and power of
 sale in case of default for the certain payment of the same on or
 before the first day of January 1871 according to section 1858 of the
 Revised Code of Alabama. This the 25 of Aug 1870
 Witness my hand and seal of office at the Court House of Limestone County
 Alabama this 25th day of August 1870
 Charles X Garbrough Clerk

State of Ala } I Joshua P. Corum Judge of the Probate Court for said
 Limestone Co } County hereby certify that the foregoing lien was filed
 for record Aug 27 1870. and was duly recorded same day in Deed Book
 13 page 688
 Joshua P. Corum Judge P C

Henry H Newby } This indenture made and entered into this the first
 Do Lend } day of January Eighteen hundred and seventy between
 Robin Crutcher } Henry H Newby and Amelia V Newby his wife of the
 County of Limestone State of Alabama of the 1st part and Robin
 Crutcher of the 2nd part Witnesseth that the said Newby wife of the
 first part for and in consideration of the sum of Three hundred
 dollars (\$300.00) to them in hand paid the receipt whereof is hereby
 acknowledged have this day given granted bargained sold aliened
 conveyed released conveyed and confirmed unto by these presents do
 give grant bargain sell alien convey release convey and confirm
 unto the said Robin Crutcher of the 2nd part all that certain tract or
 parcel of land lying and being in the County of Limestone and State
 of Alabama and known and described as follows. Beginning where
 the north line crosses the old still house branch and running
 south down said branch to where said Newby's Spring branch inter
 sects it thence up said Spring branch above said Spring to a hollow
 running down from the road thence up said hollow south to the
 bluegreen road thence along said road west to the New Garden
 road thence north west along said road to the north boundary
 line containing One hundred (100) acres more or less. To Have and
 to hold the above described tract or parcel of land with the tenements
 and appurtenances thereto belonging or in any wise appertain
 ing unto the said Robin Crutcher his heirs and assigns forever
 And the said Henry H Newby and Amelia V Newby his wife for their
 selves their heirs executors administrators do hereby and in con
 sideration of the hereby granted premises warrant and will forever
 defend such right and title as they have to the above and hereby
 granted premises unto the said Robin Crutcher his heirs and
 assigns from and against themselves and all and every person
 or persons claiming or holding under them the said Henry
 H Newby and Amelia V Newby his wife and also against

the lawful title claim or demand of all and every person or
 persons whatsoever claiming or holding by from or under the Govern
 ment of the United States. In testimony whereof the said Henry H Newby and
 Amelia V Newby his wife have hereunto subscribed their names and
 affixed their seals the day and year first above written
 Signed and delivered in presence of } Henry H Newby Clerk
 Robert A Williamson } A. V Newby Clerk

State of Alabama } I P H D Newby in acting Justice of the Peace within and
 Limestone County } for the County of Limestone and State of Alabama hereby cer
 tify that Henry H Newby and Amelia V Newby his wife whose names are
 signed to the within conveyance and who are known to me acknowledged
 before me on this day that being informed of the contents of said convey
 ance that they executed the same voluntarily on the day the same bears
 date. Given under my hand this the 1st day of January 1870
 P H D Newby J P

State of Ala } I Joshua P. Corum Judge of the Probate Court for said
 Limestone Co } County hereby certify that the foregoing conveyance was
 filed for record Sept 5 1870 and was duly recorded same day in Deed
 Book 13 pages 688 & 689.
 Joshua P. Corum Judge P C

George Humes } This instrument interdicts that I George Humes of Limestone
 Do Lend } County State of Alabama for and in consideration of the sum
 of One hundred dollars (\$100) in supplies this day advanced bona
 fide to me and to be advanced to me as they become necessary by R B
 Pables for to enable me to make and secure my crop for the year of
 1870 on the N W Walton place and without which I could not make
 and secure said crop I hereby give them a lien upon said crop and
 also upon the following property viz 1 gray horse with three years
 old and power of sale in case of default for the certain payment of
 the same on or before the first day of November 1870 according to
 section 1858 of the Revised Code of Alabama. Given at Morrisville Ala
 this 20th day of August 1870
 Witness my hand and seal of office
 H S White
 State of Ala } I Joshua P. Corum Judge of the Probate Court for said
 Limestone Co } County hereby certify that the foregoing lien was filed
 for record Sept 7 1870 and was duly recorded same day in Deed Book
 13 page 689.
 Joshua P. Corum Judge P C

George Humes } This indenture interdicts that I A D Free of Limestone
 Do Lend } County State of Alabama for and in consideration of the sum
 of Eight hundred dollars (\$800) in supplies this day advanced bona
 fide to me and to be advanced to me as they become necessary by R B
 Pables for to enable me to make and secure my crop for the year
 of 1870 on the M A Walton place and without which I could not
 make and secure said crop I hereby give them a lien upon said
 crop and also upon the following and power of sale in case of
 default for the certain payment of the same on or before

the first day of November 1870 according to section 1858 of the Revised Code of Alabama. Given at Tuscaloosa Alabama this twenty second day of August Eighteen hundred & seventy (1870)
 Wm. J. Maple
 Stamp \$1.00

State of Ala. J. Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing line was filed for record Sept 7 1870 and duly recorded same day in Deed Book 13 page 689 & 690. Joshua P. Courman Judge P.C.

Indorsed
 D. S. James
 To Lien
 Sumner & Hewell
 Athens Ala Aug 31 1870. Received of Sumner & Hewell One hundred & six \$106.00 Dollars this day advanced to me bona fide to enable me to cultivate make and secure my present growing crop of cotton corn and all other products on my farm and without which advance I could not make cultivate and secure said crop. I hereby create and give a lien on said crops and also upon the following nine (9) acres cotton with full power of sale in case default of payment should occur on or before the 31st day of August 1870 according to the provisions made and provided in such cases in the Revised Code of Alabama.
 Wm. J. Maple Stamp \$0.25 D. S. James

State of Ala. J. Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing line was filed for record Sept 10 1870 and duly recorded same day in Deed Book 13 page 690. Joshua P. Courman Judge P.C.

Wm. H. Mahan
 To Lien
 Sumner & Hewell
 Received Athens Ala September 5 1870 of Sumner & Hewell Fifty three \$53.00 Dollars this day advanced to me bona fide to enable me to cultivate make and secure my present growing crops of cotton and corn and without which advance I could not develop and secure the same. I hereby create and give a lien upon said crops with full power of sale in case default of payment shall occur on or before November 5 1870 according to the provisions made and provided in such cases in the Revised Code of Alabama.
 Stamp \$0.25 Wm. H. Mahan

State of Ala. J. Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing line was filed for record Sept 10 1870 and duly recorded same day in Deed Book 13 page 690. Joshua P. Courman Judge P.C.

Wm. D. Allison
 To Lien
 Sumner & Hewell
 Athens Ala August 10 1870. Received of Sumner & Hewell Forty three \$43.00 Dollars this day advanced to me bona fide to enable me to cultivate make and secure my present growing crop of cotton corn and all other products on a and without which advance I could not make cultivate and secure said crop. I hereby create and give a lien on said crops and also upon the following all horses and mules owned by me with full power of sale in case default of payment should occur on or before the ninth day of October 1870 according to the provisions made and provided in such cases in the Revised Code of Alabama.
 Wm. J. Maple Stamp \$0.25 Wm. D. Allison

See next page for certificate

W. J. Maple
 To Lien
 Sumner & Hewell
 Athens Ala Sept 10 1870. Received of Sumner & Hewell Seven hundred & thirty \$730.00 Dollars this day advanced to me bona fide to enable me to cultivate make and secure my present growing crop of cotton corn and all other products on my farm in Limestone County Alabama and without which advance I could not make cultivate and secure said crop. I hereby create and give a lien on said crops and also upon the following with full power of sale in case default of payment should occur on or before the 10th day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama.
 Wm. J. Maple

Wm. J. Allison
 State of Ala. J. Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing line was filed for record Sept 10 1870 and duly recorded same day in Deed Book 13 page 691. Joshua P. Courman Judge P.C.

State of Ala. J. Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing line of W. J. Allison to Sumner & Hewell for \$430.00 Dollars was filed for record Sept 10 1870 and duly recorded same day in Deed Book 13 page 690. Joshua P. Courman Judge P.C.

J. H. Allison
 To Lien
 Sumner & Hewell
 Athens Ala Sept 10 1870. Received of Sumner & Hewell One hundred & thirty \$130.00 Dollars this day advanced to me bona fide to enable me to cultivate make and secure my present growing crop of cotton corn and all other products on the farm called Cotton Hill or New Park place and without which advance I could not make cultivate and secure said crop. I hereby create and give a lien on said crops and also upon the following with full power of sale in case default of payment should occur on or before the 10th day of April 1870 according to the provisions made and provided in such cases in the Revised Code of Alabama.
 Wm. J. Maple Stamp \$0.25 J. H. Allison

W. J. Allison
 State of Ala. J. Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing line was filed for record Sept 10 1870 and duly recorded same day in Deed Book 13 page 691. Joshua P. Courman Judge P.C.

J. V. Nelson
 To Lien
 H. J. Cartwright
 This Indenture witnesseth that I J. V. Nelson of Limestone County, State of Alabama has this day bought a two horse wagon & harness from H. J. Cartwright for which I have executed my two notes with H. J. Cartwright as security one note payable 1st day October and one note payable 1st day November 1870. I hereby give said H. J. Cartwright a lien upon said wagon and harness and power of sale in case of default for the certain payment of the same on or before the first day of January 1871. Given under my hand and seal this September day of 1870.
 Stamp \$0.25 J. V. Nelson

State of Ala. J. Joshua P. Courman Judge of the Probate Court for said County hereby certify that the foregoing line was filed for record Sept 12 1870 and duly recorded same day in Deed Book 13 page 691. Joshua P. Courman Judge P.C.

Henry Redus 3 This Indenture Witnesseth that I Henry Redus of Louisa County,
 State of Alabama for and in consideration of One hundred & twenty
 eight dollars for supplies heretofore advanced bona fide to me
 by H. P. Cartwright to enable me to make and secure my crop for the year
 of 1870 on the Lyy place and without which I could not make and
 secure said crop I hereby give him a lien upon said crop and also
 upon the following one bay horse rather light color and power of sale
 in case of default for the entire payment of the same on or before the
 first day of February 1871 according to section 1558 of the Revised
 Code of Alabama given under my hand and seal this August 13 1870
 Witness my hand and seal
 H. P. Cartwright
 State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said
 Louisa County hereby certify that the foregoing lien was filed
 for record Sept 12 1870 & was duly recorded same day in Deed
 Book 13 page 692.
 Joshua P. Cornum Judge P.C.

Eli Roman 3 Athens Ala Aug 27 1870. This instrument witnesseth that I Eli Roman
 of Louisa County State of Alabama for and in consideration of Fifty dol
 lar in supplies this day advanced bona fide to me and to be advanced to me as
 they may become necessary by Dr P. Danner to enable me to
 cultivate make and secure my crop for the year 1870 on the Newby place and
 without which advance I could not make cultivate and secure said crop
 I hereby create and give them a lien on said crops and also upon the
 following property 1 cow & calf 1 set Blacksmith tools with full power of sale
 in case of default of payment should occur on or before the 1st day of
 January 1871 according to the provisions made and provided in such cases
 in the Revised Code of Alabama
 Eli Roman
 Witness Jno H Davis
 State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said county
 Louisa County hereby certify that the foregoing lien was filed for record September
 19 1870 & was duly recorded same day in Deed Book 13 page 692
 Joshua P. Cornum Judge P.C.

Milton Groves 3 Athens Ala Sept 9 1870. This instrument witnesseth that I Milton Groves
 of Louisa County State of Alabama for and in consideration of Forty
 dollars in supplies this day advanced bona fide to me and to be advanced
 to me as they may become necessary by Dr P. Danner to enable me to cultivate
 make and secure my crop for the year 1870 on the Roda place & my own place
 and without which advance I could not make cultivate and secure said crop I
 hereby create and give them a lien on said crops and also upon the following
 property viz: One bay horse aged two years one cow one horse wagon two milch cows
 & calves with full power of sale in case of default of payment should occur on or
 before the 1st day of January 1871 according to the provisions made and provided in
 such cases in the Revised Code of Alabama
 Milton Groves
 Witness Peter Davis Jno H Davis
 State of Ala 3 I Joshua P. Cornum Judge of the Probate Court hereby certify that the
 Louisa County foregoing lien was filed for record Sept 18 1870 & was duly recorded
 same day in Deed Book 13 page 692
 Joshua P. Cornum Judge P.C.

J. W. Roney 3 This instrument witnesseth that I J. W. Roney of Louisa County State of Alabama
 for and in consideration of One hundred & twenty five advanced dollars in supplies
 this day advanced bona fide to me and to be advanced to me as they may
 become necessary by Dr P. Danner my choice in the town of Athens to enable me to
 make and secure my crop for the year of 1870 on the Blair place and without which
 I could not make and secure said crop I hereby give them a lien upon said crop
 and also upon the following property viz one bay mare aged eight years with power
 of sale in case of default for the entire payment of the same on or before the first
 day of January 1871 according to section 1558 of the Revised Code of Alabama August 1870
 Witness Jno H Davis
 State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said county hereby certify
 Louisa County that the foregoing lien was filed for record Sept 19 1870 & was
 duly recorded same day in Deed Book 13 page 693. Joshua P. Cornum Judge P.C.

A. S. Arthur 3 Athens Ala Sept 30 1870. This instrument witnesseth that I A. S. Arthur
 of Louisa County State of Alabama for and in consideration of One hundred dollars
 in supplies this day advanced bona fide to me and to be advanced to me as
 they may become necessary by Dr P. Danner to enable me to cultivate make and
 secure my crop for the year 1870 on the Davis place and without which advance
 I could not make cultivate and secure said crop I hereby create and give them
 a lien on two bales cotton with full power of sale in case of default of payment
 should occur on or before the 1 day of Jan 1871 according to the provisions made
 and provided in such cases in the Revised Code of Alabama
 A. S. Arthur
 Witness Jno H Davis
 State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said county hereby certify
 Louisa County that the foregoing lien was filed for record Sept 19 1870 & was
 duly recorded same day in Deed Book 13 page 693. Joshua P. Cornum Judge P.C.

James Williams 3 Athens Ala Aug 22 1870. This instrument witnesseth that I James Williams
 of Louisa County State of Alabama for and in consideration of Two hun
 dred & twenty five dollars in supplies this day advanced bona fide to me
 and to be advanced to me as they may become necessary by Dr P. Danner to enable
 me to cultivate make and secure my crop for the year 1870 on the Thomas place
 and without which advance I could not make cultivate and secure said crop
 I hereby create and give them a lien on said crops and also upon the following
 with full power of sale in case of default of payment should occur on or before
 the 1st day of January 1871 according to the provisions made and provided in
 such cases in the Revised Code of Alabama
 James Williams
 Witness Jno H Davis
 State of Ala 3 I Joshua P. Cornum Judge of the Probate Court for said county
 Louisa County hereby certify that the foregoing lien was filed for record Sept
 19 1870 & was duly recorded same day in Deed Book 13 page 693
 Joshua P. Cornum Judge P.C.

J. W. Roney 3 Athens Ala Sept 15 1870. This instrument witnesseth that I J. W. Roney
 of Louisa County State of Alabama for and in consideration of One
 hundred dollars in supplies this day advanced bona fide to me and
 to be advanced to me as they may become necessary by Dr P. Danner

Satisfaction in full
 July 1876 J. P. Danner
 Dr. J. P. Danner

to enable me to cultivate make and secure my crop for the year 1870 on the Thomas place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following - with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama
 Witness
 J. H. Hatcher LS
 Stamp 50¢

Jos. H. Davis
 State of Ala. J. P. Danner Judge of the Probate Court for said county
 Limestone Co. I hereby certify that the foregoing lien was filed for record Sept 19 1870 & was duly recorded same day in Dub. Book 13 page 693 & 694
 Joshua P. Danner Judge P. C.

Elipah Landers 3 Athens Ala Aug 20th 1870. This instrument interprets that I Elipah
 Dr. Linn 3 Landers of Limestone County State of Alabama for and in consideration of
 J. P. Danner 3 Dollars in supplies this day advanced bona fide to me and to be
 advanced to me as they may become necessary by Dr. P. Danner to enable
 me to cultivate make and secure my crop for the year 1870 on the Wood Ladders
 place and without which advance I could not make cultivate and secure
 said crop I hereby create and give them a lien on said crops and also
 upon the following property one two horse wagon with full power of sale
 in case default of payment should occur on or before the 1st day of
 January 1871 according to the provisions made and provided in such
 cases in the Revised Code of Alabama
 Witness Porter Poole Stamp 50¢ Elipah Landers LS
 J. H. Davis

State of Ala. J. P. Danner Judge of the Probate Court for said
 Limestone Co. I hereby certify that the foregoing lien was filed for
 record Sept 19th 1870 & was duly recorded same day in Dub. Book
 13 page 694.
 Joshua P. Danner Judge P. C.

Felix Shuck 3 Athens Ala August 6th 1870. This instrument interprets that I Felix
 Dr. Linn 3 Shuck Co of Limestone County State of Alabama for and in consideration
 of J. P. Danner 3 Dollars in supplies this day advanced bona fide to me and to be
 advanced to me as they may become necessary by Dr. P. Danner to enable me to
 cultivate make and secure my crop for the year 1870 on the Mrs Shuck place and without which advance I could
 not make cultivate and secure said crop I hereby create and give them
 a lien on said crops and also upon the following - with full power
 of sale in case default of payment should occur on or before the 1st
 day of January 1871 according to the provisions made and provided
 in such cases in the Revised Code of Alabama
 Witness
 Geo. H. Danner Stamp 50¢ Felix Shuck LS
 Porter Poole

State of Ala. J. P. Danner Judge of the Probate Court for said
 Limestone Co. I hereby certify that the foregoing lien was filed
 for record Sept 19th 1870 & was duly recorded same day in Dub.
 Book 13 page 694
 Joshua P. Danner Judge P. C.

Satisfaction in full
 June 1876 J. P. Danner
 Dr. J. P. Danner

J. M. Bradshaw 3 Athens Ala August 10th 1870. This instrument interprets that I J. M.
 Dr. Linn 3 Bradshaw of Limestone County State of Alabama for and in consideration
 of J. P. Danner 3 of fifteen dollars in supplies this day advanced bona fide to me and
 to be advanced to me as they may become necessary by Dr. P. Danner to enable
 me to cultivate make and secure my crop for the year 1870 on the - place and
 without which advance I could not make cultivate and secure said crop I
 hereby create and give them a lien on said crops and also upon the following
 property viz one yoke oxen and with full power of sale in case default of
 payment should occur on or before the 1st day of Jan 1871 according
 to the provisions made and provided in such cases in the Revised Code of
 Alabama
 Witness Porter Poole Stamp 50¢ J. M. Bradshaw LS

State of Ala. J. P. Danner Judge of the Probate Court for said county
 Limestone Co. I hereby certify that the foregoing lien was filed for record Sept
 19 1870 & was duly recorded same day in Dub. Book 13 page 695
 Joshua P. Danner Judge P. C.

Wash. Grayby 3 Athens Ala August 10th 1870. This instrument interprets that I
 Dr. Linn 3 Washington Grayby of Limestone County State of Alabama for and in
 consideration of J. P. Danner 3 One Hundred dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they may become
 necessary by Dr. P. Danner to enable me to cultivate make and secure
 my crop for the year 1870 on the John Grayby place and without which
 advance I could not make cultivate and secure said crops I hereby create
 and give them a lien on said crops and also upon the following property
 one bay horse aged 5 years old & cow one calf 11 head hogs with full
 power of sale in case default of payment should occur on or before the 1st day
 of January 1871 according to the provisions made and provided in such
 cases in the Revised Code of Alabama
 Witness James A. Scott for J. H. Davis Stamp 50¢ Washington Grayby LS

State of Ala. J. P. Danner Judge of the Probate Court for said county hereby
 Limestone Co. I hereby certify that the foregoing lien was filed for record Sept 19 1870 & was
 duly recorded same day in Dub. Book 13 page 695. Joshua P. Danner Judge P. C.

A. M. Green 3 Athens Ala August 12th 1870. This instrument interprets that I A. M. Green
 Dr. Linn 3 of Limestone County State of Alabama for and in consideration of J. P. Danner
 of J. P. Danner 3 Dollars in supplies this day advanced bona fide to me and to be
 advanced to me as they may become necessary by Dr. P. Danner to enable me to
 cultivate make and secure my crop for the year 1870 on the Mrs. C. S. Green - Mrs
 Jones & Mrs. Arjins place and without which advance I could not make cultivate and secure
 said crop I hereby create and give them a lien on said crops and also upon the follow-
 ing property one bay mare 5 years old one cow & calf ten head hogs with full
 power of sale in case default of payment should occur on or before the 1st
 day of January 1871 according to the provisions made and provided in such
 cases in the Revised Code of Alabama
 Witness J. H. Danner for J. H. Davis Stamp 50¢ A. M. Green LS

State of Ala. J. P. Danner Judge of the Probate Court for said county
 Limestone Co. I hereby certify that the foregoing lien was filed for record Sept
 19 1870 & was duly recorded same day in Dub. Book 13 page 695
 Joshua P. Danner Judge P. C.

Satisfaction in full
 July 1876 J. P. Danner
 Dr. J. P. Danner
 Dec 17 1876 J. P. Danner
 Dr. J. P. Danner

Satisfied in full
Feb 1876 Dr P. Tanner

Levi Lander 3 Athens Ala Aug 18th 1870. This instrument witnesses that I Levi Lander of Limestone County, State of Alabama for and in consideration of One Hundred & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Tanner to enable me to cultivate make and secure my crop for the year 1870 on the Thomas Place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following - with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama. *Thrup 50 c* Levi Lander LS

Witness Geo W. Tanner pro Dr P. Tanner
 State of Ala 3 I Joshua P. Connor Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed for record Sept 19 1870 and was duly recorded same day in Book 13 page 696. Joshua P. Connor Judge P. C.

Satisfied in full
Feb 1876 Dr P. Tanner

Joshua Turner 3 Athens Ala Aug 18th 1870. This instrument witnesses that I Joshua Turner of Limestone County, State of Alabama for and in consideration of One Hundred Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Tanner to enable me to cultivate make and secure my crop for the year 1870 on the Ed. Hine place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following property One sorrel mare 6 years old one gray mare 9 years old 20 head hogs with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama. *Thrup 50 c* Joshua Turner LS

Witness Geo W. Tanner pro Dr P. Tanner
 State of Ala 3 I Joshua P. Connor Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed for record September 19th 1870 and was duly recorded same day in Book 13 page 696. Joshua P. Connor Judge P. C.

Satisfied in full
Feb 1876 Dr P. Tanner

Jerah E. Lantz 3 Athens Ala Sept 8th 1870. This instrument witnesses that I Jerah E. Lantz of Limestone County, State of Alabama for and in consideration of Forty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Tanner to enable me to cultivate make and secure my crop for the year 1870 on the Ed. Petty place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following property viz 1 alb horse aged 9 years 1 gray mare 6 years old 1 colt four months with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama. *Thrup 50 c* Jerah E. Lantz LS

Witness M. J. Abornathy
 State of Ala 3 I Joshua P. Connor Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed for record Sept 19 1870 and was

duly recorded same day in Book 13 page 696
 Joshua P. Connor Judge P. C.

Satisfied in full
Aug 29 1871 Dr P. Tanner

W. G. Graham 3 Athens Ala Aug 18th 1870. This instrument witnesses that I W. G. Graham of Limestone County, State of Alabama for and in consideration of One Hundred Fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Tanner to enable me to cultivate make and secure my crop for the year 1870 on the Ed. Hine place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following property One sorrel mare 12 years old 1 yellow mare 10 years old one two three yearling one weanling 28 head hogs with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama. *Thrup 50 c* W. G. Graham LS

Witness Geo W. Tanner pro Dr P. Tanner
 State of Ala 3 I Joshua P. Connor Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed for record Sept 19 1870 and was duly recorded same day in Book 13 page 697. Joshua P. Connor Judge P. C.

Satisfied in full
Feb 1876 Dr P. Tanner

Donie Mabone 3 Athens Ala Aug 22nd 1870. This instrument witnesses that I Donie Mabone of Limestone County, State of Alabama for and in consideration of One Hundred & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Tanner to enable me to cultivate make and secure my crop for the year 1870 on the Thomas place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following - with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama. *Thrup 50 c* Donie Mabone LS

Witness Geo W. Tanner pro Dr P. Tanner
 State of Ala 3 I Joshua P. Connor Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed for record Sept 19 1870 and was duly recorded same day in Book 13 page 697. Joshua P. Connor Judge P. C.

Satisfied in full
Feb 1876 Dr P. Tanner

Levi Washington 3 Athens Ala Aug 22nd 1870. This instrument witnesses that I Levi Washington of Limestone County, State of Alabama for and in consideration of One Hundred & fifty Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Tanner to enable me to cultivate make and secure my crop for the year 1870 on the Thomas Place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama. *Thrup 50 c* Levi Washington LS

Witness Geo W. Tanner pro Dr P. Tanner

State of Ala 3^d Joshua P. Cannon Judge of the Probate Court for said
 Louisiana Co 3 County hereby certify that the foregoing line was filed for
 record Sept 19 1870 was duly recorded same day in Deed Book 13 page 697
 Joshua P. Cannon Judge P.C.

2^d 16 Patches 3 This instrument witnesses that I 2^d 16 Patches of Louisiana County State
 of Alabama for and in consideration of thirty dollars in supplies the day
 advanced bona fide to me and to be advanced to me as they may become
 necessary by S. P. Cannon merchant in the town of Athens to enable me to
 make and secure my crop for the year 1887 on the Fletcher & McLaurem
 place and without which I could not make and secure said crop I hereby
 give them a lien on said crop and also upon the following property one
 small mare & colt mare aged about seven years colt about two months
 three head cattle fifteen head hogs and power of sale in case of default
 for the certain payment of the same on or before the first day of May
 1871 according to section 1858 of the Revised Code of Alabama July 25 1870
 Witness my hand and seal of office at Athens Ga. 2^d 16 Patches
 1870

State of Ala 3^d Joshua P. Cannon Judge of the Probate Court for said
 Louisiana Co 3 County hereby certify that the foregoing line was filed
 for record Sept 19 1870 was duly recorded same day in Deed Book
 13 page 698.
 Joshua P. Cannon Judge P.C.

Robert Frazer 3 Athens Ala Aug 22^d 1870. This instrument witnesses that I Robert Frazer
 of Louisiana County State of Alabama for and in consideration of
 300 hundred and fifty dollars in supplies the day advanced bona fide
 to me and to be advanced to me as they may become necessary by S. P.
 Cannon to enable me to cultivate make and secure my crop for the year
 1870 on the Thomas place and without which advance I could not make
 cultivate and secure said crop I hereby create and give them a lien
 on said crops and also upon the following with full power of sale in
 case of default of payment should occur on or before the 1st day of
 January 1871 according to the provisions made and provided in such
 cases in the Revised Code of Alabama Robert Frazer 28
 Witness Geo. H. Davis Thomas J. Cannon June 5th 1870

State of Ala 3^d Joshua P. Cannon Judge of the Probate Court for said
 Louisiana Co 3 County hereby certify that the foregoing line was filed
 for record Sept 19 1870 was duly recorded same day in Deed
 Book 13 page 698.
 Joshua P. Cannon Judge P.C.

John Allen 3 Athens Ala Aug 22^d 1870. This instrument witnesses that I John
 Allen of Louisiana County State of Alabama for and in considera-
 tion of One hundred & twenty five dollars in supplies the day
 advanced bona fide to me and to be advanced to me as they may become
 necessary by S. P. Cannon to enable me to cultivate make and
 secure my crop for the year 1870 on the Thomas place and without
 which advance I could not make cultivate and secure said crop
 I hereby create and give them a lien on said crops and also
 upon the following property one mare colt mare 6 years old

one dark bay mare 4 years old with full power of sale in case default
 of payment should occur on or before the 1st day of January 1871 according to
 the provisions made and provided in the Revised Code of Alabama
 Witness Geo. H. Davis Thomas J. Cannon June 5th 1870
 John Allen 28

State of Ala 3^d Joshua P. Cannon Judge of the Probate Court for said County hereby
 Louisiana Co 3 County certify that the foregoing line was filed for record Sept 19 1870 was
 duly recorded same day in Deed Book 13 pages 698 & 699 Joshua P. Cannon Judge P.C.

Orange Drop 3 Athens Ala Aug 27th 1870. This instrument witnesses that I Orange
 Drop of Louisiana County State of Alabama for and in consideration of One
 hundred & twenty five dollars in supplies the day advanced bona fide to me
 and to be advanced to me as they may become necessary by S. P. Cannon to enable
 me to cultivate make and secure my crop for the year 1870 on the Thomas place
 and without which advance I could not make cultivate and secure said crop
 I hereby create and give them a lien on said crops and also upon the following
 with full power of sale in case default of payment should occur on or before
 the 1st day of January 1871 according to the provisions made and provided in
 such cases in the Revised Code of Alabama Orange Drop 28
 Witness O. R. Barksdale Geo. H. Davis June 5th 1870

State of Ala 3^d Joshua P. Cannon Judge of the Probate Court for said County
 Louisiana Co 3 County hereby certify that the foregoing line was filed for record Sept 19
 1870 was duly recorded same day in Deed Book 13 page 699
 Joshua P. Cannon Judge P.C.

2^d 16 DeForest 3 Athens Ala Aug 22^d 1870. This instrument witnesses that I 2^d 16 DeForest
 of Louisiana County State of Alabama for and in consideration of Twenty
 6 3 hundred and fifty dollars in supplies the day advanced bona fide to me and to be
 advanced to me as they may become necessary by C. S. Hudson to enable
 me to cultivate make and secure my crop for the year 1870 on the Fletcher
 Carter place and without which advance I could not make cultivate and secure
 said crop I hereby create and give them a lien on said crops and also
 upon the following with full power of sale in case default of pay-
 ment should occur on or before the 1st day of January 1871 according to
 the provisions made and provided in such cases in the Revised Code of
 Alabama 2^d 16 DeForest 28
 Witness Geo. H. Davis Thomas J. Cannon June 5th 1870

State of Ala 3^d Joshua P. Cannon Judge of the Probate Court for said
 Louisiana Co 3 County hereby certify that the foregoing line was filed for
 record Sept 19 1870 was duly recorded same day in Deed Book 13
 page 699.
 Joshua P. Cannon Judge P.C.

2^d 16 Gray 3 Athens Ala Aug 23^d 1870. This instrument witnesses that I 2^d 16 Gray
 of Louisiana County State of Alabama for and in consideration
 of One hundred & twenty five dollars in supplies the day advanced
 bona fide to me and to be advanced to me as they may become
 necessary by Ben F. Gray to enable me to cultivate make and secure
 my crop for the year 1870 on the John Gray place and without
 which advance I could not make cultivate and secure said crop

I hereby create and give a lien on said crops and also upon the following property One acre three 9 years old with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama Stamp 50¢ J. H. Staggall LS

Witness J. H. Davis & J. H. Davis
State of Ala. J. H. Davis Judge of the Probate Court for said county
Limestone Co. I hereby certify that the foregoing lien was filed for record Sept 19 1870 and was duly recorded same day in Dub Book 13 page 699700
Joshua P. Conner Judge P. C.

Saml Piper 3 Altho Al. July 27 1870. This instrument certifies that J. H. Davis
Do Lien 3 Piper of Limestone County State of Alabama for and in consideration of
J. H. Davis 3 Forty Dollars in supplies this day advanced bona fide to me and to
be advanced to me as they may become necessary by J. H. Davis & Bro.
to enable me to cultivate make and secure my crop for the year 1870 on
the Dry or place and without which advances I could not make cultivate and
secure said crop I hereby create and give a lien on said crop and
also upon the following - with full power of sale in case default of
payment should occur on or before the 1st day of January 1870 according
to the provisions made and provided in such cases in the Revised Code of
Alabama Stamp 50¢ Samuel H. Piper LS

Witness J. H. Davis & J. H. Davis
State of Ala. J. H. Davis Judge of the Probate Court for said county
Limestone Co. I hereby certify that the foregoing lien was filed for record Sept
19 1870 and was duly recorded same day in Dub Book 13 page 700
Joshua P. Conner Judge P. C.

Ben Cain 3 This instrument certifies that J. H. Cain, exor of Limestone County
Do Lien 3 State of Alabama for and in consideration of Security dollars in
Fid Cain 3 supplies this day advanced bona fide to me and to be advanced to me
as they become necessary by Ben Cain exor to enable me to make and
secure my crop for the year of 1870 on the Dick Malone place and without
which I could not make and secure said crop I hereby give a lien upon said
crop and also upon the following property One acre fully aged about seven
years old and power of sale in case of default for the certain payment
of the same on or before the first day of January 1871 according to
section 1858 of the Revised Code of Alabama August 27 1870

Witness J. H. Davis & J. H. Davis
State of Ala. J. H. Davis Judge of the Probate Court for said county
Limestone Co. I hereby certify that the foregoing lien was filed for record
Sept 19 1870 and was duly recorded same day in Dub Book 13 page
701
Joshua P. Conner Judge P. C.

Jan M. Hensby 3 Altho Al. Sept 19 1871. Received of Fanner & Hensby thirty one
Do Lien 3 30 Dollars this day advanced to me bona fide to enable me
Fanner & Hensby 3 to cultivate make and secure my present growing crop of
cotton corn and all other products on the plantation of Jan M. Hensby

"Logwood flat place" and without which advances I could not make cultivate
and secure said crop I hereby create and give a lien on said crops and also upon
the following - with full power of sale in case default of payment should occur
on or before the 19th day of Nov 1870 according to the provisions made and provided
in such cases in the Revised Code of Alabama Stamp 50¢

Witness J. H. Davis & J. H. Davis
State of Ala. J. H. Davis Judge of the Probate Court for said county hereby
Limestone Co. I certify that the foregoing lien was filed for record Sept 20 1870 and was duly
recorded same day in Dub Book 13 page 701 Joshua P. Conner Judge P. C.

J. H. Davis 3 Altho Al. Sept 19 1870. Received of Fanner & Hensby thirty two or
Do Lien 3 70 Dollars this day advanced to me bona fide to enable me to cultivate
Fanner & Hensby 3 make and secure my present growing crop of cotton corn and all other products
on - and without which advances I could not make cultivate and secure said
crop I hereby create and give a lien on said crops and also upon the following -
with full power of sale in case default of payment should occur on or before the 19th
day of Nov 1870 according to the provisions made and provided in such cases in
the Revised Code of Alabama Stamp 50¢ Isaac P. Moore LS

Witness J. H. Davis & J. H. Davis
State of Ala. J. H. Davis Judge of the Probate Court for said county hereby
Limestone Co. I certify that the foregoing lien was filed for record Sept 20 1870 and was duly
recorded same day in Dub Book 13 page 701 Joshua P. Conner Judge P. C.

W. H. Hill 3 Altho Al. September 12 1870. Received of Fanner & Hensby Two Hundred
Do Lien 3 and eleven 50 Dollars this day advanced to me bona fide to enable me
Fanner & Hensby 3 to cultivate make and secure my present growing crop of cotton corn and
all other products on the Greenbriar and without which advances I could not
make cultivate and secure said crop I hereby create and give a lien on said
crops and also upon the following - with full power of sale in case default of
payment should occur on or before the 12th day of November 1870 according to the
provisions made and provided in such cases in the Revised Code of Alabama
Stamp 50¢ E. A. Willes LS

Witness J. H. Davis & J. H. Davis
State of Ala. J. H. Davis Judge of the Probate Court for said county hereby certify
Limestone Co. I certify that the foregoing lien was filed for record Sept 20 1870 and was duly
recorded same day in Dub Book 13 page 701 Joshua P. Conner Judge P. C.

Woodford 3 Altho Al. September 13 1870. Received of Fanner & Hensby One hundred
Do Lien 3 and six 30 Dollars this day advanced to me bona fide to enable
Fanner & Hensby 3 me to cultivate make and secure my present growing crop of cotton corn
and all other products on the Mott's Garret plantation and without which advances
I could not make cultivate and secure said crop I hereby create and give a
lien on said crops and also upon the following - with full power of sale in case default of
payment should occur on or before the 16th day of November 1870 according
to the provisions made and provided in such cases in the Revised Code of
Alabama Stamp 50¢ W. C. Woodford LS

Witness J. H. Davis & J. H. Davis
State of Ala. J. H. Davis Judge of the Probate Court for said
Limestone Co. I certify that the foregoing lien was

filed for record Sept 24 1870 & was duly recorded same day in
Dud Book 18 page 701 Joshua P. Courman Judge P.C.

Nathan C. Johnson } State of Alabama, Limestone County, December the fifteenth
Do Deed } day A.D. one thousand eight hundred & seventy four. Know all
men by these presents that I Nathan C. Johnson of the County
of Limestone and also on the day & date above have given unto my children
Zarah Johnson Samuel L. Johnson George W. Johnson Mary F. Johnson
and Martha J. Johnson the following described land viz: Known as a part
of the north east quarter of section twenty three of township one range
three west also a portion of land being in the north west quarter of said
section township and range in order to make Limestone Creek, the dividing
line, being the land on which I now reside being by estimate two
hundred acres more or less. To have & to hold the above described land
& premises together with all the privileges and appurtenances thereto
belonging or in any way appertaining unto them the said children viz:
Zarah Johnson Samuel L. Johnson George W. Johnson Mary F. Johnson & Martha J. Johnson do
their heirs or assigns forever and the said Nathan C. Johnson doth
agree that he has a good title to the above land or parcel of land
and will forever warrant and defend the right & title of the same to
his above named children in witness whereof I the said Nathan C.
Johnson do hereunto set and affix my hand and seal this 15th of
Dec 1864 Nathan C. Johnson

Test A. W. Stroud

John W. Stroud

State of Ala. } Joshua P. Courman Judge of the Probate Court for said County
Limestone Co. } hereby certify that Nathan C. Johnson 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 hands on this the 21st day of September 1870

Joshua P. Courman Judge P.C.

State of Ala. } Joshua P. Courman Judge of the Probate Court for said
Limestone Co. } hereby certify that the foregoing Deed was filed
for record September 21st 1870 & was duly recorded same day in Dud
Book 18 page 702 Joshua P. Courman Judge P.C.

James L. Courman wife } This Indenture made this 27 day of July in the year one thousand
Do Deed } eight hundred and seventy between James L. Courman and wife Sam-
y W. Courman } M. Courman of the County of Limestone in the State of Alabama of the one
part and by W. Courman of the other part witnesseth that the said James L. Courman
saids for and wife for and in consideration of the sum of Ten dollars to them
in hand paid the receipt whereof is hereby acknowledged have this day been given
granted bargained sold aliened excepted released conveyed and confirmed
and by these presents do give grant bargain sell alien excepted released conveyed
and confirm unto the said — all that certain tract or lot of land lying
and being in the County of Limestone State of Alabama and known and
described as follows to wit: Commencing at North West corner of a
lot this day deeded by said Courman to Ransom Francis running east

20 poles north 7 poles west 20 poles thence south to beginning. To have
and to hold the above described land with the tenements and appurtenances
thereto belonging or in any way appertaining unto the said by W. Courman his
heirs and assigns forever. And the said J. L. Courman for himself heirs assigns and
administrators do hereby and in consideration of the premises warrant and will
forever defend the title to the above described and hereby granted premises unto the
said by W. Courman heirs and assigns forever and against themselves and all and
every person or persons claiming or holding under the said J. L. Courman wife and
also against the lawful title claim or demand of all and every person or persons
whomsoever claiming or holding by force or under the Government of the United
States. In testimony whereof the said J. L. Courman wife hereunto subscribe their names
and affix their seal the day and year first above written.
Signed sealed and delivered in presence of J. L. Courman
J. W. Courman

State of Alabama } Joshua P. Courman Judge of the Probate Court for said County
Limestone Co. } hereby certify that James L. Courman and Mary M. Courman 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 said conveyance
they executed the same voluntarily on the day the same bears date given under
my hands 27th July 1870 Joshua P. Courman Judge Probate
State of Ala. } Joshua P. Courman Judge of the Probate Court for said County hereby
Limestone Co. } certify that the foregoing conveyance was filed for record Sept 23 1870
& was duly recorded same day in Dud Book 18 page 702 Joshua P. Courman Judge P.C.

John W. Thompson } The State of Alabama, Limestone County July 26th 1870. This Indenture made
Do Deed } and entered into this day of July Eighteen hundred and seventy between
M. Courman } John W. Thompson of the first part and M. Courman of the second part both of
the County and State of said Alabama the said party of the first part is fully indebted
by his bond or obligation in writing of this date to the said party of the second
part in the sum of Eight hundred and Ten Dollars (\$810.00) And this Indenture
witnesseth that the said party of the first part in consideration of the above named
debt or sum of money (\$810.00) due the party of the second part as aforesaid
and for the better security for the payment thereof hath granted bargained and
sold and by these presents do grant bargain and sell unto the said party of the
second part the following described property to wit: One bay horse & two
mares and all my cows and hogs and all my interest in the same and cotton
crop now being raised by me or my tenants on the plantation of said party
located by me for the year 1870. To have and to hold the above described property
unto the said party of the second part his heirs or assigns. This conveyance is
made upon the Express Condition that if the party of the first part his heirs or
assigns shall pay the said party of the second part the said sum of Eight
hundred and ten dollars with interest thereon from the date on or before
the first day of January Eighteen hundred and seventy one then this
obligation to be void but if not paid as aforesaid the said party of the second
part is to take possession of the property conveyed and use the same
to the highest bidder for cash in the town of Morrisville after giving
ten days notice and apply the proceeds of such sale to the payment of
the said debt and the balance if any pay over to said party of
the first, the said John W. Thompson binds himself to gather & deliver

said crop and to give and take the Oath and no property to be married, entered
 given under my hands and seals the day and date above written.

Witness my hand and seal the 5th day of September 1870.
 J. H. Thompson
 No. 6 J. H. Thompson
 State of Ala. I, Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co. do hereby certify that the foregoing deed was filed for record Sept
 24 1870 and was duly recorded same day in Deed Book 13 pages 703 & 704
 Joshua P. Cannon Judge P.C.

Wm. Vaughan & Co. Linn
 3 This Indenture witnesses that I, Wm. Vaughan of Limestone County
 State of Alabama for and in consideration of Fifty (\$50) Dollars in
 cash to me paid by Geo. W. Parkman to enable
 me to make and secure my crop for the year of 1870 in the District of
 Limestone which said advance I could not make and secure said crop I hereby
 give him a Lien on said crop of every description raised and grown by me and
 former of sale in case of default for the entire payment of the same on
 or before the 1st day of November 1870 according to section 1858 of the Revised
 Code of Alabama. Given under my hand and seal the 15th day of August 1870
 Wm. Vaughan
 R. W. Parkman
 State of Ala. I, Joshua P. Cannon Judge of the Probate Court for said
 Limestone Co. do hereby certify that the foregoing Lien was filed for
 record Sept. 24 1870 and was duly recorded same day in Deed Book 13 page
 704
 Joshua P. Cannon Judge P.C.

R. P. Jones & Co. Mortgage
 3 This Indenture made and entered into this the 5th day of Septem-
 ber 1870 between Robert P. Jones and Carrick Hallin of Limestone
 County Alabama and whereas on the 14th day of May 1870 the Circuit Court of
 Limestone County Alabama did render a judgment for three hundred and
 eighty eight \$388.00 dollars against said Robert P. Jones and favor of the
 said Carrick Hallin and whereas on the 25th day of May 1870 the
 Clerk of said Court issued an execution upon said judgment for said
 sum together with the further sum of ten \$10.00 dollars costs of said
 and whereas said execution was levied on the following lands situated
 in Limestone County Alabama known as the east half of north east quarter
 of section four and west quarter of section three all in Township two
 range six west and south east quarter of section thirty three township
 one range six west containing in all four hundred acres more or
 less in the hands of said Jones and said lands were advertised to be
 sold on the first Monday in September and the said Carrick Hallin did
 at the instance and request of said Robert P. Jones hold up said
 execution and put for sale said lands. Now for and in consideration of
 the premises the said Robert P. Jones has this day given granted bargained
 and sold and by these presents do give grant bargain and sell unto
 the said Carrick Hallin and to them their heirs and assigns forever
 all the right title and interest whatever of the said Robert P. Jones
 in the above described lands to secure the payment above men-
 tioned sum together with the further sum of five dollars the cost
 of advertising said land for sale on the first day of January

1871 together with the interest due thereon. Now if the said Jones shall not and
 truly pay said sum by said first day of January 1871 then this Indenture
 shall be null and void. But if the said Robert P. Jones shall fail or refuse to
 pay said sum as above set forth then the said Carrick Hallin or shall have
 power and authority is hereby given to sell all or so much of said land as
 may be necessary to pay off said sum and the cost of the instrument and
 said sales after first giving thirty days notice of time and place of sale.
 Witness my hand and seal this the 5th day of September 1870 (the words "the parties"
 interlined after the word "sum" was written before the signing of the instrument.)
 R. P. Jones

Stamp 50¢
 James L. Cannon
 State of Ala. I, Joshua P. Cannon Judge of the Probate Court for said County
 Limestone Co. do hereby certify that the foregoing Conveyance was filed for record
 Sept 24 1870 and was duly recorded same day in Deed Book 13 pages 704 & 705
 Joshua P. Cannon Judge P.C.

John Holt & Co. Debt
 3 This Indenture made this eight (8) day of January in the year one
 thousand eight hundred and seventy (1870) between John Holt of
 the County of Limestone in the State of Alabama of the one part and Lewis
 E. Johnson of the County of Limestone and State of Alabama of the other part Witness
 that the said John Holt for and in consideration of the sum of fifty dollars to
 him in hand paid the receipt whereof is hereby acknowledged have the day
 given granted bargained sold conveyed and confirmed unto the said Lewis E. Johnson
 and his heirs and assigns forever all that certain tract or parcel of land lying and being in the County of
 Limestone in the State of Alabama and known and described as follows to wit
 the north half of the north west 1/4 of Section No. 35 Township No. 2
 Range No. 4 west eighty acres more or less. To have and to hold the
 above described land with the tenements and appurtenances thereto
 belonging or in any way appertaining unto the said Lewis E. Johnson
 his heirs and assigns forever and the said John Holt for himself his
 heirs executors and administrators do hereby and in consideration of
 the premises warrant and well forever defend the title to the above described
 and hereby granted premises unto the said Lewis E. Johnson his heirs
 and assigns from and against himself and all and every person or
 persons claiming or holding under them the said John Holt and also
 against the lawful title claim or demand of all and every person or
 persons whomsoever In testimony whereof the said John Holt hereunto
 subscribes his name and affix his seal the day of our first above written
 Signed Sealed and delivered
 Stamp 50¢ John Holt

in the presence of
 John E. Filding & J. F. Filding
 State of Alabama I, Joshua P. Cannon Judge of the Probate Court for said
 Limestone County do hereby certify that Andrew J. Filding a solemn
 being witness to the foregoing Conveyance known to me appeared before
 me this day and being sworn stated that John Holt the grantor in
 the conveyance voluntarily executed the same in his presence and
 in the presence of the other subscribing witness on the day the same
 bears date; that he attested the same in the presence of the grantor

and of the other witness and that each other witness subscribed his name as a witness in his presence. Given under my hand this 26 day of September A.D. 1870 Joshua P. Cornum Judge P.C.

State of Ala. I Joshua P. Cornum Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed for record Sept 26 1870 and was duly recorded same day in Dub Book 13 pages 705 & 706 Joshua P. Cornum Judge P.C.

Abner S. Hargrove & Son This Indenture witnesseth that I Ab. S. Hargrove of Limestone County State of Alabama for and in consideration of Fifty dollars to Linn J. S. McWilliams in full for the day advanced bona fide to me and to be accounted to me as they become necessary by J. S. McWilliams to enable me to make and secure my crop for the year of 1870 on the mill place and with out which I could not make and secure said crop I hereby give him a lien upon one half and power of sale in case of default for the certain payment of the same on or before the first day of January 1871 according to section 1858 of the Revised Code of Alabama. This tenth day of August 1870. Stamp 50c Abner S. Hargrove End

State of Ala. I Joshua P. Cornum Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record Sept 28 1870 and was duly recorded same day in Dub Book 13 page 706. Joshua P. Cornum Judge P.C.

J. G. Wilcox Administrator of Wm. M. Redus & Co. Jordan et al This State of Alabama Limestone County Whereas J. G. Wilcox as the administrator of Wm. M. Redus & Co. Jordan et al is duly appointed by and qualified in the Probate of said County Limestone appointed for and on the 22nd day of October 1866 obtained an order and decree of said Court for the sale of land numbered as follows viz 1/2 of S E 1/4 of Sec 29 Township 1 R & west containing eighty acres more or less. Which land is situated in the said County of Limestone and State of Alabama and was sold by said administrator under and in pursuance of said decree on the 15th day of December 1866 at public outcry between the hours of twelve o'clock M and 5 o'clock P.M. to E. R. Jordan and John Bates for the sum of Eight hundred and eight dollars that being the highest and best bid for the same after three places and terms of sale together with a description of the said property had been advertised for the period of thirty days in the Athens weekly Post a newspaper published in said County; And whereas the said sale was duly reported by said administrator and on the 20th December 1866 the same was confirmed by an order of Court And whereas the whole of said purchase money has been paid and said Court upon the application of said administrator had ordered a conveyance of said land to be made by said administrator to said purchasers thereof according to law. Now therefore this Indenture Witnesseth that the said J. G. Wilcox as such administrator as aforesaid had in accordance with the order of said Court last deferred to and made on the 20th day of January 1869 conveyed and confirmed and by this Instrument do convey and confirm unto the said E. R. Jordan and John Bates their heirs

and assigns forever all claim right title and interest which the said Wm. Redus did had at the time of his death in and to the lands aforesaid. In witness whereof the said administrator hath hereunto affixed his hand and seal this 6th day of February 1869.

Stamp \$1.50

J. G. Wilcox End

Administrator of Wm. M. Redus

The State of Alabama I J. G. Wilcox now acting Justice of the Peace in Limestone County I for said County and State hereby certify that J. G. Wilcox admin of Wm. M. Redus died whose name is signed to the foregoing conveyance and who is known to me acknowledged before on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same was date given under my hand this 10th day of June 1870.

J. G. Wilcox J.P.

State of Ala. I Joshua P. Cornum Judge of the Probate Court for said County Limestone County hereby certify that the foregoing conveyance was filed for record Oct 1st 1870 and was duly recorded same day in Dub Book 13 pages 706 & 707.

Joshua P. Cornum Judge P.C.

Alex L. McKimney & Son This Indenture made this the third day of October One thousand eight hundred and seventy by and between Alexander L. McKimney & Son of the first part Robert Love as trustee of the second part and Mary A. McKimney of the third part all of Limestone County State of Alabama Witnesseth that whereas in the year 1852 William Love for and in consideration of natural love and affection gave to the said Mary A. McKimney his daughter and wife of the said Alexander L. McKimney the sum of five hundred dollars in gold for her sole use benefit and behoof and as her separate estate and whereas the said Alexander L. McKimney as trustee for the said Mary A. McKimney his wife received and took possession of said sum of five hundred dollars and used and invested the same in the purchase of the lands hereinafter described and conveyed and took the deed to the same in his own name instead of the said Mary A. McKimney whose separate estate paid therefor and whereas the said Alexander L. McKimney then became indebted to the said Mary A. McKimney his wife and being desirous as he is in duty bound to discharge the same and restore to her her separate estate which has been arrested as above mentioned he the said Alexander L. McKimney for and in consideration of the premises and the further sum of five dollars in hand paid by the said Robert Love party of the second part the receipt whereof is hereby acknowledged has this day bargained sold and conveyed and by these presents doth bargain sell and convey unto the said Robert Love party of the second part as Trustee and his successors and assigns forever the following described lands to wit the west half of the north west fourth of section eight township three range four west except twenty acres 10 in NE corner and 10 in SE corner the same lying and being in Limestone County State of Alabama. To have and to hold the same together with the tenements and appurtenances thereto belonging or in any wise appertaining to him the said Robert Love as trustee and his successors and assigns forever. In trust however for the sole and separate use benefit possession and

enjoyment of the said Mary McKinney and her heirs forever, and the said Alexander S. McKinney for himself his heirs executors and administrators hereby warrants and will forever defend the title to the above described and hereby conveyed premises unto the said Robert Love and his successors and assigns against the claim or demand of all persons whomsoever. In testimony whereof the parties above named hereunto subscribe their names and affix their seals the 3rd day of October 1870.

In presence of
Geo W McKinney
W E Bruce Judge
A. S. McKinney
R J Love
Mary McKinney

State of Ala. I Joshua P. Cowan Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing conveyance was filed for record Oct 5th 1870 and was duly recorded same day in Deed Book 13 pages 707 & 708. Joshua P. Cowan Judge PB

John S. Legg
To Lewis
James & Newell
Arthur H. Oct 4th 1870. Received of James & Newell one hundred & twenty five dollars this day advanced to me to enable me to cultivate and secure my present growing crop of cotton corn and all other products on the farm belonging to H. Carter and cultivated by me in Limestone County Alabama and without which advance I could not make cultivate and secure said crop. I hereby create and give a lien on said crops and also upon the following one bay mule and all other stock on said plantation with full power of sale in case of default of payment should occur on or before the 2nd day of Nov 1870 according to the provisions made and provided in such cases in the Revised Code of Alabama.

Witness
Jonathan S. Legg
John B. Brinkley
State of Ala. I Joshua P. Cowan Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing lien was filed for record Oct 5th 1870 and was duly recorded same day in Deed Book 13 page 708. Joshua P. Cowan Judge PB

G. C. Robinson
To Lewis
H. J. Cartwright
This Indenture Witnesseth that I G. C. Robinson of Limestone County State of Alabama for and in consideration of Fifty Dollars in cash this day advanced to me by H. J. Cartwright of Limestone County State of Alabama to enable me to buy a team mule and without which I could not make said purchase I hereby give said H. J. Cartwright a lien upon said mule and power of sale in case of default for the entire payment of the same on or before the first day of January 1871. In testimony whereof I hereby affix my seal this September 30 1870.

Witness
G. C. Robinson
State of Ala. I Joshua P. Cowan Judge of the Probate Court for Limestone Co. County hereby certify that the foregoing lien was filed for record October 5th 1870 and was duly recorded same day in Deed Book 13 page 708. Joshua P. Cowan Judge PB

John J. Glue
To Lewis
H. J. Cartwright
This Indenture Witnesseth that I John J. Glue of Limestone County State of Alabama for and in consideration of \$200 Dollars in cash this day advanced to me by H. J. Cartwright of Limestone County State of Alabama to enable me to buy a wagon (light & fast or 2 horse wagon) one formerly owned by Dick Martin and without which I could not make said purchase I hereby give said Cartwright a lien upon said wagon and power of sale in case of default for the entire payment of the same on or before the first day of January 1871. In testimony whereof I hereby affix my seal this September 26th 1870.

Witness
John J. Glue
State of Ala. I Joshua P. Cowan Judge of the Probate Court for said Limestone Co. County hereby certify that the foregoing Lien was filed for record October 5th 1870 and was duly recorded same day in Deed Book 13 page 709. Joshua P. Cowan Judge PB

William Malone wife
To Lewis
H. J. Cartwright
This Indenture made this 1st day of October in the year one thousand eight hundred and seventy between William Malone and his wife Frances Malone of the County of Limestone in the State of Alabama of the one part and H. J. Cartwright of Limestone County Alabama of the other part Witnesseth that the said William Malone & his wife Frances Malone 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 conveyed and confirmed unto the said H. J. Cartwright all that certain parcel of land lying and being in the village of Fort Hampton or Elberton Station (Washells & Decatur Rail Road) in the County of Limestone and State of Alabama known as the Allen Malone (Colored) one acre lot with one fourth of an acre adjoining running parallel with said Allen Malone lot all of which is fronting or facing the Decatur Road (which is a public road running from Elberton Depot to Oak Grove the above one fourth of an acre lies west of said Allen Malone lot and also is in the woods or grove that lies a little east of mouth to the front of the residence occupied now by the above William and Frances Malones containing in all one acre and one fourth of an acre in the NE end of the E 1/4 section 29 51 Range 4 west To Have and to hold the above described land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said H. J. Cartwright his heirs and assigns forever. And the said Howard and Frances Malone 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 H. J. Cartwright his heirs and assigns from and against all and every person or persons claiming or holding under them the said Howard and Frances Malone and also against the lawful title claim or demand of all and every person or persons whomsoever. In testimony whereof the said Howard and Frances Malone hereunto subscribe their names and affix their seals the day and year first above written.

Witness
Signed Sealed
and delivered in presence of
H. J. Cartwright
Frances Malone

The State of Alabama & I Lewis Morris an acting Justice of the
 Livingston County & hence hereby certify that William Malone and
 his wife Francis Malone whose names are signed to the foregoing
 conveyance and who are known to me personally before me on
 this day that being informed of the contents of the conveyance
 they executed the same voluntarily on the day the same bears date
 given under my hand this 1st day of October A.D. 1870

Lewis Morris J.P.

State of Ala. & I Joshua P. Couran Judge of the Probate Court for
 Livingston Co. & County hereby certify that the foregoing conveyance
 was filed for record October 5th 1870 and was duly recorded
 same day in Book 13 pages 709 & 710

Joshua P. Couran Judge P.C.

Martha L. Patton
 D. Deed

This Indenture made and entered into the nineteenth day
 of March 1870 between Martha L. Patton of the County of
 Madison and State of Alabama of the first part & Edmund W. Broom-
 baugh of the County of Elbert and State of Indiana of the second part Witness
 that for and in consideration of the sum of Twenty one hundred dollars
 to him paid the party of the first part had the day bargained and sold
 unto the party of the second part certain parcels of land lying in the County of
 Livingston and State of Alabama described as follows to wit: The south east quarter of section thirty
 six township four range three west the west half of the north east
 quarter section one township four range three west except one half
 of one acre which contains and embraces the Harrison Grave yard
 containing two hundred seventy five acres more or less and the said
 lands being suited out for the year 1870 said rent due not by virtue
 of this and pass to the party of the second part but the party of the
 first part doth hereby reserve said rent and all right to it to himself.
 To Have and To Hold the above described land except said half acre
 to the party of the second part with all and singular the hereditaments
 tenements or appurtenances thereto belonging except said rent to the
 party of the second part & his heirs & assigns forever and the party of
 the first part doth warrant & will forever defend the above title to
 the party of the second part against all lawful claim or claims
 of all & every person. In Testimony whereof the party of the first
 part doth hereat set her hand & seal this the day & year first above written
 Stamps \$3.25

Martha L. Patton

The State of Alabama & I Robert W. Figg an acting Justice of the peace in
 Madison County & hence for the County and State aforesaid hereby certify that
 Martha L. Patton whose name is signed to the foregoing conveyance and who
 is known to me personally before me on this day that being informed
 of the contents of the conveyance she executed the same voluntarily on
 the day the same bears date given under hand this 21st day of March A.D. 1870.

Robert W. Figg Justice of the Peace

State of Ala. & I Joshua P. Couran Judge of the Probate Court for said
 Livingston Co. & County hereby certify that the foregoing conveyance

was filed for record October 5th 1870 and was duly recorded same day
 in Book 13 pages 710 & 711 Joshua P. Couran Judge P.C.

Edmund W. Broombaugh and wife
 D. Deed
 Josiah Rusk

This Indenture made and entered into the 11th day of September
 1870 between Edmund W. Broombaugh and Helen M. Broombaugh
 wife of the said Edmund of the County of Elbert and State of
 Indiana of the first part and Josiah Rusk of the same County and State of the second
 part Witness that for and in consideration of the sum of Twenty one hundred dollars
 to them in hand paid the party of the first part had the day bargained and sold
 unto the party of the second part certain parcels of land lying in the
 County of Livingston and State of Alabama described as follows to wit: The south east
 quarter of section thirty six township four range three west and the west half of
 the north east quarter of section one township four range three west except one
 half of one acre which contains and embraces the Harrison Grave yard containing
 two hundred and seventy five acres more or less subject to the rights of lease and
 lease for the year 1870 also subject to a certain mortgage lien in favor of one
 Martha L. Patton for about nine hundred dollars which mortgage lien the said
 second party is to pay and satisfy as so much of the consideration money above
 mentioned. To Have and To Hold the above described land except said half
 acre to the party of the second part with all and singular the hereditaments
 tenements and appurtenances thereto belonging except the rent for 1870 to the
 party of the second part and his heirs and assigns forever and the party of
 the first part do warrant and will forever defend the above title to the party of
 the second part against all lawful claim or claims of all and every person except
 the mortgage lien above mentioned. In Testimony whereof the said Edmund W.
 Broombaugh and Helen M. Broombaugh his wife who hereby relinquish all
 right to do so in said land which do hereat set their hands and seals this the
 day and year first above written

Edmund W. Broombaugh

Helen M. Broombaugh

The State of Indiana & I Oliver H. Mease a Notary Public in and for the
 Elbert County & State of Indiana hereby certify that Edmund
 W. Broombaugh and Helen M. Broombaugh whose names are signed to the
 foregoing conveyance and who are known to me personally before me on this day that they signed sealed and delivered the foregoing deed
 to Josiah Rusk as their voluntary act and deed and the said Helen M.
 Broombaugh on a private examination apart from her husband acknowledged
 that she signed sealed and delivered the said deed as her voluntary act
 freely and without any fear threats or compulsion of her husband given
 under my hands and notarial seal this fifth day of September Anno Domini 1870

Notary Public

O. H. Mease Notary Public

Elbert County Indiana

State of Ala. & I Joshua P. Couran Judge of the Probate Court for said
 Livingston Co. & County hereby certify that the foregoing conveyance was
 filed for record October 5th 1870 and was duly recorded same day
 in Book 13 pages 711 Joshua P. Couran Judge P.C.

H. J. Cartwright and wife } This Indenture made the 5th day of October in the year one
 D. D. } thousand eight hundred and seventy, between H. J. Cartwright
 H. J. Cartwright } and his wife S. Delia Cartwright of the County of Livingston in the
 State of Alabama of the one part and Morris Morris Cartwright of the other
 part. Witnesseth that the said H. J. and S. D. Cartwright for and in consid-
 eration 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 conveyed and confirmed and by these presents do give grant
 bargain sell convey and confirm unto the said Morris Cartwright all
 that certain parcel of land lying and being in the village of Fort Ham-
 ton off Elberton Station (N. & D. R.) in the County of Livingston & State of
 Alabama known as the Allen M. Malone co. lot one acre with one fourth
 of an acre adjoining running parallel with said Allen M. Malone lot
 all of which is fronting on the dist road running from Elberton Depot
 to Cook River the above 1/4 of an acre lies due west of said Allen M. Malone
 lot and also is in the woods or grove that lies a little east of north to
 the front of the residence occupied now by the above Wm. Malone contain-
 ing in all one acre and one fourth of an acre in the N. E. cor. of the
 S. 1/4 of section 29 of Range 4 west. To Have and to hold the above
 described lands with the tenements and appurtenances thereto belonging
 or in any wise appertaining unto the said Morris Cartwright his heirs
 and assigns forever. And the said H. J. & S. D. Cartwright for their heirs
 executors and administrators do hereby and in consideration of the premises
 warrant and well forever defend the title to the above described and hereby
 granted premises unto the said Morris Cartwright his heirs and assigns
 from and against themselves and all and every person or persons claiming
 or holding under them the said H. J. & S. D. Cartwright and also against the
 lawful title claims or demands of all and every person or persons whomsoever
 In Testimony Whereof the said H. J. & S. D. Cartwright have set their
 names and affix their seals the day and year first above written.

Stamps 50¢

H. J. Cartwright

and

S. Delia Cartwright

This State of Alabama } Lewis Morris acting Justice of the Peace hereby
 Livingston County } certify that H. J. Cartwright and his wife S. Delia Cart-
 wright whose names are signed to the foregoing conveyance and who are known
 to me acknowledged before me on this day that being informed of the contents
 of the conveyance they executed the same voluntarily on the day the same
 were made. Given under my hand the 5th day of October A. D. 1870.

Lewis Morris J. P.

State of Ala. } Joshua P. Cannon Judge of the Probate Court for said
 Livingston Co. } County hereby certify that the foregoing conveyance was
 filed for record October 5th 1870 and was duly recorded same day
 in Book 13 page 712. Joshua P. Cannon Judge P. C.

Wm. D. Hayes } Reads Oct 4th 1870 of Chas. B. Hayes and Wm. D. Hayes partners doing
 D. D. } business under the style and name of C. B. Hayes & Co. Two hundred
 C. B. Hayes & Co. } Dollars being in full for a certain tract or parcel of land
 known and described as follows viz the S. 1/4 of the N. E. 1/4 and the
 N. E. 1/4 of the S. 1/4 of sec. 9 in T. 2 range 4 west containing

eighty acres more or less all lying in Livingston County State of Alabama
 the title to the above described tract or parcel of land I warrant and defend
 to the said C. B. Hayes & Wm. D. Hayes partners as aforesaid their heirs and assigns
 from against all and every person or persons claiming who ever
 Stamp 50¢ Wm. D. Hayes

The State of Alabama } Joshua P. Cannon Judge of Probate for said County hereby
 Livingston County } certify that William D. Hayes whose name is signed to the
 foregoing conveyance and who is known to me acknowledged before me on this day
 that being informed of the contents of the conveyance he executed the
 same voluntarily on the day the same were made. Given under my hand the eight day
 of October A. D. 1870. Joshua P. Cannon Judge P. C.

State of Ala. } Joshua P. Cannon Judge of the Probate Court for said County hereby
 Livingston Co. } County certify that the foregoing conveyance was filed for record October 5th
 1870 and was duly recorded same day in Book 13 page 712 & 713

Joshua P. Cannon Judge P. C.

J. H. Sandefur } This Indenture witnesseth that I O. H. Sandefur of Livingston County State of
 D. D. } Alabama for and in consideration of the sum of \$1000.00 One thousand Dollars
 B. P. Harris } do hereby sell the day acknowledged to me and to be advanced to me as
 they become necessary by B. P. Harris to enable me to make and secure my crop
 from the year of 1870 on the O. H. Sandefur place and without which I could not
 make and secure said crop I hereby give a lien upon said crop and also upon the
 following viz One small horse named Boston and dark brown mare named Waller near and
 near Paris one wagon and all the property I now own or may own at the expiration
 of the present year and power of sale in case of default for the entire payment of
 the same on or before the first day of January 1st 1871 according to section 1858 of
 the Revised Code of Alabama This Sept 25th 1870.

Attest Stamp \$100

E. B. Rice

O. H. Sandefur

State of Ala. } Joshua P. Cannon Judge of the Probate Court for said County
 Livingston Co. } County hereby certify that the foregoing lien was filed for record
 October 10th 1870 and was duly recorded same day in Book 13 page 713

Joshua P. Cannon Judge P. C.

Wm. D. Christopher } This Indenture made the 6th day of September in the year One
 D. D. } thousand eight hundred and seventy between William D. Christopher
 James L. Cannon } of the County of Livingston in the State of Alabama of the one
 part and James L. Cannon of the other part. Witnesseth that the said Wm.
 D. Christopher for and in consideration of the sum of One thousand
 (\$1000.00) dollars to him in hand paid the receipt whereof is hereby
 acknowledged has this day given granted bargained sold also conveyed
 released conveyed and confirmed and by these presents do give grant
 bargain sell also convey release convey and confirm unto the said James
 L. Cannon all that certain portion of land lying and being in the County
 of Livingston State of Alabama and known and described as follows to wit viz
 the north west fourth of the north west fourth of section thirty one Town-
 ship one range five west also fourth west quarter of the north west quar-
 ter of section thirty township one range five west also the north east
 quarter of the north east quarter of section thirty six Township one

range six west containing in all one hundred and twenty acres more or less. To have and to hold the above described lands with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said James L. Brown his heirs and assigns forever. And the said William R. Christopher for himself heirs executors and administrators do hereby and in consideration of the premises warrant and well freely give the title to the above described and hereby granted premises unto the said James L. Brown his heirs and assigns forever and against himself and all and every person or persons claiming or holding under the said William R. Christopher and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said William R. Christopher hereto subscribed his name and affixed his seal the day and year first above written.

Signed sealed and delivered in presence of
 W. R. Christopher
 Wm. R. Christopher
 Wm. R. Christopher

The State of Alabama, I Joshua P. Brown Judge of the Probate Court for said County of Limestone County, do hereby certify that William R. Christopher a subscribing witness to the foregoing conveyance known to me appeared before me this day and being sworn stated that William R. Christopher 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 were dated; that he attested the same in the presence of the grantor and of the other witness and that each other witness subscribed his name as a witness in his presence. Given under my hand this Tenth day of October 1870.

Joshua P. Brown Judge P.C.
 State of Ala. I Joshua P. Brown Judge of the Probate Court for said County of Limestone County, do hereby certify that the foregoing conveyance was filed for record October 13th 1870 and was duly recorded same day in Book 13 pages 713 & 714. Joshua P. Brown Judge P.C.

James D. Gray wife & Son do hereby certify that this Indenture made this the 17th day of October in the year one thousand eight hundred & seventy between James D. Gray and his wife Lefferson Gray of the county of Limestone and State of Alabama of the one part and James D. Bradford of the other part Witnesseth that the said James D. Gray and his wife Lefferson Gray for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged and his James D. Bradford note for five hundred dollars payable to Chas. B. Hayes and payable on or before the 25th day of December next have this day given granted bargained sold aliened and conveyed released conveyed and confirmed unto the said James D. Bradford all that tract or parcel of land lying and being in the County of Limestone and State of Alabama and known and described as the south east 1/4 of the north west 1/4 of section nine of township two of range four west containing eighty acres more or less. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging and in any wise appertaining unto the said James D. Bradford his heirs and assigns forever. And the said James D. Gray and Lefferson for themselves

their heirs executors and administrators do hereby and in consideration of the premises warrant and well freely give the title to the above described and hereby granted premises unto the said James D. Bradford his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under the said James D. Gray and Lefferson Gray and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said James D. Gray and Lefferson Gray his wife have hereto subscribed their names and affixed their seals the day and year first above written.

Signed sealed and delivered
 in presence of
 John D. Strait James Bradford
 The State of Alabama, I Joshua P. Brown Judge of the Probate Court for said County of Limestone County, do hereby certify that James Bradford a subscribing witness to the foregoing conveyance known to me appeared before me this day and being sworn stated that James D. Gray and his wife Lefferson Gray the grantors in the conveyance voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same were dated; that he attested the same in the presence of the grantors and of the other witness and that each other witness subscribed his name as a witness in his presence. Given under my hand this Tenth day of October A.D. 1870. Joshua P. Brown Judge P.C.

Joshua P. Brown Judge of the Probate Court for said County of Limestone County, do hereby certify that the foregoing conveyance was filed for record October 13th 1870 and was duly recorded same day in Book 13 pages 714 & 715. Joshua P. Brown Judge P.C.

Charles W. Raiser & Son do hereby certify that this the 10th day of September A.D. 1870 between Charles W. Raiser and H. J. Robinson both of the County of Limestone State of Alabama Witnesseth that whereas the said Chas. W. Raiser is about erecting a private residence on the lot of ground adjoining the Methodist Church in the town of Athens State of Alabama and has contracted with the said H. J. Robinson to do certain work known as a Carpenter and house builder. The premises considered the said H. J. Robinson covenants and agrees to and with the said Chas. W. Raiser to do the following work on said building in a good substantial and workmanly manner to wit: Set the basement floor second story floor & ceiling joists. Put on hip roof and raise the way for the rafters ready prepared for the trussing of the same. Put blocking courses on the hip roof and cornice. Set all window and door frames in basement first and second story with terraces cup in front. Put up two large and heavy brackets over the front door with platform extending over them and balustrades around. Lay first and second floor and shingle the roof. Run 2nd two partition the length of the house so the second story floor can rest on it. Put up all necessary lookouts and boxing around the house also inside and outside lintels for the sum of one hundred and fifty dollars which the said Chas. W. Raiser agrees to pay as the work progresses. And it is further covenanted and agreed between the parties that the said Chas. W. Raiser shall furnish or cause to be furnished all the materials of work ready made or prepared to be

put up and suitable for use. In witness whereof the parties to the agreement have signed the same in duplicate the day & date above.

Stamp 5¢

C. W. Raulin

H. J. Robinson

State of Ala. J. Joshua P. Courson Judge of the Probate Court for said County, Limestone Co. I hereby certify that the foregoing Contract was filed for record October 15th 1870 and was duly recorded same day in Book 13 page 715 & 716.

Joshua P. Courson Judge P.C.

John W. Holt wife J. This Indenture made this first day of December in the year 1868 between John W. Holt and his wife Lucy J. Holt of the County of Limestone State of Alabama of the first part and H. J. Robinson of the said County and State of the second part. Witnesseth that the said party of the 1st part for and in consideration of the sum of sixty 60⁰⁰ Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day been granted and sold and by these presents do give grant bargain sell release convey and confirm unto the said parties of the 2nd part all that certain tract or parcels lying and being in the County of Limestone and State of Alabama and known and described as follows: To wit the second half of the East 1/2 of the S.E. 1/4 of Section 26 Township 2 and Range 4 West containing 40⁰⁰ 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 H. J. Robinson his heirs and assigns for their use and behoof forever. And the said parties of the 1st part for themselves and their heirs covenant and well forever defend the title to the above premises from and against themselves and all and every person claiming or holding under the Government of the United States. In testimony whereof we hereunto set our own names and affix our seals the day and year first above written.

Stamp 50¢

John W. Holt

Lucy J. Holt

The State of Alabama J. W. C. Emery an acting J.P. for the above Limestone County. I hereby certify that John W. Holt and Lucy J. Holt his wife whose names are signed to the within conveyance and who are known to me personally acknowledged before me on the day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date given under my hands this 1st day of December 1868.

Wm C. Emery J.P.

State of Ala. J. Joshua P. Courson Judge of the Probate Court for said County, Limestone Co. I hereby certify that the foregoing conveyance was filed for record October 19th 1870 and was duly recorded same day in Book 13 page 716.

Joshua P. Courson Judge P.C.

Esquire Rice at al. \$500⁰⁰ This Indenture witnesseth that I Esquire Rice of Limestone County State of Alabama for and in consideration of Five hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James M. Rice of Madison Co. to enable me to make and secure my crop for the year of 1870 on the place and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following one

man made about 15 hands by of rice and also our entire crop and power of sale in case of default for the entire payment of the same on or before the first day of October 1870 according to section 1555 of the Revised Code of Alabama. Witness my hand August 28 1870 Esquire Rice James M. Rice
Jephtha Rice Stamp 50¢ Jephtha Rice Quincy Rice
State of Ala. J. Joshua P. Courson Judge of the Probate Court for said County, Limestone Co. I hereby certify that the foregoing lien was filed for record Oct 20 1870 and was duly recorded same day in Book 13 pages 716 & 717. Joshua P. Courson Judge P.C.

Thomas H. Rice This Indenture witnesseth that I am justly indebted to James M. Rice in the sum of One hundred & two dollars and being desirous of securing the entire payment of same on the first day of November 1870 I hereby sell and convey unto the said Rice my entire crop to be raised on the place and without which I could not make and secure said crop and also upon the following one in case of default for the entire payment of the same on or before the first day of November 1870 according to section 1555 of the Revised Code of Alabama. Witness my hand and seal this August 29th 1870 Stamp 50¢ Thomas H. Rice
Jephtha Rice Wiley Hatcher
State of Ala. J. Joshua P. Courson Judge of the Probate Court for said County, Limestone Co. I hereby certify that the foregoing lien was filed for record October 20 1870 and was duly recorded same day in Book 13 pages 717. Joshua P. Courson Judge P.C.

James M. Rice This Indenture witnesseth that I James Charles & J. Caplin & Long Jones of Limestone County State of Alabama for and in consideration of the sum of \$500⁰⁰ dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James M. Rice of Madison Co. to enable me to make and secure my crop for the year of 1870 on the place and without which I could not make and secure said crop and also upon the following one in case of default for the entire payment of the same on or before the first day of November 1870 according to section 1555 of the Revised Code of Alabama. Witness my hand and seal this August 27 1870 James M. Rice
Jephtha Rice J. Caplin
John J. Jones J. Caplin
State of Ala. J. Joshua P. Courson Judge of the Probate Court for said County, Limestone Co. I hereby certify that the foregoing lien was filed for record October 20 1870 and was duly recorded same day in Book 13 pages 717. Joshua P. Courson Judge P.C.

James M. Rice This Indenture witnesseth that I George Jones of Limestone County State of Alabama for and in consideration of the sum of One hundred & fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they become necessary by James M. Rice of Madison County to enable me to make and secure my crop for the year 1870 on the place and without which I could not make and secure said crop and also upon the following property to wit one black horse made about four years old and power of sale in case of default for the entire payment of the same on or before the first day of September 1870 according to section 1555 of the Revised Code of Alabama. Witness my hand this 21st day of September 1870 George M. Jones
Jephtha Rice Stamp 50¢ John Person

State of Ala. I Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing bill was filed for record October 20th 1870 and duly recorded same day in Dub Book 13 page 717. Joshua P. Conner Judge P.C.

Severing Jones & Co Deeds This Indenture Witnesseth that I Severing Jones of Limestone County State of Alabama for and in consideration of the sum of \$250.00 Two hundred and fifty dollars to me advanced to me as they became necessary by James M. Reed of said County to enable me to make and secure said crop for the year of 1870 and the next year and without which I could not make and secure said crop I hereby give a lien upon said crop and also upon the following one being here about six years old and power of sale in case of default for the entire payment of the same on or before the first day of October 1870 according to section 1558 of the Revised Code of Alabama this the 20 day of August 1870 Thomas Smith Stamp 50c Severing Jones

Joseph Reed State of Ala. I Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing bill was filed for record October 20th 1870 and duly recorded same day in Dub Book 13 page 718. Joshua P. Conner Judge P.C.

P. H. Sandefur & Co Deeds This Indenture made the eleventh day of October in the year Eighteen hundred and seventy between P. H. Sandefur Farmer Limestone County Alabama party of the first part and W. P. Thack Mowbray & Co Physicians party of the second part witnesseth that the said party of the first part in consideration of the sum of Three hundred and twenty eight dollars to him duly paid before the delivery hereof as bargained and sold and by these presents does grant and convey to the said party of the second part and his heirs and assigns forever all the land of which he is possessor and which is the East of his Father and known as the tract of land belonging to P. H. Sandefur with the appurtenances and all the estate right title and interest of the said party of the first part therein. This grant is intended as security for the payment of a promissory note for the amount of Three hundred and twenty eight dollars given eleventh day of October Eighteen hundred and seventy which payments if duly made will render the conveyance void and if default shall be made in the payment of the principal or interest above mentioned then the said party of the second part or his executors administrators or assigns are hereby authorized to sell the premises above granted or so much thereof as will be necessary to satisfy the amount then due with the costs and expenses allowed by law. In witness whereof the party of the first part has hereunto set his hand and seal this 11th Oct 1870 Stamp 50c P. H. Sandefur Esq. Sealed and delivered in presence of Peter Bick H. W. Hill

The State of Alabama I John W. Martin acting Justice of the Peace in Limestone County for said County and State hereby certify that the 20th 1870 a subscribing witness to the foregoing conveyance known to me appeared before me this day and being sworn stated that P. H. Sandefur 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 were date. That he attested the same in the presence of the grantor and of the other witness and that each other witness subscribed his name as a witness in his presence given under my hand this the 18th day of Oct 1870 J. H. Martin J.P.

State of Ala. I Joshua P. Conner Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed for record October 20th 1870 and duly recorded same day in Dub Book 13 page 719. Joshua P. Conner Judge P.C.

Peter F. Garrett wife & Co Deeds This Indenture made the 22nd day of October in the year One thousand eight hundred and seventy between Peter F. Garrett and his wife Mary G. Garrett of the County of Limestone State of Alabama of the first part and James M. Reed of the same place of the second part. Witnesseth that the said party of the first part for and in consideration of the sum of four thousand dollars to them duly paid before the delivery hereof have bargained and sold and by these presents do grant and convey to the party of the second part his heirs and assigns forever all that certain piece or parcels of land lying and being in the County of Limestone and State of Alabama and which are known and described as follows to wit: The West half of the south east quarter of section thirty four Township four range four west together with five acres adjoining the above described quarter on the north east containing eighty five acres. Also the south west quarter of section twenty six Township four range four west. Also the south east quarter of section twenty six Township four range four west. Also the south west quarter of section twenty six Township four range four west. Also south side of the north east quarter of section twenty six Township four range four west containing sixty eight acres. Also the West half of the north west quarter of section twenty six Township four range four west. The whole containing seven hundred and thirteen acres more or less. Together with all and singular the tenements hereditaments and appurtenances and all the estate title and interest of the said party of the first part therein. And the said party of the first part do hereby covenant and agree with the said party of the second part that at the time of the delivery hereof the said party of the first part are the lawful owners of the lands above granted and seized thereof in fee absolute and that they will warrant and defend the above granted premises in the quiet and peaceful possession of the said party of the second part this being and assigns forever. In witness whereof we have hereunto set our hands and seals the 22nd day of October One thousand Eight hundred and seventy Stamp 50c Peter F. Garrett Esq. Mary G. Garrett Esq.

The State of Alabama I Benton Sanders an acting Justice of the Peace in Limestone County for said County and State hereby certify that Peter F. Garrett and his wife Mary G. Garrett whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same were date. Given under my hand this the 22nd day of October 1870 B. Sanders J.P.

State of Ala. } Joshua P. Leman Judge of the Probate Court for said County
 Limestone Co. } hereby certify that the foregoing conveyance was filed for record
 October 25 1870 and was duly recorded same day in Deed Book 13
 pages 719 & 720
 Joshua P. Leman Judge P.C.

Wm. H. Garrison } This Indenture made the 22nd day of October in the year one thousand
 D. C. } Eight hundred and seventy between William H. Garrison of the County of
 James H. Lane } Limestone State of Alabama of the first part and James M. Lane of
 the same place of the second part, Witnesseth that the said party of the first
 part for and in consideration of the sum of four thousand dollars to him
 duly paid before the delivery hereof have bargained & sold and by these
 presents doth grant and convey to the party of the second part his heirs
 and assigns forever that certain piece or parcels of land lying & being in
 the County of Limestone State of Alabama and which are known and
 described as follows to wit: The north half of section sixteen township
 four range four west also the south half of section nine township
 four range four west also the north east quarter of section seven ten
 township four range four west, the whole containing eight hundred acres
 more or less together with all and singular the tenements hereditaments
 and appurtenances and all the estate title and interest of the said party of
 the first part therein. And the said party of the first part doth hereby
 covenant and agree with the said party of the second part that at the time
 of the delivery hereof the said party of the first part is the lawful
 owner of the lands above granted and assigns thereof in fee absolute
 and that he will warrant & defend the above granted premises in the quiet
 and peaceable possession of the said party of the second part his heirs and
 assigns forever. In witness whereof I have hereunto set my hand & seal
 this 22nd day of October one thousand eight hundred and seventy
 First Jno W. McKimney Stamp \$4.00 Wm. H. Garrison
 J.D. Birtle

This State of Alabama } Joshua P. Leman Judge of the Probate Court for
 Limestone County } said County and State hereby certify that Geo. W. McKimney
 as subscribing witness to the foregoing conveyance known to me appeared
 before me this day and being sworn stated that Wm. H. Garrison the grantor
 in the conveyance voluntarily executed the same in his presence and
 in the presence of the other subscribing witness on the day the same bears
 date that he attested the same in the presence of the grantor and of the
 other witness and that each other witness subscribed his name as a witness
 in his presence. Given under my hand this 25th day of October A.D. 1870

Joshua P. Leman Judge Probate Court
 State of Ala. } Joshua P. Leman Judge of the Probate Court for said
 Limestone Co. } County hereby certify that the foregoing conveyance was
 filed for record October 25 1870 and was duly recorded same day
 in Deed Book 13 page 720
 Joshua P. Leman Judge P.C.

James P. McKimney } This Indenture witnesseth that I, James P. McKimney of Limestone
 D. C. } County State of Alabama for and in consideration of Two thousand
 Greenback Dollars } dollars in supplies this day advanced bona fide to me and
 to be advanced to me as they become necessary by Greenback Dollars

to enable me to make and secure my crop for the year of 1870 on the place and without which I could not make and secure said crop I hereby create and give them a lien upon said crop and also upon the following 1 gray mule 1 black mare and 1 year horse wagon 1 black mare mule and power of sale in case of default for the entire payment of the same on or before the first day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama. Given this October 25 1870 in
 witness whereof I have hereunto set my hand & seal
 J. P. McKimney
 State of Ala. } Joshua P. Leman Judge of the Probate Court for said County
 Limestone Co. } hereby certify that the foregoing lien was filed for record October 25
 1870 at 10 o'clock A.M. and was duly recorded same day in Deed Book 13
 pages 720 & 721
 Joshua P. Leman Judge P.C.

J. M. Roberts } Athens Ala Oct 15 1870. This Instrument witnesseth that I, J. M. Roberts
 D. C. } of Limestone County State of Alabama for and in consideration of Twenty five
 J. P. Tucker } dollars in supplies this day advanced bona fide to me and to be advanced
 to me as they may become necessary by J. P. Tucker to enable me to cultivate and
 secure my crop for the year 1870 on the place and without which
 I could not make and secure said crop. I hereby create and give them a lien on said crops and also upon the following property one or more
 years old with full power of sale in case of default of payment should
 occur on or before the 1st day of January 1871 according to the provisions made and
 provided in such cases in the Revised Code of Alabama
 Witness J. M. Roberts Stamp 50 cts
 State of Ala. } Joshua P. Leman Judge of the Probate Court for said County
 Limestone Co. } hereby certify that the foregoing lien was filed for record Oct
 25 1870 and was duly recorded same day in Deed Book 13 page 721
 Joshua P. Leman Judge P.C.

J. M. Roberts } Athens Ala Sept 24 1870. This Instrument witnesseth that I
 D. C. } J. M. Roberts of Limestone County State of Alabama for
 J. P. Tucker } and in consideration of thirty five dollars in supplies this day
 advanced bona fide to me and to be advanced to me as they may become
 necessary by J. P. Tucker to enable me to cultivate and secure
 my crop for the year 1870 on the place and without which
 I could not make and secure said crop. I hereby create and give them a lien on said crops and also upon the following
 with full power of sale in case of default of payment should occur on or
 before the 1st day of January 1871 according to the provisions made and
 provided in such cases in the Revised Code of Alabama
 Witness J. M. Roberts Stamp 50 cts
 J. Corder

State of Ala. } Joshua P. Leman Judge of the Probate Court for
 Limestone Co. } said County hereby certify that the foregoing
 lien was filed for record Oct 25 1870 and was duly
 recorded same day in Deed Book 13 page 721
 Joshua P. Leman
 Judge P.C.

Notarized in full
July 1876
Dr P. Sumner

Notarized in full
July 1876
Dr P. Sumner

Notarized in full
July 1876
Dr P. Sumner

Arthur Cain of Louisa County State of Alabama for and in consideration of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Sumner to enable me to cultivate make and secure my crop for the year 1870 on the Cain place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following property to-wit: 6 years old with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama

Witness my hand and seal this 18th day of October 1870
Arthur Cain
State of Ala. I Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record Oct 25 1870 and was duly recorded same day in Deed Book 13 page 722
Joshua P. Cannon Judge PB

Arthur Cain Sept 28 1870. This instrument witnessed that I J. C. Cain of Louisa County State of Alabama for and in consideration of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Sumner to enable me to cultivate make and secure my crop for the year 1870 on the Cain place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following property to-wit: 6 years old with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama

Witness my hand and seal this 28th day of September 1870
Arthur Cain
State of Ala. I Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record Oct 25 1870 and was duly recorded same day in Deed Book 13 page 722
Joshua P. Cannon Judge PB

Lewis Mason of Louisa County State of Alabama for and in consideration of Fifty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Sumner to enable me to cultivate make and secure my crop for the year 1870 on the widow Richman place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following property to-wit: 1 mule 18 months old with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama

Witness my hand and seal this 26th day of September 1870
Lewis Mason
State of Ala. I Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record Oct 25 1870 and was duly recorded same day in Deed Book 13 page 722
Joshua P. Cannon Judge PB

Notarized in full
July 23 1871
Dr P. Sumner

Notarized in full
July 23 1871
Dr P. Sumner

Notarized in full
July 23 1871
Dr P. Sumner

Joseph Holbert of Louisa County State of Alabama for and in consideration of Forty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Sumner to enable me to cultivate make and secure my crop for the year 1870 on my own place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following property to-wit: 8 years old one two horse wagon with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama

Witness my hand and seal this 5th day of October 1870
Joseph Holbert
State of Ala. I Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record Oct 25 1870 and was duly recorded same day in Deed Book 13 page 723
Joshua P. Cannon Judge PB

Brockner of Louisa County State of Alabama for and in consideration of Fifteen dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Sumner to enable me to cultivate make and secure my crop for the year 1870 on the Brockner place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following property to-wit: 1 bay mare aged seven years with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama

Witness my hand and seal this 29th day of September 1870
Brockner
State of Ala. I Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record Oct 25 1870 and was duly recorded same day in Deed Book 13 page 723
Joshua P. Cannon Judge PB

L. A. Piper of Louisa County State of Alabama for and in consideration of Forty dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Dr P. Sumner to enable me to cultivate make and secure my crop for the year 1870 on the Maguire place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following property to-wit: 1 mule 18 months old with full power of sale in case default of payment should occur on or before the 1st day of January 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama

Witness my hand and seal this 29th day of September 1870
L. A. Piper
State of Ala. I Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the foregoing lien was filed for record Oct 25 1870 and was duly recorded same day in Deed Book 13 page 723
Joshua P. Cannon Judge PB

for said County hereby certify that the foregoing mortgage was filed for record Oct 26 1870 and was duly recorded same day in Deed Book 13 page 725 & 726.
 Joshua P. Conner Judge PB

Robert A. Vaughan 3 State of Alabama, Limestone County. This Indenture made the 18th day of October in the year one thousand eight hundred and seventy and between Robert A. Vaughan of Limestone City State of Alabama party of the first part and W. A. Johnston of the second part Witnesseth that the said party of the first part in consideration of the sum of Twelve hundred dollars to him duly paid before the delivery hereof has bargained and sold unto by these presents does grant and convey to the said party of the second part and their heirs and assigns forever all the east half of the south west quarter of section twenty three township three range 3 west of Mountville containing Eighty acres more or less. Also seventy acres of land lying south of the said quarter section of land all lying and being in the County of Limestone and State above named with the appurtenances and all the estate right title and interest of the said party of the first part therein above named. This grant is intended as a security for the payment of twelve hundred dollars to be paid within four years from date which payments if duly made will render this mortgage void and if default shall be made in the payment of the principal of the above mentioned amount then the said party of the second part or their executor administrator or assigns are hereby authorized to sell the premises above granted or so much thereof as may be necessary to satisfy the amount then due with the costs and expenses allowed to him in writing whereof the said party of the first part has bound himself and seal the day and year first above written.

Sealed and delivered in the presence of: Stamp \$1.00 R. A. Vaughan Esq
 G. M. Sandifer & E. Sandifer
 State of Ala 3 Joshua P. Conner Judge of the Probate Court for said County Limestone Co 3 hereby certify that the foregoing mortgage was filed for record October 27 1870 and was duly recorded same day in Deed Book 13 page 726.
 Joshua P. Conner Judge PB

Benjamin F. H. 3 The State of Alabama Limestone County. On the 25th day of December 1870. Do Limestone 3 after date I promise to pay Weatherford & Co One hundred and thirty five dollars, with interest my hand and seal the 10th day of September 1870. And the condition of the above bond is for one year, two years or eight years old (stallion) which have been furnished me by said Weatherford & Co to enable me to make a crop this year on the Weatherford & Co place and without which it would have been impossible to have made a crop now therefore a lien is hereby created on said horse with power of sale. Witness my hand and seal the 10th day of September 1870. Stamp 50c Benjamin F. H.
 in the presence of Deed Master Hoke

State of Ala 3 Joshua P. Conner Judge of the Probate Court for said County Limestone Co 3 hereby certify that the foregoing lien was filed for record October 27 1870 and was duly recorded same day in Deed Book 13 page 726.
 Joshua P. Conner Judge PB

Alfred Whitehead 3 State of Alabama Limestone County. On the 25th day of December 1870 after Do Limestone 3 date I promise to pay Weatherford & Co One hundred and thirty five dollars, with interest my hand and seal the 10th day of September 1870. And the condition of the above bond is for one year, two years or eight years old (stallion) which have been furnished me by Weatherford & Co to enable me to make a crop this year on the Weatherford & Co place and without which it would have been impossible to have made a crop now therefore a lien is hereby created on said horse with power of sale. Witness my hand and seal the 10th day of September 1870 in the presence of: Stamp 50c Alexander Whitehead

What Clerk
 State of Ala 3 Joshua P. Conner Judge of the Probate Court for said County Limestone Co 3 hereby certify that the foregoing lien was filed for record October 27 1870 and was duly recorded same day in Deed Book 13 page 727.
 Joshua P. Conner Judge PB

John H. 3 This Indenture made the ninth day of November in the year one Do Deed 3 thousand eight hundred and eighty eight between John H. of the County George W. White 3 of Limestone in the State of Alabama of the one part and George W. White of the other part Witnesseth that the said party of the first part for and in consideration of the sum of One \$100.00 dollar to him in hand paid the receipt whereof is hereby acknowledged has this day given granted bargained sold aliened conveyed and confirmed unto by these presents does give grant bargain sell alien convey release convey and confirm unto the said Geo W. White all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama and known and described as follows to wit viz: The west 1/2 of the north east 1/4 of Section 35 Township 2 North Range 4 West containing 80 acres more or less. To Have and to Hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Geo W. White his heirs and assigns forever. And the said John H. for himself his heirs executor and administrator do hereby and in consideration of the premises warrant unto and forever defend the title to the above described and hereby granted premises unto the said Geo W. White his heirs and assigns forever and against himself and all and every person or persons claiming or holding under them the said John H. and also against the lawful heirs estate or demands of all and every person or persons whomsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said John H. has hereunto subscribed his name and affixed his seal the day and year first above written. John H. Esq

Signed sealed and delivered in the presence of: Stamp 50c
 The State of Alabama 3 J. W. McConery an acting D.P. for the above County and Limestone County 3 State hereby certify that John H. whose name is signed to the within mortgage and who is known to me as acknowledged before me on this day that being informed of the contents of the mortgage he executed the same voluntarily on the day the same were dated given under my hand the 14th day of December 1868. J. W. McConery D.P.
 State of Ala 3 Joshua P. Conner Judge of the Probate Court for said County Limestone Co 3 hereby certify that the foregoing mortgage was filed for record Oct 29 1870 and was duly recorded same day in Deed Book 13 page 727.
 Joshua P. Conner Judge PB

his wife whose names are signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 24th day of November A.D. 1870
 Lewis Morris J.P.

State of Alabama } I Joshua P. Connor Judge of the Probate Court for said County
 Limestone Co. } hereby certify that the foregoing conveyance was filed for record
 Apr 7 1870 and was duly recorded same day in Book 13 page 729
 720
 Joshua P. Connor Judge P.C.

Wm Hamby } State of Alabama } On the 27th day of April 1871 I William Hamby
 Do Lien } Limestone County } promise to pay Wm D. Hayes or order One Hundred
 Wm D. Hayes } and fifty Dollars for value received and to secure the prompt and
 certain payment of the same I hereby bargain and sell to him in full
 sample the following stock viz one sorrel mare aged four years two
 yoke of oxen two brown one brindle white perches also one ox wagon on
 the following conditions viz 1st that until the maturity of said debt I
 am to remain in the use and possession of said property 2nd that if
 said debt is not paid promptly at maturity he shall have authority
 to take possession of said property and sell the same at public sale for
 cash in the town of Athens Limestone County Alabama after first giving
 notice of the time & place by publication for three weeks in a paper in the
 County of more by posting three or more notices in public places twenty
 days before said day of sale and the proceeds of such sale apply first to the
 payment of interest and principal of this mortgage - Secondly to the
 payment of what may be due on said debt thirdly the balance of any
 pay over to me 4th that if said debt is paid at maturity then this mortgage
 to be entirely satisfied and become null and void. Given under my
 hand and seal this 27th day of October 1870
 Signed sealed and delivered being first stamped 50c William Hamby Esq
 duly stamped in presence of
 O. B. Hayes Wm D. Hayes

the State of Alabama } I Joshua P. Connor Judge of the Probate Court for said
 Limestone County } County hereby certify that O. B. Hayes a subscribing
 witness to the foregoing conveyance known to me appeared before me this
 day and being sworn stated that William Hamby 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 attests
 the same in the presence of the grantor and of the other witness and that
 each other witness subscribed his name as a witness in his presence. Given
 under my hand this eight day of November A.D. 1870 Joshua P. Connor Judge P.C.
 State of Alabama } I Joshua P. Connor Judge of the Probate Court for said
 Limestone Co. } County hereby certify that the foregoing conveyance was
 filed for record November 8th 1870 and was duly recorded same day in Book
 13 page 720.
 Joshua P. Connor Judge P.C.

Burrill Frager and } Athens Ala. Apr 7th 1870. This instrument witnessed that we
 Do Lien } Jack Robinson and Burrill Frager of Limestone County State
 Otho Frager } of Alabama for and in consideration of thirty five dollars

in supplies this day advanced from field to now and to be advanced to me
 as they may become necessary by Otho Frager to enable me to cultivate such
 and secure my crop for the year 1870 on the - place and without which advance
 I could not make cultural and secure said crop I hereby create and give there
 a lien on said crop and also upon the following property One certain colored
 horse 12 years old with full power of sale in case default of payment should
 occur on or before the 1st day of March 1871 according to provisions made and
 provided in such cases in the Revised Code of Alabama

Witness
 Jos B Davis Stamp 50c Burrill Frager & S
 J J Turner Jack Robinson & S

State of Alabama } I Joshua P. Connor Judge of the Probate Court for said County
 Limestone Co. } hereby certify that the foregoing lien was filed for record Apr
 8 1870 and was duly recorded same day in Book 13 page 720 & 731
 Joshua P. Connor Judge P.C.

Hannibal Allen & ab } State of Alabama } The Hannibal Allen and Henry Mason
 Do Mortgage } Limestone County } agree to pay James S. Andrews Secy
 Jas S. Andrews } 2 bales low middling cotton to weigh 500^{lb} each by Dec 25th
 1870 - Seven Bales same by 25th Dec 1871 - 5 Seven bales by 25th Dec 1872
 in full payment for certain lands which we have this day bought of him
 together with appurtenances thereto belonging and known and described
 as follows to wit (viz) East 1/2 of Sec 35 west 1/2 of T 4 N 4 E Sec 36
 North 1/2 of S 4 1/4 Sec 36 in all two hundred and forty acres all in
 township 3 range six west - we are to have possession on 1st day of
 January 1870. Upon a lien is hereby created on the entire crop of every
 kind raised and grown during the years 1870, 71, & 72 for said seven
 bales per year with full power of sale for said purchase money we
 agree that if we don't make the 1st payment promptly that the shall
 be no contract and that Mr Andrews shall have the right to enter
 upon and take possession of said lands as if he had never made this
 contract and us Signed this 22nd Sept 1869

In presence of Stamp 25c Henry Mason
 James S. Connor Hannibal Allen
 State of Ala } I Joshua P. Connor Judge of the Probate Court for said
 Limestone Co. } County hereby certify that the foregoing conveyance was
 filed for record January 10 1870 and was duly recorded November 10th
 1870 in Book 13 page 721 Joshua P. Connor Judge P.C.

Wm Hering } State of Alabama } On the first day of January 1871 I promise
 Do Lien } Madison County } to pay Toney O'Connell or order One Hundred
 Grant } and eighty 60th dollars for value received with interest from
 date and to secure the payment thereof I hereby bargain and sell to them
 one bay mare about seven years old and about fourteen and a half
 hands high also one ox wagon and one red and white spotted steer and
 one white steer with black spots on the side four in my possession also
 my crop of corn and cotton growing this year on the following conditions
 viz 1st until the maturity of said debt I am to remain in the use
 and possession of said property 2nd that if said debt is not paid at

then and the day before first above written
Signed and delivered in the presence of
L. J. Jeffries, Joseph A. Moore, Clerk of the Circuit Court of said
State of Alabama, and Joseph A. Moore, Clerk of the Circuit Court of said
Limestone County, hereby certify that Zachariah Lindsey and Henry
Lindsey whose names are signed to the foregoing conveyance and who are
known to me as acknowledged before me on the day that being informed of the
contents of the conveyance they executed the same voluntarily on the
day the same bears date. Given under my hand this 25th day of
November 1870. J. A. Moore, Clerk of the Court.

State of Ala. 3d Joshua P. Cannon Judge of the Probate Court for said County
Limestone Co. 3d hereby certify that the foregoing conveyance was filed for
record Nov 25th 1870 & was duly recorded same day in Dead Book 13
pages 733 & 734. Joshua P. Cannon, Judge P.C.

S. J. Bailes 3d the State of Alabama Limestone County. Know all men by these
present that I Thomas J. Bailes agree for Thomas A. Bailes hereby for
G. Mason & Co. to G. Mason & Co. a line 1 by 499 & 1/2 acres & half a hilly
for supplies advanced by the said G. Mason & Co. to the said J. D. Bailes
to the amount of \$200 & to enable him to make a crop in the year
1870 without which advance it would have been impossible for the said
Thomas A. Bailes to make his crop. And power of sale is hereby given
to the said G. Mason & Co. in default of payment of the same on or before
the first day of January 1871. Oct 1 1870

J. D. Bailes Ogh
State of Ala. 3d Joshua P. Cannon Judge of the Probate Court for said
Limestone Co. 3d hereby certify that the foregoing was filed
for record Nov 25 1870 was duly recorded same day in Dead Book
13 pages 734. Joshua P. Cannon, Judge P.C.

Patrick H. Sandifer 3d the State of Alabama Limestone County. This Indenture made and entered into
between Patrick H. Sandifer of the county of Limestone State of Alabama
James H. Humphrey 3d the 20th day of November 1870 between
Patrick H. Sandifer of the county of Limestone State of Alabama
parties of the first part and James H. Humphrey of the county of Limestone
State of Alabama parties of the second part. Witnesseth that for and in
consideration of the sum of Nine thousand Dollars in hand paid to
the said parties of the first part by the said parties of the second and the
receipt whereof is hereby acknowledged and for the payment of which the
said parties of the first part has executed his promissory note bearing
even date with these presents and due twenty four months after date
for said sum of nine thousand dollars the said parties of the first
part hereby grant bargain sell and alien and remise & release forever
and conveys to the said parties of the second part the following described
tracts or parcels of land lying and being in the County of Limestone State
of Alabama viz: The north half of the west half of the north east quarter
of section Ten in township five of range three west containing 40 1/2
acres. The north half of the east half of the north east quarter of section
Ten in township five range three west containing 40 1/2 acres
The south east quarter of section four in township five of range

The within mortgage is in full of
all - April 1st 1872.
Jas H Humphrey

three west containing 160 acres. The south east quarter of section thirty
three in township four of range three west containing 160 acres. The south
half of the south west quarter of section thirty three in township four of range
three west containing eighty acres. The west half of the south west quarter of
section two in township five of range three west containing 79 1/2 acres.
The south east quarter of section three in township five of range three west
containing 160 acres. The north west quarter of section ten in township five of
range three west containing 160 1/2 acres. And the east half of the north
east quarter of section nine in township five of range three west containing
64 acres in all nine hundred and forty six 1/2 acres more or less. To have
and to hold the aforesaid lands with the tenements hereto in appurtenances
thereunto belonging unto the said parties of the second part his heirs
administrators Executors and assigns in fee simple forever. And the said
parties of the first part do hereby warrant and will defend forever the title
herein conveyed unto the said parties of the second part against the claims or
claims of all persons whomsoever. Provided however if the said parties of the
first part shall well and truly pay the note aforesaid when it falls due and
becomes payable then this conveyance is to be void and of no effect. If however
the said parties of the first part shall make default in the payment of the
said sum of Nine thousand Dollars and thereby satisfy with discharge said
note when it falls due, that is to say on the 20th day of November 1872 the
said parties of the second part shall make sale of the premises herein
conveyed at public outcry to the highest bidder for cash at the Court
house of said County of Limestone having first given thirty days notice of
the time and place of sale in a newspaper printed in the said County
of Limestone State of Alabama and after paying with discharge of any
said debt and the costs of executing the same the residue if any is to
be paid over to the said parties of the first part or his representatives. And
it is further stipulated between said parties that if the said parties of the
first part shall pay said debt at any time before it falls due then
an amount in the ratio of 16 2/3 cents on the dollar is to be deducted
on said debt for the time that has elapsed. In testimony whereof
we have hereunto subscribed our names and seals the day and
year first above written. P. H. Sandifer and
Jas H Humphrey
The note secured by this mortgage is stamped for Jas H Humphrey and
and \$400 of Revenue stamp. P. H. Sandifer
State of Alabama 3d Lewis M. Douglass Judge of the Court of Probate
Limestone County 3d and for said County hereby certify
that P. H. Sandifer and James H. Humphrey whose names are signed
to the foregoing conveyance and who are known to me as acknowledged
before me on this day that being informed of the contents of the conveyance
they executed the same voluntarily on the day the same bears date
Given under my hand this 25th day of November A.D. 1870.
Lewis M. Douglass P.C.

State of Ala. 3d Joshua P. Cannon Judge of the Probate Court for said
Limestone Co. 3d hereby certify that the foregoing conveyance was
filed for record Dec 2nd 1870 was duly recorded same day in
Dead Book 13 pages 734 & 735. Joshua P. Cannon, Judge P.C.

William E. Gorb and his wife this instrument made the 11th day of November in the year one thousand eight hundred and seventy between William E. Gorb and Deborah E. Gorb his wife of the County of Limestone in the State of Alabama of the one part and George E. Gorb of the same county of the other part Witnesseth that the said Wm E. Gorb and Deborah his wife for and in consideration of the sum of Three hundred dollars do hereby acknowledge to have been paid to them in hand paid the receipt whereof is hereby acknowledged and by their day given granted bargain sold conveyed and confirmed and by their presents do give grant bargain sell convey and confirm unto the said George E. Gorb all that certain tract of land lying and being in the County of Limestone - State of Ala. and known & described as the south west quarter of the north east quarter of section twenty four Township two range four west containing forty acres more or less also the north west quarter of the north east quarter of section twenty four Township two range four west containing forty acres and nineteen hundredths also the west half of the south east fourth and the east half of the south west fourth of section twenty four Township two range four west containing in all three hundred and forty acres and nineteen hundredths more or less. To Have and to hold the above described land or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Deborah E. Gorb her heirs and assigns forever. And the said Wm E. Gorb & Deborah his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and well promise defend the title to the above described and hereby granted premises unto the said George E. Gorb his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Wm E. Gorb and Deborah Gorb and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said Wm E. and Deborah Gorb have hereunto subscribed their names and affixed their seals the day and year above written. *Wm E. Gorb* *Deborah Gorb*
 Signed sealed and delivered in the presence of *Samuel Gorb*
 the State of Ala. this day personally appeared before me *Ed Boyce J.P.* Limestone County an acting Justice of the peace in said county Wm E. Gorb and Deborah Gorb his wife signers to the foregoing conveyance and who being known to me acknowledged before me that after being informed of the contents of the conveyance they signed the same voluntarily for the purposes therein mentioned on the day the same bears date. Given under my hand the 11th day of Nov 1870.

Ed Boyce J.P.
 State of Ala. I Joshua P. Linnam Judge of the Probate Court Limestone County hereby certify that the foregoing conveyance was filed for record on the 28th day of November 1870 & was duly recorded - December 5th 1870 in Deed Book 13 page 736.
Joshua P. Linnam
Judge P.C.

John H. Moore this instrument witnessed that I John H. Moore of Limestone County State of Ala. for and in consideration of the sum of One

hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Geo. W. McKinney in the town of Athens to enable me to make and secure my crop for the year of 1870 on the above place and without which I could not make and secure said crop. I hereby give them a lien upon said crop and also upon the following and part of sale in case of default for the certain payment of the same on or before the first day of Jan'y 1871 according to section 1858 of the Revised Code of Alabama. *John H. Moore*
 Athens Ala Nov 21st 1870
 State of Ala. I Joshua P. Linnam Judge of the Probate Court for said county Limestone do hereby certify that the foregoing lien was filed for record Nov 29 1870 and was duly recorded Dec 5th 1870 in Deed Book 13 page 736
Joshua P. Linnam Judge P.C.

Ree & Donnell Whereas we Edward B. Ree and Robert Donnell comprising the firm of Ree and Donnell of the County of Limestone and State of Alabama are indebted as said firm to Messrs Robert Moore & Co of Birmingham in the sum of four thousand dollars by account due at the date of these presents for value received and whereas in consideration of the fact that said Robert Moore & Co have extended the time of payment of said debt by us to March the first (1871) Eighteen hundred and seventy one we are anxious and desirous of securing the prompt payment of said debt on said first day of March 1871 to said Robert Moore & Co. Now know all men by these presents that we the said Edward B. Ree and Robert Donnell in the capacity of said firm of Ree and Donnell for and in consideration of the premises and of the sum of five dollars in hand paid by said Robert Moore & Co through their agent Thomas J. Humphrey of the County of Madison - State of Alabama the receipt whereof is hereby acknowledged have granted bargain sold and conveyed and by these presents do grant bargain sell and convey unto the said Thomas J. Humphrey as agent as aforesaid all the crops of corn and cotton raised produced or gathered by us on the Paul Jones and Ragsdale tracts of land lying and being in the County of Limestone and State of Alabama in the year 1870 unto the said Thomas J. Humphrey as agent of Robert Moore & Co and his assigns forever. Provided however that if the said four thousand dollars or any part thereof shall remain due and unpaid on the first day of March Eighteen hundred and seventy one then the said Thomas J. Humphrey as agent aforesaid or his agent is hereby authorized and empowered to enter upon our premises and take said corn and cotton and unimproved to enter upon our premises and take said corn and cotton into his possession and after advertising the same for thirty days in some newspaper published in the County of Limestone may sell the same at public outcry to the highest bidder for cash and out of the proceeds of said sale shall pay first the costs and charges of this conveyance second the debt and interest remaining due and unpaid at that time and third any balance remaining shall pay the same to the said Ree & Donnell or their legal representatives; but if the said said Ree & Donnell shall and truly pay or cause to be paid the said debt and interest upon the 1st day of March 1871 and the costs and charges of this trust then this obligation is to be void otherwise to remain in full force and effect in witness

the following property to secure the payment of the same when it becomes due two bay horses about 9 or 10 years old one white faced heifer and seven head of sheep heifer and sheep bought of the said Jm Shelton all the above property now in the hands of the said Lewis Ligg and John D Gilbert. Now if the said Lewis Ligg or John D Gilbert shall well and truly pay said Jm Shelton the said sum of fifty one dollars 25 cts by the first day of march next then this instrument to be null and void but if the said Lewis Ligg or John D Gilbert fail to pay said sum of fifty one dollars 25 cts by the first day of march then the said Jm Shelton shall upon the demand of Jm Shelton proceed to sell so much of said above named property for cash at highest bidder at public outcry as will pay said sum of fifty one dollars and twenty five cts and all cost of this instrument after giving 5 days notice of time and place of sale. Given under our hands and seals this 16th 1870

Lewis Ligg
John D Gilbert
Jm Shelton

State of Alabama 3d Joshua P. Plummer Judge of the Probate Court for said Limestone County hereby certify that the foregoing conveyance was filed for record Dec 5th 1870 was duly recorded same day in Book No 12 page 729 & 730

Joshua P. Plummer Judge

James D. Sanders on 3^d 100⁰⁰ Whereas I James D. Sanders am justly indebted to James M. Shelton in the sum of One Hundred dollars due the 1st of October 1870 and being desirous of securing the payment of the same when it becomes due I hereby bargain and sell to John T. Ferguson the following property to secure the payment of the same. One bay horse one bay filly to secure the payment of the same. Now if the said James D. Sanders shall well and truly pay the said James M. Shelton one hundred dollars by the 1st of October next then this instrument shall be null and void but if the said James D. Sanders fail to pay said Jm Shelton the said One hundred dollars by the 1st of Oct. next then the said Jm Shelton shall upon the demand of John T. Ferguson shall proceed to sell so much of said property at highest bidder for cash at public outcry after giving two days notice of time and place of sale as will pay all cost of this instrument and with this the 5th 1870. Given under our hands and seals this 1st 1870

J. D. Sanders
John T. Ferguson
Jm Shelton

State of Alabama 3d Joshua P. Plummer Judge of the Probate Court for said Limestone County hereby certify that the foregoing conveyance was filed for record Dec 5th 1870 was duly recorded same day in Book No 12 page 730

Joshua P. Plummer Judge

3^d Lindsay wife of Samuel Foster and Nancy Lindsey his wife of the County of Limestone in the State of Alabama of the one part and Samuel Foster of the County of Limestone Alabama of the other part Witnessed that the said parties of the first

This instrument made the 23rd day of November in the year One thousand Eight hundred and seventy between Zachariah Lindsey and Nancy Lindsey his wife of the County of Limestone in the State of Alabama of the one part and Samuel Foster of the County of Limestone Alabama of the other part Witnessed that the said parties of the first

part for and in consideration of the sum of One Hundred Dollars to them in hand paid (by 2 notes in hand paid the receipt whereof is hereby acknowledged) have this day given granted bargain sold aliened enfeoffed released conveyed and confirmed and by their presents do give grant bargain sell alien enfeoff release convey and confirm unto the said party of the second part all that certain tract or parcel of land lying and being in the County of Limestone State of Alabama and known and described as follows to wit viz the west 1/2 of north east 1/4 & 2 1/2 of the E 1/4 of N E 1/4 of section 29 & 30 & west corner containing in all (120 acres) more or less. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Samuel Foster his heirs and assigns forever and the said parties of the first part for themselves their heirs executors and administrators to do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said party of the second part his heirs and assigns forever and against themselves and all and every person persons claiming or holding under the said Zachariah Lindsey and Nancy Lindsey his wife and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said Zachariah & Nancy & Lindsey have unto subscribed their names and affix their seals the day and year first above written

Zachariah Lindsey
Nancy Lindsey

3^d Joseph A. Moore Clerk of the Circuit Court of said Limestone County hereby certify that Zachariah Lindsey and Nancy & Lindsey whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on the day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same were dated. Given under my hand this the 25th day of November 1870

Joseph A. Moore Clerk

State of Alabama 3d Joshua P. Plummer Judge of the Probate Court for said Limestone County hereby certify that the foregoing conveyance was filed for record Dec 12th 1870 was duly recorded same day in Book No 12 page 740 & 741

Joshua P. Plummer Judge

Reuben Cowan 3^d Whereas Alonzo 23rd 1870. This instrument witnessed that I Reuben Cowan of Limestone County State of Alabama for and in consideration of One hundred & seventy five dollars in supplies the day advanced bona fide to me by David B. Friend so to enable me to cultivate make and secure my crop for the year 1870 on the David B. Friend place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crop and also upon the following 1 bay horse about 14 hands high 1 cow & calf six hogs and ten or twenty five (10⁰⁰) dollars worth of dry goods 15 barrels corn and his part of cotton crop with full power of sale in case default of payment should occur on or before the 25th day of December 1870 according to the provisions made and provided in such cases in the Revised Code of Alabama

Witness David B. Friend

Charles Allen Johnly maples
State of Ala. Limestone Co. 3d Joshua P. Plummer Judge of the Probate Court

for said County hereby certify that the foregoing deed was filed for record Dec 13th 1870 and was duly recorded Dec 15th 1870 in Deed Book 13 page 741
 Joshua P. Connor Judge Cb

John W. Robertson & known all men by these presents that I J. W. Robertson of the County of
 To Mortgage 3 Limestone and State of Alabama in consideration of the sum of fifteen
 Monroe Russell 3 hundred dollars to me in hand paid by Monroe Russell of the
 County of Limestone and State of Alabama the receipt whereof is hereby
 acknowledged have granted bargain and sold and by these presents do grant
 bargain and sell unto the said Monroe Russell the following articles of property
 that is to say twenty bales cotton one pair of iron supposed to be twelve
 hundred bushels one black horse under 5 years old one brown color
 mare under 6 years old one bay horse 5 years old one 2 horse wagon
 10 carry plow 10 cotton harrow and 10 shod plow. To have and to hold
 all and singular the said goods and chattels unto the said Monroe
 Russell and his executors administrators and assigns to his and their
 use forever. And I the said J. W. Robertson for myself and for my
 executors administrators do covenant to and with the said Monroe
 Russell and with his executors administrators and assigns that I am
 lawfully possessed of the said goods and chattels as of my own property
 that the same are free from all incumbrances except as is known to the
 said Monroe Russell and that I will and my executors and administrators
 shall warrant and defend the same to the said Monroe Russell executors
 administrators and assigns against the lawful claims and demands of
 all persons. But if the said J. W. Robertson his executors or administrators
 shall pay unto the said Monroe Russell his executors administrators
 or assigns the sum of fifteen hundred dollars in two months from the
 date hereof with interest at 8 per cent and also a note given the first
 day of Jan 1870 for four hundred and thirty seven dollars and fifty
 cents then this deed as also a certain promissory note bearing even
 date herewith signed by the said J. W. Robertson whereby he promises
 to pay the said Monroe Russell the said sum and interest at the time
 aforesaid shall both be void otherwise shall remain in full force and
 virtue. And it is further agreed that until said time the said J. W. Robert-
 son or his executors and administrators shall and may keep possession
 of the said granted property. And to use and enjoy the same both in case
 of such default or if the same or any part thereof shall be attached at
 any time before the date aforesaid by any creditor or creditors of the
 said J. W. Robertson or if the said J. W. Robertson or his executors or admin-
 istrators shall attempt to sell the same or any part thereof without notice
 to the said Monroe Russell or his executors administrators or assigns
 and without his or their assent to such sale in writing expressed or shall
 receive the same or any part thereof from the place in which they now
 are without such notice and assent then the said Monroe Russell or his executors
 administrators or assigns to take immediate possession of the whole of
 said granted property to his and their own use. In testimony whereof I have here-
 unto set my hand and seal this 13th day of December in the year of our Lord
 One thousand Eight hundred and seventy
 Witness James Russell
 David L. Robertson
 Stamp 12th John W. Robertson End

State of Ala 3^d Joshua P. Connor Judge of the Probate Court for said County
 Limestone 3^d hereby certify that the foregoing Mortgage was filed for record
 Dec 15th 1870 and was duly recorded same day in Deed Book 13 page 742
 Joshua P. Connor

William B. Peace and wife 3 This Indenture made this 15th day of December in the year
 To Deed 3 One thousand eight hundred and seventy between William B. Peace
 O. B. Peace also 3 and his wife Elizabeth C. Peace of the County of Limestone in the State
 of Alabama of the one part and Charles B. Hayes and William H. Sykes composing
 the firm of O. B. Hayes & Co of said Co & State of the other part Witnesseth that the
 said William B. Peace and his wife Elizabeth C. Peace for and in consideration of
 the sum of One hundred (\$100) dollars to them in hand paid the receipt whereof
 is hereby acknowledged have this day given granted bargain and sold abovesaid
 unperfected release conveyed and confirmed and by these presents do give grant
 bargain and sell abovesaid unperfected release conveyed and confirmed unto the said Charles B.
 Hayes and William H. Sykes firm as aforesaid all that certain tract or parcel
 of land lying and being in the County of Limestone State of Alabama and known
 and described as follows to wit viz. the south east quarter of section fifteen
 township two range four west and the south west quarter of the north east
 quarter of section fifteen township two range four west containing in all
 two hundred acres. To have and to hold the above described tract of land unto
 the trustees and appropriate persons thereto belonging or in any wise appertain-
 ing unto the said Charles B. Hayes & W. H. Sykes partners as aforesaid their heirs
 and assigns forever. And the said Wm B. Peace and E. C. Peace his wife for themselves
 their heirs executors and administrators do hereby and in consideration of the
 premises warrant and will from defend the title to the above described and
 hereby granted premises unto the said Charles B. Hayes & Wm H. Sykes
 their heirs and assigns from and against themselves and all and every person
 or persons claiming or holding under the said William B. Peace and his
 wife Elizabeth C. Peace and also against the lawful title claims or demands
 of all and every person or persons whatsoever claiming or holding by
 force or under the Government of the United States In testimony whereof
 the said Wm B. Peace and his wife E. C. Peace hereunto subscribed their names and
 affix their seals the day and year first above written
 Signed sealed and delivered in the presence of 8 stamps 12th Wm B. Peace End
 Ombayn R. A. Vaughan Elizabeth C. Peace End
 The State of Alabama 3 Joshua P. Connor Judge of the Probate Court for said County
 Limestone 3^d hereby certify that the foregoing conveyance was
 his wife whose names are signed to the foregoing conveyance and who are known
 to me acknowledged before me on this day that being informed of the contents
 of the conveyance he has annexed this certificate the same voluntarily on the day
 the same were due given under my hand this 15th day of December 1870
 Joshua P. Connor Judge Cb

State of Ala 3^d Joshua P. Connor Judge of the Probate Court for said
 Limestone 3^d County hereby certify that the foregoing conveyance was
 filed for record Dec 15th 1870 and was duly recorded same day in Deed
 Book 13 page 743
 Joshua P. Connor Judge Cb

Indorsed

Wm F Eggleston wife & Mary C Eggleston her wife of the one part & Robert C Bibb wife & Virginia Bibb his wife of the other part all of the County of Limestone in the State of Alabama. Whereas that the said Wm F Eggleston & Mary C Eggleston for the consideration hereinafter set forth do her this given grant bargain sell & convey unto the said R C Bibb & Virginia Bibb their heirs & assigns the undivided interest of the said Mary C Eggleston in & to what is known as the Belle Meade tract of land situated in said County & State & comprising about eleven hundred acres in all said undivided interest being the share of said Mary C Eggleston as one of the heirs at law of D P Bibb and one of the distributees of his estate. So have & to hold the above granted interest in land to the said R C Bibb & Virginia his heirs & assigns forever & the said Wm F & Mary C Eggleston for themselves their heirs Executors & administrators do covenant with the said R C Bibb his heirs & assigns that they will warrant & defend the same to the said R C Bibb his heirs & assigns forever against the lawful claims of all persons. Now for as much in consideration of the premises the said R C Bibb & Virginia Bibb his wife do hereby give grant bargain sell & convey unto the said Mary C Eggleston her heirs & assigns the one half interest now held by the said R C Bibb in & to what is known as the Woodside place situate in said County of Alabama on which place the said Mary C Eggleston now lives and of which place the said Mary C Eggleston is joint owner with the said R C Bibb said Woodside place consists of about two hundred & seventy five acres including the residence & live south of the M & C R R & east of Bibb Lane excepting & reserving to the said R C Bibb the following parcels of land & the live house & fences which were originally part & parcel of the Woodside place but which by the terms of this agreement now become the property of the said R C Bibb his heirs & assigns to wit: 1st the fifty two (52) acre hundredth fractional part of an acre including the live house & fences and described as follows. Commencing on the east side of Bibb Lane at a point six hundred & two feet south (602) from the centre of the said road track & running east six (6) chains & (8) eighth links thence south (3) three chains & (40) forty links thence west six (6) chains & (18) eighth links thence north (3) three chains & forty (40) links to the point of commencement. 2nd parcel commencing on the east side of Bibb Lane at a point eighty five feet south from the centre of the M & C R road track & running an eastern direction parallel with said R Road track one hundred & forty (140) yards thence south seventy (70) yards thence in a western direction parallel with said R Road one hundred & forty (140) yds thence north seventy (70) yards to the point of commencement making two (2) acres in parcel No 2. and it is expressly understood & agreed by all parties to these presents that the title to the above described parcels of land No 1 & No 2 including the live house & fences is conveyed to the said R C Bibb. So have & to hold the remainder of the above described Woodside place to the said Mary C Eggleston her heirs & assigns forever & the said Robert C Bibb & Virginia Bibb for themselves their heirs Executors & administrators do covenant with the said Mary C Eggleston her heirs & assigns that the said R C Bibb & Virginia Bibb their heirs & assigns will warrant & defend & defend the same to the said Mary C

Eggleston her heirs & assigns forever against the lawful claims of all persons in witness whereof we have hereunto set our hands & affixed our seals this day and year above written.

Wm F Eggleston (Sd)
 Mary C Eggleston (Sd)
 R C Bibb (Sd)
 Virginia C Bibb (Sd)

State of Alabama & I John H Martin an acting Justice of the Peace in and Limestone County & for said County & State hereby certify that Wm F Eggleston Mary C Eggleston R C Bibb and Virginia C Bibb whose names is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the content of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand and seal this August 2nd A D 1870. J H Martin J P.

State of Ala & I Joshua P. Connor Judge of the Probate Court for said County Limestone Co 3 hereby certify that the foregoing conveyance was filed for record Dec 19th 1870 and was duly recorded same day in Deed Book 13 pages 744 & 745.

Joshua P Connor Judge P C.

Jonas Gattin wife & James W Gattin of the one part & James W Gattin of the other part all of the County of Limestone and State of Alabama of the first part and James W Gattin of the same County & State of the second part. Whereas that the said party of the first part for and in consideration of fifteen hundred pounds of valid cotton to them duly paid before the delivery hereof both bargain and sold and by these presents doth grant and convey to James W Gattin of the second part his heirs and assigns forever all of that parcel of land to wit: forty acres lying in section twenty three lying in the north east quarter of said section and sixty acres lying in section twenty four a part of the north west quarter of said section all lying and being in Limestone County & State of Alabama in township one range three west being by survey One thousand acres bounded by the lands of W H Ground & Greenon James Linkinswood & Herrell places. Now one of the first part doth convey the above named lands together with all and singular the tenements hereditaments and appurtenances and all the estate title and interest of the said party of the first part therein. And the said party of the first part doth hereby covenant and agree with the said party of the second that at the time of the delivery hereof the said party of the first part is the lawful owners of the premises above granted and assigns thereof in fee simple absolute and that one will warrant and defend the above granted premises in the quiet and peaceable possession of the said party of the second part his heirs and assigns forever. In witness whereof we have hereunto set our hands and seals this fifteenth day of December One thousand eight hundred & seventy.

Signed and delivered in the presence of
 J A Paul W H Gattin
 State of Ala & I Joshua P Connor Judge of the Probate Court of said County Limestone Co 3 hereby certify that the foregoing conveyance was filed for record Dec 19th 1870 and was duly recorded same day in Deed Book 13 page 745. Joshua P Connor Judge P C.

Cupid Lane
 D. Lane
 C. C. Morgan

This instrument witnessed that I Cupid Lane of Limestone County, State of Alabama for and in consideration of One (1) black horse value at \$150 dollars this day advanced bona fide to me by C. C. Morgan to enable me to make and secure my crop for the year 1870 on the Dancy place and without which I could not make and secure said crop I hereby give him a lien upon said crop and also upon the following (1) one black horse and one (1) grey mare and one (1) grey mare and power of sale in case of default for the certain payment of the same on or before the 25th day of December 1870 according to section 1858 of the Revised Code of Alabama.

Attest W. L. Butler Clerk 500 Cupid Lane

Walter B. Jones
 State of Alabama
 Limestone Co. I hereby certify that the foregoing lien was filed for record Dec 20 1870 and was duly recorded same day in Deed Book 13 page 746.

Joshua P. Roman Judge P. B.

A. B. Romano
 D. Montgomery
 Daniel Dougherty

This Indenture made and entered into by and between A. B. Romano a citizen of the County of Limestone and State of Alabama party of the first part and Daniel Dougherty a citizen of the County of Davidson and State of Tennessee party of the second part. Witnesseth that the party of the first part for and in consideration of the sum of One Dollar to him in hand paid the receipt of which is hereby acknowledged and for the further consideration hereinafter mentioned has this day bargained, sold, aliened, released and conveyed and by these presents doth bargain and sell, alien, release and convey unto the said party of the second part all his right title interest and claim unto the following described property to wit: One hundred and sixty (160) acres of woodland situated in said County of Limestone and State of Alabama aforesaid bounded as follows to wit: The south west quarter of the south east quarter and the north east quarter of the south west quarter of section Nineteen (19) township three (3) range four west also the south west quarter of the south west quarter of section Nineteen township three of range four west together with all rents and profits issuing out of the same. Also the following property to wit: Three bales of cotton situated in the store house of the said party of the first part at McDonalds house near McDonalds station on the Tennessee and Alabama Rail road in the County of Limestone and State of Alabama. Also his entire stock of goods and liquors situated in the same store house in the place aforesaid and all the profits arising from the sale thereof. This instrument to be deemed and held a Power of Attorney to the said party of the first part to sell dispose and apply the same in accordance with the intent of these presents. To Have and to hold to the said party of the second part his heirs and assigns forever. The condition of the above obligation is such that inasmuch as the said party of the first part is indebted unto the said party of the second part in full and true accounts as follows to wit: One sum of Two hundred and sixty seven 5/100 Dollars, evidenced by note of hand of said party of first part for the amount above stated dated at Nashville Tennessee the twentieth day of September 1870 and due 60 days from the date thereof. Also the further sum of Five hundred and forty four 9/100 dollars, evidenced by three notes of hand of the said party of the first part dated at Nashville

Nashville Tennessee November 16th 1870 respectively for the sum of One hundred and Eighty one 4/100 Dollars each and due on one and twelve months with interest from date at the rate of ten per cent per annum amounting to the gross sum of Five hundred and forty four 9/100 Dollars. 544 9/100. Also in the further sum of Eighteen 2/100 Dollars (\$18 2/100) evidenced by the note of hand of the said party of the first part dated at Nashville Tennessee the 16th day of November 1870. And due one month after date with interest from date, being a gross aggregate of Eight hundred and thirty 9/100 Dollars. Now if the said party of the first part shall well and truly pay unto the said party of the second part shall well and truly pay unto the said party of the second part these several notes aforesaid at their respective times of maturity then this obligation shall be void and of none effect other wise to remain in full force and virtue. Witness our hand and seals this 16th day of November 1870 in the City of Nashville and State of Tennessee.

Stamp 100 A. B. Romano

State of Alabama
 Limestone County
 I Joshua P. Roman Judge of the Probate Court of said County hereby certify that A. B. Romano 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 acknowledged the same voluntarily on the day the same were made. Given under my hand this 20th day of December A. D. 1870.

Joshua P. Roman Judge P. B.

State of Alabama
 Limestone County
 I Joshua P. Roman Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed for record Dec 21st 1870 and was duly recorded same day in Deed Book 13 page 746 & 747.

Joshua P. Roman Judge P. B.

Thomas D. Swardy
 Co. Deed
 Joseph W. Swardy

This Indenture made this fourth day of July in the year One thousand Eight hundred and seventy between Thomas D. Swardy the wife of Joseph W. Swardy of the County of Limestone and State of Alabama of the one part and Joseph W. Swardy of the other part. Witnesseth that the said Thomas D. Swardy for and in consideration of the natural love and affection they have to each other and the sum of One dollar to them in hand paid the receipt whereof is hereby acknowledged have this day given, granted, bargained, sold, conveyed and confirmed and by these presents do give, grant, bargain, sell, convey and confirm unto the said Joseph W. Swardy all that certain tract or parcel of land lying and being in the County of Limestone and known and described as follows to wit: The north 1/4 of the north east 1/4 quarter of section 26 Township 23 Range 4 of the north east 1/4 quarter of section 26 Township 23 Range 4 west containing eighty acres more or less. To have and to hold the above described land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Joseph W. Swardy his heirs and assigns forever. And the said Thomas D. Swardy for themselves their heirs executors and administrators do hereby and in consideration of the premises aforesaid and will forever defend the title to the above described and hereby granted premises unto the said Joseph W. Swardy his heirs and assigns from and against all and every person or persons claiming or holding under themselves and all and every person or persons claiming or holding under lawful title claim or demand of any and every person or persons whomsoever. In testimony whereof the said Thomas D. Swardy and Thomas

for said County of Leno, by and by, that the foregoing Lien was filed
for record Dec 22nd 1870 was duly recorded same day in Deed Book
13 page 749. Joshua P. Cannon Judge PC

I, D. S. Heistbit, State of Ala. Know all men by these presents that I Samuel
Do Mortgage Limestone County, D. Heistbit, have this day bought
James M. Shields & purchased of James M. Shields one Shogun mill & evaporator
for the sum of One hundred and twenty dollars due 28th day December
1870. In view of the premises I therefore convey and sell unto Wm R. Peck
said mill and evaporator to have and to hold to him and his heirs
from as well as the first four hundred gallons of Syrup made
on said mill & evaporator upon the following trust however. If
said Heistbit shall not and truly pay to said Shields the sum as above
stated when due then the obligation to be made but otherwise the said
Wm R. Peck shall proceed to sell to the highest bidder at public auction
in front of the Court house door in the town of Athens by giving ten
days notice by posting at Court house door or in two other public places
for cash - the said mill evaporator and molasses for cash and pay
the costs of this instrument second the debt and interest if any
be left it shall be paid over to the parties of record parties. It is
hereby sealed the 28th Oct. 1870. Stamp 50c. D. S. Heistbit
In presence of H. Cannon Limestone
D. S. Heistbit

The State of Alabama, Joshua P. Cannon Judge of the Probate Court
Limestone County, I for said County & State hereby certify that D. S. Heistbit
a subscribing witness to the foregoing conveyance known to me appeared
before me this day and being sworn stated that D. S. Heistbit and D. S. Heistbit
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 were
made: that he attested the same in the presence of the grantor and of the
other witness, and that each other witness subscribed his name as a witness
in his presence. Given under my hand this 28th day of Dec A.D. 1870.

Joshua P. Cannon Judge PC
State of Ala. Joshua P. Cannon Judge of the Probate Court for said
Limestone County, I hereby certify that the foregoing conveyance was
filed for record Dec 28th 1870 and was duly recorded same day in
Deed Book 13 page 750. Joshua P. Cannon Judge PC

Ephraim Sugars sh. also 3rd January 1870. This instrument witnessed that one Ephraim
Do Leno. Sugars Blomney Johnston and Eliza Burton of Limestone
W. C. Preston do & others 3rd County, State of Alabama for and in consideration of
Fifteen thousand (\$15,000) Dollars in supplies this day advanced here
paid to us by W. C. Preston & Co. and Schuyler Harris to enable us to make
and secure our crop for the year 1870, on the Schuyler Harris place and
without which we could not have made and secured said crop. We hereby
give them a mortgage upon said crop and all stock consisting of hogs
cows and calves, and in fact every species of stock or property belonging
to each and all of us, and power of sale in case of default
for the entire payment of the same on or before the first day

of January (A.D. 1871) One thousand Eight Hundred and seventy one
according to section 1555 of the Revised Code of Alabama.

Witness my hand and seal this 15th day of January 1871.
Ephraim Sugars
Blomney Johnston
Eliza Burton
Joshua P. Cannon Judge PC

State of Ala. Joshua P. Cannon Judge of the Probate Court for said County, I
Limestone County, I hereby certify that the foregoing Lien was filed for record Dec 24th 1870 and was
duly recorded Dec 26th 1870 in Deed Book 13 page 751.
Joshua P. Cannon Judge PC

In witness whereof

I, W. Johnson, do hereby certify that the service of Dec in the year One
Do Debt. 3 thousand eight hundred and seventy one between P. W. Johnson and Elizabeth
W. M. Boyd. 3 Johnson the wife of the County of Limestone and State of Alabama of the
one part and W. M. Boyd of the second part. Witnessed that the said P. W. Johnson
and Elizabeth Johnson the wife for and in consideration of the sum of Eight hundred
dollars to them in hand paid the receipt whereof is hereby acknowledged. For
the day given granted bargain sold delivered and affixed to said and confirmed
and by these presents do give grant bargain sell deliver and confirm unto the said W. M. Boyd all that certain tract or parcel of land
known as the West end quarter of the North east quarter of section 26
of township one (1) of range (6) west containing forty acres and five (5) rods
with the exception of the Grove yard known as the Johnson Grove yard
also the North east quarter of the North east quarter of section 26
one range one west containing forty acres more or less known as the Robert
Chambers tract. To have and to hold the above described land with the
tenements and appurtenances thereto belonging to or in any wise appertaining
unto the said W. M. Boyd his heirs or assigns forever and the said
P. W. Johnson and Elizabeth Johnson the wife for themselves their heirs and assigns
hereby do hereby and in consideration of the premises warrant and well
from defend the title to the above described land and lands granted hereunto
unto the said W. M. Boyd his heirs and assigns forever and against
themselves and all and every person or persons claiming or holding under
them the said P. W. Johnson and Elizabeth Johnson the wife and also against
the lawful title claim or demand of all and every person or persons
known or unknown. In testimony whereof the said P. W. Johnson and Elizabeth Johnson
and his wife have hereunto subscribed their names and affixed their
seals the day and date above written.
Signed sealed and delivered in the presence of W. M. Johnson and
Elizabeth Johnson
Witness of W. M. Boyd

Witness of W. M. Boyd
The State of Ala. 3rd Jacob W. Dodd an acting Justice of the peace in and for said
Limestone County, I hereby certify that P. W. Johnson and Elizabeth Johnson
the wife whose names are subscribed to the foregoing conveyance and who is known
to me acknowledged the same and assigned the same voluntarily in the day the
same were made. Given under my hand and seal the 4th day of Dec 1870.
J. W. Dodd JP

State of Ala. Joshua P. Cannon Judge of the Probate Court for said County, I
Limestone County, I hereby certify that the foregoing conveyance was filed for record Dec 29 1870 and
was recorded same day in Deed Book 13 page 751. Joshua P. Cannon Judge PC

This Instrument Witnessed that I Garrison Matthews of Lorain County, Ohio
 do Lawfully give in consideration of One Hundred and Fifty dollars
 to W. C. Preston & Co. of 1850 I duly signed before the delivery thereof by W. C. Preston & Co. Merchants
 at Harris Station I hereby give them a mortgage upon all crops raised by
 myself or family on the Lick-Matthews Cattle and Horse place and upon three
 head of Stock viz One male One horse and One and four of sale or cause of default
 for the certain payment of the same on or before the first day of January
 A.D. 1872 according to Section 1858 of the Revised Code of Alabama. This mortgage
 is intended as a security for the payment of. For every note of even ten and
 date. That if default shall be made in the payment of the same as is required
 by Garrison Matthews then W. C. Preston & Co. are hereby authorized to sell the above
 mentioned property or so much thereof as will satisfy the amount then due with
 all costs and expenses allowed by law. In witness hereof I have this Document signed
 at my hand and seal.

Get my hand and seal.
Witness Wm C Preston Dict^d by
H. C. ^{me} ₁₀ ²

1870 same duly recorded same day in Deeds Book 18 page 152. Joshua P. Conner Judge of the Probate Court for said County, Va.

St. Clair Mathews & Son Instrument witnessed Sub I St. Clair Mathews of Limestone County
To Mortgagee Sub State of Alabama for and in consideration of One thousand and four hundred
H.C. Prestons \$1750 Dollars duly paid before the delivery hereof by H.C. Prestons
to merchant at Harris Station to enable me to make and secure my crop
for the year 1870 on the Luke Mathews Oak land place and without which
said crop could not have been secured I St. Clair Mathews hereby give
them a mortgage upon said crop and all stock consisting of horses mules
over cows and hogs and in fact each and every species of stock belonging
to myself and family and under my control, together with all house hold
kitchen furniture blacksmith tools buggy wagons &c. and all crops raised
by myself or family during the year 1871 and former of sale in case of
default for the entire payment of the same on or before the first day of
January 1872 according to section 1858 of the Revised Code of Alabama
In witness whereof I have this December 30th 1870 given my hand and seal
at the place of the County of St. Clair Mathews

State of Ill. I Joshua P. Conner Judge of the Probate Court for said County
 certify that the foregoing mortgage was filed for record
 Dec 31 1870 was duly recorded same day in Dist Book 18 page 133
 Joshua P. Conner Judge

Morris Lucas
 No Mortgage
 W C Preston & Co
 This instrument witnessed that I Morris Lucas of Limestone County and State of Alabama for and in consideration of One hundred and sixty eight and 00/100 Dollars and interest in supplies this day advanced bona fide by W C Preston & Co merchants at Barnd's Station Alabama to enable us to make and secure our crop for the year 1870 on the Edmund Lucas Place and without which we could not have made and secured said crop I hereby give them a mortgage upon said crop and upon three horses viz, the Creek Horse, Lucas Horse and mustik horse and all stock of every species belonging to us and power of sale in case of default for the certain payment of the same on or before the first day January 1872 according to section 1558 of the Revised Code of Alabama
 Witness My hand and Seal this 5th day of March 1870
 Morris Lucas
 W C Preston & Co

Wm. R. L. Jones & Co. Stamp 50¢

State of R. I. Joshua P. Corman Judge of the Probate Court of said County. Do hereby certify
 Linneth C. that the foregoing conveyance was filed for record Dec 21st 1890 and was duly recorded
 same day in said Book 13 page 452. Joshua P. Corman Judge R. I.

Harris Mosler of Alabama for and in consideration of Fifteen Hundred Dollars in supplies
 this day advanced to me by W. B. Poston's merchant at Harris Glendon to
 enable me to make and secure my crop on the River Park place for the year 1870 and
 without which said crop could not have been secured I hereby give them a mortgage upon
 said crop and all stock consisting of horses mules cows hogs and in fact each and
 every species of stock belonging to me or under my control, together with all
 household & kitchen furniture blacksmith tools hammers saws and all implements
 by myself or family during the year 1871 and power of sale in case of default for
 the certain payment of the same on or before the first day of January A.D. 1872
 according to section 1858 of the Revised Code of Alabama, in witness whereof I have
 this day given my hand and seal the December thirty first A.D. one thousand eight
 hundred and seventy = Stamp \$150.4 Harris Mosler

Sheriff's Court records 1870
 Wm. J. D. Preston, W. B. Preston, W. D. Adams
 State of Ohio
 I, Joshua P. Conner, Judge of the Probate Court for said County of
 Lawrence Co., do hereby certify that the foregoing Complaint was filed for record Dec 21st 1870 and
 was duly recorded same day in Deed Book 12, page 109 Joshua P. Conner Judge

At De Pelchins }
Do mortgage }
Wm H. W. }
to William H. W. }
the sum of two hundred & eighty seven & four dollars
to be paid in six months from the date of the assignment and being indebted
and being desirous to secure the same de bargain will assign and convey to Paul
L. Jones the following described premises to secure the same - to wit: an upright
press saw & other manufacturing by General Lee of Baltimore to secure said
debt and if the said De Pelchins shall fail to pay said debt at its maturity
then the said Jones agreed to sell the same by giving two days notice
at his discretion and use the same to pay said debt. De Pelchins assents to
all this and will bring the same immediately to the house of Wm H. W. where
it is to remain until the debt is paid. N. De Pelchins

State of Ohio
 I Joshua P. Corman Judge of the Probate Court for said County
 do hereby certify that the foregoing Assignments are filed for record
 in my office this 4th day of January A.D. 1871
 Joshua P. Corman Judge P.C.

Deeny # 97879 and was duly recorded same day at Court
John P. Brennan Judge RB

E. R. Jordan
J. L. Linn
H. J. Carburgh

This Indenture made the 5th day of January in the year one thousand
Eight hundred and seventy one between E. R. Jordan a B. R. of Carburgh
all of Lower Mer County State of Ohio and J. L. Linn a B. R. of Carburgh
all of Lower Mer County State of Ohio and H. J. Carburgh a B. R. of Carburgh
all of Lower Mer County State of Ohio the said E. R. Jordan
do hereby certify that the said H. J. Carburgh is the owner of the said
Indenture and is entitled to the same of the said E. R. Jordan.

Dollars for which to make said Cartwright secure for the above amount. And Jordan gave said Cartwright a deed of trust or lien and power of sale on or before the expiration of three months after above date the following property to wit 1 Day more 1 bar horse wagon in case of default for certain payment of same. In witness whereof I have made set my hand and seal the day and year first above written. *Stamp 50c* E. R. Jordan Esq.

Subscribed and delivered in presence of P. B. Cartwright
State of Ohio 3^d Joshua P. Connor Judge of the Probate Court for said County
Limestone Co 3^d hereby certify that the foregoing Conveyance was filed for record June 5th 1871 and was duly recorded same day in Deed Book 13 pages 753 & 754
Joshua P. Connor Judge P. C.

of S. H. Brockman 3^d Athens Ohio June 5th 1871 This instrument witnessed that J. G. S. Brockman
to Lira 3^d of Limestone County State of Alabama for and in consideration of one
and a half hundred or a twenty five dollars in supplies this day advanced to said
Brockman to enable him to cultivate lands and secure crop
on said crops and also upon the following term grey horse five years old with
full power of sale in case of default of payment should occur on or before
the 1st day of December 1871 according to the provisions made and provided
in such cases in the Revised Code of Alabama
Witness said S. H. Brockman *Stamp 50c* S. H. Brockman Esq.
State of Ohio 3^d Joshua P. Connor Judge of the Probate Court for said County hereby
Limestone Co 3^d certify that the foregoing Conveyance was filed for record June 4th
1871 and was duly recorded same day in Deed Book 13 pages 754
Joshua P. Connor Judge P. C.

George H. & Mary J. Moore Esq. 3^d State of Alabama Limestone County. Know all by these
to Deed 3^d private that whereas we George H. Moore and Mary J. Moore
Anna E. Sanders 3^d executors and administrators of the will of Alfred Moore died
pursuant to the provisions of said will did on the 18th day of February 1867
bargain and sell to William O. Sanders a parcel of land situated in said
County of Limestone known as the west half of the south west quarter of
section twelve in township four range three west for the sum of four hun-
dred dollars. Since then in possession of the land and execute our deed
to carry title when the purchase money was paid; with which said Sanders
paid to us in full said purchase money and sold to Alexander Russell the
west half of said tract and acknowledged payment from Russell of the purchase
money; and whereas said Sanders died intestate and his administrators Richard H.
Thompson under an order of the Probate Court of said County of Limestone, sold
at public sale to Anna E. Sanders the east half of said parcel of land. And
acknowledges the payment of the purchase money and their right to a
conveyance of the legal title; and whereas said administrators of said Sanders
has delivered up to us our title deed and requested us to carry the title
of the west half of said tract of land to said Alexander Russell and
the title of the east half thereof to the said Anna E. Sanders. Now this in
consideration of the premises we the undersigned George H. Moore
and Mary J. Moore executors and administrators of the will of Alfred Moore

do hereby give grant bargain sell and convey with the right title and
interest what said Alfred Moore deceased had at the time of his death in and to his
share of land to the said Alexander Russell and the said Anna E. Sanders and their
heirs forever, to have and to hold the same. The west half thereof to the said Russell
and his heirs and assigns, and the east half thereof to the said Anna E. Sanders and
her heirs and assigns forever. In witness whereof we have hereunto set our hands and
seals this the second day of September 1870. *Stamp 50c* Geo. H. Moore Esq. and
Mary J. Moore Esq.

the State of Alabama 3^d Lewis M. Drayton Judge of the Court of Probate in and for said
Madison County 3^d County and State hereby certify that George H. Moore Esq. and
Mary J. Moore Esq. 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 2nd day the same last
date, given under my hand this 2nd day of October A.D. 1870. Lewis M. Drayton J. C.
State of Ohio 3^d Joshua P. Connor Judge of the Probate Court for said County hereby
Limestone Co 3^d certify that the foregoing Conveyance was filed for record June 9th 1871
and was duly recorded same day in Deed Book 13 pages 754 & 755 Joshua P. Connor Judge P. C.

James A. Barclay Esq. 3^d This Indenture made and entered into this second day of September
in the year of our Lord One thousand Eight hundred and seventy be tween
Do-Deed 3^d James A. Barclay and Harriet M. Barclay his wife of the County of Madison
Anna E. Sanders 3^d State of Alabama of the first part and Anna E. Sanders of the County of
Limestone and State of Alabama of the second part. Witnesseth that the said James A.
and Harriet M. Barclay of the first part for and in consideration of the sum
of Two thousand Three hundred dollars to them in hand paid by the said
Anna E. Sanders which is hereby acknowledged have this day given granted bargain and sell
conveyed and confirmed and by these presents do give grant bargain sell convey
and confirm unto the said Anna E. Sanders all that certain tract or parcel
of land lying and being in the County of Limestone and State of Alabama and is
known and described as follows viz. The south half of the south east quarter
of section twelve, the south east quarter of the south west quarter of section
twelve and the south east quarter of the north east quarter of section
twelve all in township four range three west and containing in the whole about
two hundred acres more or less being the land of said S. H. Brockman by
Alexander Russell and wife to the said James A. Barclay. Do have and to
hold the above described tract or parcel of land with all the tenements and
appurtenances thereto belonging or in anywise appertaining unto the said
Anna E. Sanders her heirs and assigns forever. And the said James A. and
Harriet M. Barclay for themselves their heirs executors and administrators
do hereby and do consider of the premises warrant and with power defend
the title to the above described and hereby granted premises unto the said
Anna E. Sanders her heirs and assigns forever and against themselves and
all and every person or persons claiming or holding under them and
also against the lump sum claim or demands of all and every person or
persons whatsoever in testimony whereof the said James A. and Harriet M.
Barclay of the first part have hereunto subscribed their names and affixed
their seals this day and year above written. *Stamp 42c* James A. Barclay
Harriet M. Barclay
State of Alabama Madison County. I Robert D. Wilson a Notary Public

in and for the County and State of said Georgia, to wit: That James C. Binkley and his wife Hattie 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 9th Sept. 1870. R.D. Williams A.P. State of Ala. J. Joshua P. Courson Judge of the Probate Court for said Livingston Co. County Georgia, certify that the foregoing conveyance was filed for record January 9th 1871 and was duly recorded same day in Deeds Book 13 page 755 & 756. Joshua P. Courson Judge P.C.

At C. Legg admr of the Estate of Edward Legg died. Know all men by these presents that M. G. Maples the highest bidder all that tract or parcel of land belonging to said estate lying and being in the County of Limestone and State of Alabama and M. G. Maples being the highest bidder bought the same for the sum of Four thousand dollars to me in hand paid the receipt whereof is hereby acknowledged. The tract of land is described as follows beginning with the south east corner of M. G. Maples land running one mile west to the N.E. corner of the sixteenth section then south with the section line to the north west corner of Jno. S. Hardships land thence east with the measurements of Jno. S. Hardships line to the N.E. corner thence north with the line to the beginning corner being in all Three hundred and fifty six acres in fraction of section 15th township 1 R.D. and I further move this day relinquish to the said M. G. Maples all the right title or interest that I have rec'd in me as admr of said Estate. Witness my hand and seal at Montgomery Alabama this 10th day of Sept. 1870. At C. Legg admr of the Estate of Edward Legg died.

State of Ala. J. Joshua P. Courson Judge of the Probate Court for said Livingston Co. County Georgia, certify that the foregoing conveyance was filed for record Jan'y 10th 1871 and was duly recorded same day in Deeds Book 13 page 756. Joshua P. Courson Judge P.C.

James G. Sindall wife et al. This Indenture made this 26th day of February in the 3rd year One thousand eight hundred and fifty nine between Malcolm G. Maples James G. Sindall & Patience Sindall his wife and Mrs. Foster of the County of Limestone in the State of Alabama of the one part and Malcolm G. Maples of the other part. Witnesseth that the said James G. Sindall wife & Mrs. Foster for and in consideration of the sum of Four thousand Dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said Malcolm G. Maples all that certain tract of land lying and being in the County of Limestone State of Alabama known and described as the south east quarter of the north east quarter of section nine (9) in township one of range five of west containing forty acres and more fractions of an acre. To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Malcolm G. Maples his heirs and assigns forever. And the said James G. Sindall wife & Mrs. Foster 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 Malcolm G. Maples his heirs and assigns forever and against them selves and all and every person or persons claiming or holding under them the said James G. Sindall and Patience Sindall his wife & Mrs. Foster and also against the lawful title claim or demand of all and every person or persons whosoever claiming or holding by form or under the Government of the United States. In testimony whereof the said James G. Sindall wife and Mrs. Foster hereunto set their hands and affix their seals the day and year first above written.

Signed sealed and delivered in the presence of James G. Sindall Patience Sindall and Mrs. Foster

State of Alabama. I, Joshua P. Courson Judge of the Probate Court for said Livingston County, of the place in and for said County James G. Sindall and Patience Sindall his wife and whose names are signed to the foregoing conveyance and who were known to me that being informed of the contents of the conveyance acknowledged before me on this day that they signed the same voluntarily on the day the same bears date. Witness my hand this 26th day of February 1859. R.D. B. B. B. State of Alabama. I, Joshua P. Courson Judge of the Probate Court for said Livingston County, of the place in and for said County Mrs. Foster whose name is signed to the foregoing conveyance and who were known to me that being informed of the contents of the conveyance acknowledged before me on this day that he signed the same voluntarily on the day it being 5 day of Sept 1859. Witness my hand this 5 day of Sept 1859. R.D. B. B. B. State of Ala. J. Joshua P. Courson Judge of the Probate Court for said Livingston Co. County Georgia, certify that the foregoing conveyance was filed for record Jan'y 10th 1871 and was duly recorded same day in Deeds Book 13 page 756 & 757. Joshua P. Courson Judge P.C.

William P. Jones wife. This Indenture made this 8th day of April in the year one thousand eight hundred and fifty nine between William P. Jones and his wife Sarah M. Jones of the County of Limestone in the State of Alabama of the one part and Malcolm G. Maples of the other part. Witnesseth that the said William P. Jones and wife Sarah M. Jones for and in consideration of the sum of Three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted sold aliened conveyed released conveyed and confirmed and by these presents do give grant bargain sell alien convey release convey and confirm unto the said Malcolm G. Maples all that certain tract of land lying and being in the County of Limestone State of Alabama known as the south east quarter of the north east quarter of section ten and township one range five containing forty acres and also ten acres in the east corner of the south east quarter of the north east quarter of section nine in township one range five and more fractions of an acre. To have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Malcolm G. Maples his heirs and assigns forever.

their heirs and assigns forever. And the said William P. Smith and his wife Sarah M. Smith for their heirs executors and administrators do hereby and in consideration of the premises warrant and with forever defend the title to the above described land hereby granted premises unto the said Mr. G. Maples his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said William P. Smith his wife Sarah M. Smith and also against the lawful title claim or demand of all and every person or persons claiming or holding by from or under the Government of the United States. In testimony whereof the said William P. Smith and his wife Sarah M. Smith have subscribed their names and affix their seals the day and year above written.

Deposed sealed and delivered in the presence of
 the State of Alabama. I personally appeared before me Bay B. Bap an acting Justice of the Peace in and for said County. Truly certify that William P. Smith and his wife Sarah M. Smith whose names are signed to the foregoing conveyance and who are known to me personally before me on this day and being informed of the contents of the conveyance executed the same voluntarily on the day the same were dated given under my hand this 8 day of April A.D. 1859.

Bay B. Bap J.P.
 State of Ala. Joshua P. Crenshaw Judge of the Probate Court for said County. Truly certify that the foregoing conveyance was filed for record Aug 10 1871 and was duly recorded same day in Book 13 pages 757 & 758.

Joshua P. Crenshaw Judge P.B.

James G. Sindall wife et al. This Indenture made this 26 day of February in the year One Thousand eight hundred and fifty nine between James G. Sindall & Malcolm G. Maples Parties Sindall his wife of the County of Limestone in the State of Alabama of the one part and Malcolm G. Maples of the other part. That the said James G. Sindall and Patience Sindall his wife for and in consideration of the sum of Four hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed and confirmed unto the said Malcolm G. Maples all that certain tract of land lying and being in the County of Limestone State of Alabama known and described as the fourth east fourth of the north east fourth of section nine township 1 range 5 west also fifth corner in the west side of the north east fourth of the north east fourth of section nine township one range five west containing in all fifty five acres. To have and to hold the above described tract of land with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Malcolm G. Maples his heirs and assigns forever. And the said James G. Sindall wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and with forever defend the title to the above described land hereby granted premises unto the said Malcolm G. Maples his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said James G. Sindall and Patience Sindall his wife and also against the lawful title claim or demand of all and every person or persons claiming or holding by from or under the Government of the United States.

In testimony whereof the said James G. Sindall Patience Sindall his wife subscribe their names and affix their seals the day and year first above written.

Deposed sealed and delivered in the presence of
 the State of Alabama. I personally appeared before me Bay B. Bap an acting Justice of the Peace in and for said County. Truly certify that James G. Sindall and Patience Sindall his wife whose names are signed to the foregoing conveyance and who are well known to me that being informed of the contents of the conveyance executed before me this day that they signed the same voluntarily on the day the same were dated given under my hand this 26 day of February 1859. Bay B. Bap J.P.
 State of Ala. Joshua P. Crenshaw Judge of the Probate Court for said County. Truly certify that the foregoing conveyance was filed for record Aug 10 1871 and was duly recorded same day in Book 13 pages 758 & 759.

Joshua P. Crenshaw Judge P.B.

James G. Sindall wife et al. This Indenture made this 26 day of February in the year One Thousand eight hundred and fifty nine between James G. Sindall & Malcolm G. Maples Parties Sindall his wife of the County of Limestone in the State of Alabama of the one part and Malcolm G. Maples of the other part. That the said James G. Sindall and Patience Sindall his wife for and in consideration of the sum of Four hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed and confirmed unto the said Malcolm G. Maples all that certain tract of land lying and being in the County of Limestone State of Alabama known and described as being in the north west quarter of section ten township one range five west and bounded as follows Beginning at Barren Run North west corner running north with section line to the big branch thence with the meanders down said branch on the south side to a small Persimmon thence fifty five degrees east of south ten poles to a sugar tree thence fifty one degrees east of south twenty two poles to a sugar tree thence fifty four degrees east of south thirty nine poles to the mouth of McKinnis Spring thence down the meanders of said branch to a gum said Barren corner thence with Barren Run to the beginning containing forty seven 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 Malcolm G. Maples his heirs and assigns forever. And the said James G. Sindall wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and with forever defend the title to the above described land hereby granted premises unto the said Malcolm G. Maples his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said James G. Sindall and Patience Sindall his wife and also against the lawful title claim or demand of all and every person or persons claiming or holding by from or under the Government of the United States. In testimony whereof the said parties of the first part have subscribed their names and affix their seals the

day and year first above written
 signed sealed and delivered
 in the presence of

James G. Findall

Patience Findall

Leonard Findall

Mary Findall

Wesley L. Skelton

Rutha Skelton

State of Alabama: Personally appeared before me, J. B. Bap, an acting Justice of the Peace in and for said County, James G. Findall and Patience Findall his wife and Leonard Findall Mary Findall and Wesley Skelton and his wife Rutha Skelton whose names are signed to the foregoing conveyance and who are well known to me that being informed of the contents of the conveyance, before me this day that they signed the same voluntarily on the day the same bears date. Witness my hand this 26 day of February 1879.

J. B. Bap, J.P.

State of Alabama: I, Joshua P. Coan, Judge of the Probate Court for said County, do hereby certify that the foregoing conveyance was filed for record July 10, 1871 and was duly recorded same day in Book 13 page 759 & 760.

Joshua P. Coan, Judge P.C.

Levi D. Henderson wife & this Indenture made this 30th day of December in the year One thousand eight hundred and seventy between Levi D. Henderson & Louisa D. Henderson his wife of the County of Livingston in the State of Alabama of the one part and James J. Nichols of the other part. Witnesseth that the said Levi D. Henderson & Louisa D. Henderson his wife for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged that this day given granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said J. J. Nichols that certain tract or parcel of land lying and being in the County of Livingston in the State of Alabama and known as a part of the north west fourth of section No 20 Township No 1 of range No 4 west containing forty five acres. To have and to hold the above described land with the appurtenances thereto belonging or in any wise appertaining to the said J. J. Nichols his heirs and assigns forever and the said Levi D. Henderson & Louisa D. Henderson his wife for themselves their heirs executors and administrators do warrant and forever defend the title to the above described and hereby granted premises unto the said J. J. Nichols his heirs and assigns forever and against themselves and all and every person claiming or holding under them the said Levi D. Henderson & Louisa D. Henderson his wife also against the lawful title or demand of all and every person claiming or holding by force or under the Government of the United States. In testimony whereof the said parties hereunto set their hands and seals this day and date above written.

Stamp 50¢

Levi D. Henderson

Louisa D. Henderson

the State of Alabama: I, Lewis Morris an acting Justice of the Peace in and for said County, do hereby certify that Levi D. Henderson

and L. C. Henderson whose names is signed to the foregoing conveyance and who is known to me acknowledged before me that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 20th day of December 1870. Lewis Morris J.P. State of Alabama: I, Joshua P. Coan, Judge of the Probate Court for said County, do hereby certify that the foregoing conveyance was filed for record July 14, 1871 and was duly recorded same day in Book 13 page 760 & 761. Joshua P. Coan, Judge P.C.

James J. Nichols wife & this Indenture made this 30th day of December in the year One thousand eight hundred and seventy between James J. Nichols and Sarah E. Nichols his wife of the County of Livingston in the State of Alabama of the one part and H. J. Cartwright of the other part. Witnesseth that the said J. J. Nichols and Sarah E. his wife for and in consideration of the sum of three hundred dollars to them in hand paid the receipt whereof is hereby acknowledged that this day given granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain sell alien convey and confirm unto the said H. J. Cartwright that certain tract or parcel of land lying and being in the County of Livingston in the State of Alabama and known as a part of the north west fourth of section No 20 Township No 1 of range No 4 west containing forty five acres. To have and to hold the above described land with the appurtenances thereto belonging or in any wise appertaining to the said H. J. Cartwright his heirs and assigns forever and the said J. J. Nichols and Sarah E. his wife for themselves their heirs executors and administrators do warrant and forever defend the title to the above described and hereby granted premises unto the said H. J. Cartwright his heirs and assigns forever and against themselves and all and every person claiming or holding under them the said J. J. Nichols and Sarah E. his wife also against the lawful title or demand of all and every person claiming or holding by force or under the Government of the United States. In testimony whereof the said parties hereunto set their hands and seals this day and date above written.

Stamp 50¢

J. J. Nichols

Sarah E. Nichols

the State of Alabama: I, Lewis Morris an acting Justice of the Peace in and for said County, do hereby certify that James J. Nichols and Sarah E. Nichols his wife whose names is signed to the foregoing conveyance and who is known to me acknowledged before me that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 20th day of December 1870. Lewis Morris J.P. State of Alabama: I, Joshua P. Coan, Judge of the Probate Court for said County, do hereby certify that the foregoing conveyance was filed for record July 14, 1871 and was duly recorded same day in Book 13 page 761. Joshua P. Coan, Judge P.C.

H. J. Cartwright wife & this Indenture made this 30th day of December in the year One thousand eight hundred and seventy between H. J. Cartwright and J. D. Cartwright his wife of the County of Livingston in the State of Alabama of the one part and James J. Nichols of the other part. Witnesseth that the said H. J. Cartwright

I D Cartwright his wife for and in consideration of the sum of One Hundred dollars to them in hand paid the receipt whereof is hereby acknowledged that this day 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 D. H. Langhewiller the certain tract or parcel of land lying and being in the County of Livingston in the State of Alabama & known as a part of the North west fourth of section 20 township 20 N of range 10 E west containing forty five acres. To Have and to hold the above described land with the appurtenances thereto belonging or in any wise appertaining to the said D. H. Langhewiller his heirs and assigns forever and the said D. H. Cartwright & I D Cartwright his wife for themselves their heirs executors and administrators do warrant and forever defend the title to the above described land hereby granted premises unto the said D. H. Langhewiller his heirs and assigns forever and against themselves and all and every person claiming or holding under them the said D. H. Cartwright & I D Cartwright his wife also against the lawful title or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said parties have hereunto set their hands and seals this day and date above written. *Stamps 50¢* *D. H. Cartwright* *Seal* *D. H. Cartwright* *Seal*

The State of Alabama & I Lewis Morris an acting Justice of the peace - Livingston County 3 for said County hereby certify that D. H. Cartwright & I D Cartwright his wife whose names are signed to the foregoing Conveyance and who is known to me acknowledged before me that being informed of the contents of the Conveyance they executed the same voluntarily on the day the same were date. Given under my hand this 30th day of December 1870. *Lewis Morris J.P.*

The State of Alabama & I Joshua P. Corman Judge of the Probate Court for said Livingston County 3 hereby certify that the foregoing Conveyance was filed for record Jan'y 14th 1871 and was duly recorded same day in Book 18 pages 661 & 662. *Joshua P. Corman Judge P.C.*

J P McKimney 3 this instrument witnessed that I James P. McKimney of To Live 3
Orushaw Tammor 3 of the sum of fifteen hundred dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by Orushaw Tammor's merchants in the town of Athens to enable me to make and secure my crop for the year 1871 on the East side of Orushaw place and without which I could not make and secure said crop I hereby give them a lien upon said crop and also upon the following stock - two black mare mules, one sorrel mare mule one gray horse mule one roan mare one pair horses wagon and power of sale in case of default for the entire payment of the same on or before the first day of May 1872 according to section 1851 of the Revised Code of Alabama Athens Ala Jan'y 20 1871 *Witness J. P. McKimney* *Stamps \$1.00* *J. P. McKimney*
The State of Alabama & I Joshua P. Corman Judge of the Probate Court for Livingston County 3 said County hereby certify that the foregoing lien was

filed for record Jan'y 14th 1871 and was duly recorded same day in Book 18 pages 762. *Joshua P. Corman Judge P.C.*

Richard L. Hine wife 3 this instrument made this the 16th day of January in the To Live 3
Roswell Hine 3 year of our Lord One thousand Eight hundred and seventy one between Richard L. Hine and Mary M. Hine his wife of the County of Livingston and State of Alabama of the first part and Roswell Hine of the second part that the said parties of the first part for and in consideration of the sum of One thousand six hundred and thirty three \$1633.00 Dollars in hand paid by the said party of the second part the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said party of the second part his heirs and assigns all the following described lot piece or parcel of land situated in the County of Livingston and State of Alabama to wit: the east half and twenty acres between parallel lines of the east side of the west half of the north east quarter of section twenty eight, and in township number three and range number six west containing in all One hundred and forty acres be the same more or less. Together with all and singular the Hereditaments and appurtenances thereto belonging or in any wise appertaining and the reversions and reversions, remainder and remainders, rents issues and profits thereof: 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 appurtenances. To Have and to hold the said premises above bargained and described with the appurtenances unto the said party of the second part his heirs and assigns forever And the said Richard L. Hine and his wife Mary M. Hine parties of the first part for themselves their heirs executors and administrators do warrant grant bargain and agree to and with the said party of the second part his heirs and assigns that at the time of the executing and delivery of these presents they were well seized of the premises above conveyed as of a good sure perfect absolute and indefeasible estate of inheritance in law and in fee simple and have good right full power and lawful authority to grant bargain sell and convey the same in manner and form aforesaid and that the same are free and clear from all former and other grants bargains sales liens taxes assessments and encumbrances of what kind or nature soever and the above bargained premises in the quiet and peaceable possession of the said party of the second part his heirs and assigns against all and every person or persons lawfully claiming or to claim the whole or any part thereof the said party of the first part shall and will Warrant and forever defend. In testimony whereof the said parties of the first part have hereunto set their hands and seals the day and year first above written. *Stamps 50¢* *Richard L. Hine* *Seal* *Mary M. Hine* *Seal*
Signed sealed & delivered in the presence of *Stamps 50¢* *Joshua P. Corman* *Seal*
The State of Alabama & I Joshua P. Corman Judge of the Probate Court in and for Livingston County 3 for said County and State aforesaid hereby certify that Richard L. Hine and his wife Mary M. Hine 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 said Conveyance they executed the same voluntarily on

the day the same bears date. Given under my hand this 16th day of January AD 1871
 Joshua P. Cowan Judge PC
 State of Ohio 3d Joshua P. Cowan Judge of the Probate Court for said
 Loristown Co 3 County & State hereby certify that the foregoing conveyance
 was filed for record Jan'y 16/1871 & was duly recorded same day in Deed
 Book B pages 763 & 764.
 Joshua P. Cowan Judge PC

B. P. Harris & S. J. Harris } This Indenture made this tenth day of January in the year
 To Trust Deeds } One thousand eight hundred and seventy one between Benjamin
 Samuel P. Mathews } P. Harris and Spotswood J. Harris of the County of Loristown Co
 State of Alabama parties of the first part, George W. Wilburn of the County
 of Madison and State of Alabama of the second part and Samuel P. Mathews of
 the County of Loristown and State of Alabama of the third part. Whereas the
 said Benjamin P. Harris and Spotswood J. Harris are jointly indebted to
 the said George W. Wilburn the sum of thirty seven hundred and fifty dollars
 by a certain bill of exchange drawn by the said Benjamin P. Harris by the
 name of B. P. Harris at Monticello Alabama on the second day of January
 1871 on Fordyce and Rison Mountville Alabama for the payment eleven
 months after the date thereof of the said sum of thirty seven hundred and
 fifty dollars to the order of the said Spotswood J. Harris by the name of
 S. J. Harris which said bill of exchange has been endorsed by the said S. J. Harris
 and one J. B. Floyd and delivered to the said George W. Wilburn the party
 of the second part to their present use and whereas the said Benjamin P. Harris
 and Spotswood J. Harris are desirous of securing to the said George W. Wilburn
 the prompt full and faithful payment of said bill of exchange, Now this
 Indenture witnesseth that the said Benjamin P. Harris and Spotswood J. Harris
 in consideration of the premises and in consideration of the sum of Five
 Dollars to them in hand paid by the said Samuel P. Mathews partly of the
 third part to their present use have granted bargain sold conveyed and
 confirmed and by these presents do grant bargain sell convey and confirm
 unto the said Samuel P. Mathews and unto his heirs all those certain tracts
 pieces or parcels of land situate lying and being in the County of Loristown
 and State of Alabama and more particularly described as the north half
 and the south east quarter of section Eight (8) in township four range three
 west also the south west quarter of section Nine (9) in township four range
 three west also the south half and the south half of the north west quarter
 of section Eleven (11) in township four range four west also section fourteen
 in township four range four west also the north half and the north east
 quarter and the south half of the north west quarter of section fifteen (15) in
 township four range four west the said lands above described as lying in
 township four range three west being the property of the said Benjamin P. Harris
 and the said lands above described as lying in township four range four west
 being the property of the said Spotswood J. Harris To have and to hold the
 said tracts of land unto the said Samuel P. Mathews and his heirs forever. In trust nevertheless that if default be made
 in the payment of the said bill of exchange for thirty seven hundred
 and fifty dollars upon the day on which it shall become due and payable
 then and in that event the said Samuel P. Mathews shall make sale of

the tracts of land hereinbefore conveyed at public outcry to the highest bidder for
 cash in front of the Court House door in the County of Loristown and State of Alabama having
 first given three weeks notice of the time place and terms of sale by advertisement in
 some newspaper published in the said County of Loristown and if there be no such newspaper
 then in some newspaper published in the County of Madison and upon such sale the said
 Samuel P. Mathews shall make receipt and deliver to the purchaser or purchasers of said
 tracts of land a good and sufficient conveyance of all the right title and interest herein
 before conveyed to him and out of the proceeds of said sale he shall pay first the costs and
 charges of this trust second he shall pay to the said George W. Wilburn the full amount
 principal and interest that shall be due upon said bill of exchange and third should any
 surplus remain he shall pay said surplus to the said Benjamin P. Harris and Spotswood
 J. Harris or their legal representatives. But in further trust that if the said Benjamin P.
 Harris and Spotswood J. Harris shall want and truly pay or cause to be paid unto the
 said George W. Wilburn the said sum of thirty seven hundred and fifty dollars accor-
 ding to the time and true intent and meaning of said bill of exchange upon
 the day when it shall become due then the said Samuel P. Mathews shall cancel
 and annul this conveyance. In witness whereof the said Benjamin P. Harris and
 Spotswood J. Harris have hereunto set their hands and seals and the said
 Samuel P. Mathews has also set his hand and seal in acceptance of this
 trust the day and year first above written
 additional stamps to the amount of \$2.50
 \$13 P. Harris and
 S. J. Harris and
 Samuel P. Mathews Trustee and

State of Alabama 3d Lewis M. Douglas Judge of the Court of Probate of Madison
 County 3 County Alabama hereby certify that Benjamin P. Harris and
 Spotswood J. Harris whose names are signed to the foregoing deed of trust
 and who are known to me as individuals before me on the day that being informed
 of the contents of said conveyance they executed the same voluntarily on the
 day the same bears date. Given under my hand this January 10th AD 1871
 Lewis M. Douglas Judge of Probate Court
 State of Ala 3d Joshua P. Cowan Judge of the Probate Court for said
 Loristown Co 3 County hereby certify that the foregoing conveyance was
 filed in my office for record Jan'y 18 1871 and was duly recorded same day
 in Deed Book B pages 764 & 765 Joshua P. Cowan Judge PC

Shos. J. Carter wife } This Indenture made this 18th day of January in the year
 To Trust Deeds } One thousand eight hundred and seventy one between Thomas J.
 A. B. Rousseau } Carter wife Alice Carter of the County of Loristown in the State
 of Alabama of the one part and Augustus B. Rousseau of the other part.
 Witnesseth that the said Thomas J. Carter wife for and in consideration of the sum
 of Fourteen hundred dollars to them in hand paid the receipt whereof is hereby
 acknowledged have this day given granted bargain sold aliened and confirmed
 and by these presents do give grant bargain sell convey and confirm unto the said A. B. Rousseau
 and his heirs all that certain tract or parcel of land lying and being in the County of
 Loristown State of Alabama and known and described as follows to wit: viz all
 lying East of the Nashville and Decatur Rail Road and known and described
 as follows to wit: viz North east fourth of section five Township four
 range four west containing one hundred and one acre or less also the

South half of the south half of south east fourth section 33 township four
range four west. Do have and to hold the above described lands with the appur-
tenances thereto belonging or in any way appertaining
unto the said A B Rouano his heirs and assigns forever. And the said
Thos J Carter wife for themselves their heirs, executors and administrators do
hereby and in consideration of the premises covenant and will forever after
the title to the above described land hereby granted premises unto the said
A B Rouano his heirs and assigns forever and against themselves and
all and every person or persons claiming or holding under the said Thos J
Carter wife Alis 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 Thos J
Carter wife Alis hereunto have signed their names and affixed their seals the day
and year first above written. *Thos J Carter* *Alis*
Signed sealed and delivered in the presence of
Thomas Stewart act J.P.

I Thomas Stewart of Limestone County and State of Alabama hereby certify that
Thomas J Carter and Alis E Carter who are both personally known to me after
being informed of the contents of within conveyance signed & delivered the same
in my presence on the 16th day of January 1871. Not my hand & seal the
day and year above written. *Thomas Stewart J.P.*

State of Ala J. Joshua P. Couran Judge of the Probate Court for said County
Limestone Co. hereby certify that the foregoing conveyance was filed for
record Jan'y 18 1871 was duly recorded same day in Dub Book 13
pages 765 & 766. *Joshua P. Couran Judge P.C.*

Lewis Garrett et al vs Mason & Couran Three Hundred dollars with interest
Do have from date for two miles the day sold us to enable us to make
Mason & Couran a crop for 1871 on Edmunds Garrett place in Limestone County
and State of Alabama and without which we could not make said crop. Now
a line is hereby created on the two miles 1 bay horse 1 bay mare
mule (mrs David) (also 1 dark brown horse mule 1 sorrel horse 1 dark
brown horse mule Jack, as well as the crop of every kind and farming
implements with power of sale if not paid by December 14/1871. With our
hearts and seals the 14th day 1871
Lewis Garrett *Edmunds Garrett*
John Garrett *Jack Garrett*
Edmunds Barker *John Barker*
John Barker *John Barker*

State of Ala J. Joshua P. Couran Judge of the Probate Court for
Limestone Co. said County hereby certify that the foregoing conveyance
was filed in my office for record January 18 1871 and was duly
recorded same day in Dub Book 13 pages 766
Joshua P. Couran Judge P.C.

A B Rouano of State of Alabama Limestone County. Know all men by these presents that
Do Trust Dub J. A B Rouano are justly indebted to Daniel Dougherty of Limestone County
W. R. Cook 3 of State of Tennessee in the full sum of Four Hundred and seventy five dollars
due by bond executed this day and due and payable 1st day 1872 and which I am dis-
posed of paying at or before maturity. In view of the premises I by these presents do
sell alien with convey for the sum of One dollar to me in hand paid the receipt of
which is hereby acknowledged unto W. R. Cook all that tract or parcel of land
lying and being in County of Limestone State of Alabama and known and described
as follows to wit viz all lying east of Nashville & Decatur Rail Road at 1/4
of section five (5) township four range four west containing One hundred acres
more or less also south 1/2 of south 1/2 of south east 1/4 section 33 & 34 Range
four west. Do have and to hold the above described lands with the appur-
tenances thereto belonging to him and his heirs forever on the following
trust however that if any of said debt or interest remains unpaid at
maturity the said W. R. Cook trustee shall expose the above described lands
at public sale for cash to the highest bidder in front of the Court House door
in the town of Athens in said County after giving 30 days notice in a public
newspaper if any printed in said town if none then by posting in three
or more public places in said County of Limestone between the hours of
11 A.M. & 2 P.M. with the proceeds pay 1st the costs of this instrument
if any then to - 2nd the above described land with the interest of any then
to it shall be paid to said A B Rouano his heirs or assigns - but if
said bond & interest is paid then this instrument to be void and of no effect
whatsoever. These lands are incumbered except by Vendor's lien to J. P. Carter
of 904 due Jan'y 2nd 1871 and that my hand & seal this 16th day of Jan'y 1871
Thos J Carter *Alis*
Thos J Carter *Alis*

State of Ala J. Joshua P. Couran Judge of the Probate Court for said
Limestone Co. said County hereby certify that A B Rouano and W. R. Cook
whose names are signed to the foregoing conveyance and who are known
to me acknowledged before me on this day that being informed of the
contents of the conveyance they executed the same voluntarily on the
day the same were date. Given under my hand on this the 16th day of
January 1871. *Joshua P. Couran Judge P.C.*

State of Ala J. Joshua P. Couran Judge of the Probate Court for said
Limestone Co. said County hereby certify that the foregoing conveyance was
filed for record January 18 1871 and was duly recorded same day in
Dub Book 13 pages 767. *Joshua P. Couran Judge P.C.*

William F. Easter This Indenture made this 19th day of January in the year
Do have One thousand Eight Hundred and seventy one between William
James W. Easter of the first part of the County of Limestone in the
State of Alabama of the one part and Samuel W. Easter of County of State of
the other part. Witnesseth that the said William F. Easter for and in consideration
of the sum of three thousand dollars to him in hand paid the receipt
whereof is hereby acknowledged has this day given granted bargained sold
aliened conveyed confirmed and confirmed and by these presents
do give grant bargain sell alien convey and confirm
unto the said Samuel W. Easter all that certain tract or parcel of land

lying and being in the County of Louisiana State of Alabama and known and described as follows to wit: Sec 20. North east $\frac{1}{4}$ of Sec 20. also 20 acres off of the west side of the S $\frac{1}{4}$ of Sec 21. S $\frac{1}{4}$ of section twenty eight (28) being a strip 10 poles in width & 1 mile in length also a fraction in the S $\frac{1}{4}$ of section 29 containing about seventy four acres north of the slough, also a fraction in the south west $\frac{1}{4}$ of sec 20 north of the slough containing about 8 $\frac{1}{4}$ acres except the right of way through the last described piece of land to the extent containing 386 acres and a quarter all in township 3 Range 6 west, So have and hold the above described lands with the tenements and appurtenances thereto belonging or in any wise appertaining unto the said Samuel H Easter his heirs and assigns forever. And the said William H Easter for himself his heirs executors and administrators do hereby and in recordation of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said Samuel H Easter his heirs and assigns from and against himself and all and every person or persons claiming or holding under the said William H Easter and also against the lawful title claim or demand of all and every person or persons whatsoever claiming or holding by force or under the Government of the United States. In testimony whereof the said William H Easter hereunto subscribed his name and affix his seal the day and year first above written

Stamps *Stamps*

signed sealed & delivered in the presence of } William F. Easter and
 The State of Alabama } Joshua P. Coover Judge of the Probate Court for
 Livingston County } do hereby certify that William F. Easter whose
 name is signed to the foregoing conveyance and who is known to me
 acknowledges before me on this day that being informed of the contents of
 the conveyance he has executed the same voluntarily on the
 day the same bears date. Given under my hand this 19th day of January
 A.D. 1871. Joshua P. Coover Judge P.C.

State of N.H. I, John P. Comm. Judge of the Probate Court for said
County of Grafton, certify that the foregoing Petition
was filed for record June 19th 1871. And was duly recorded same day
in Prob. Book B pages 767 & 768. John P. Comm. Judge P.C.

D R Barksdale et al } State of Alabama, Livingston County. Given all men by the
D R Barksdale et al } present that we Daniel Barksdale Nancy Barksdale & D R.
D R Barksdale } Barksdale are justly indebted to Messrs Boncum in the sum of
Six hundred and twenty nine dollars and 25/100 due by bond executed
on 2nd Jan'y 1871 due and payable to Messrs & Boncum Jan'y 1st 1872 and we
are desirous of securing the payment of same at maturity with inter-
est from date. Now, therefore, in view of premises we convey sell alien &
convey unto D R Barksdale 1 bay mare 1 black mare nearly 4 years old
1 black horse nearly 4 years old some two dozen wagon also 1/2
of Sec 2 S 3 range four with also 1/4 of 1/4 of Sec 2 S 3
R 4 west also 1/4 of section (10) S 3 R 4 west also 20 acres
commencing at a stake on North E of above 1/4 section and running
north to a branch thence with the meanderings of said branch to

Stannett being there south to a line of said 1/4 section. D. Hare and
to hold to him and his heirs forever on the following trust however if the
said note and interest on above land be paid in full at maturity then this instru-
ment to be void and of no effect whatever & said Pack shall recover the above
described property with personal & real to said Daniel Vaney & D. R. Barlsdale
in fee simple but if said bond and interest or any portion thereof be due and
unpaid then the said Wm R. Pack trustee shall expose the same at public sale for
cash to the highest bidder in front of the Court House door in the town of Athens
after giving 30 days notice in a public newspaper if any be published in said town
if not by posting in three public places in said County and shall pay 1st the costs
of the instrument if any be due. 2nd the bond above described with interest 3rd if any
be left it shall be paid over to Daniel Vaney & D. R. Barlsdale. In witness whereof
we have this day at our mace and office our seals this 18th day of Jan'y 1841 One

(Stamps ϕ^{12})

D. R. Barker date	Card
Francis ^{the} Barker date	Card
David ^{the} Barker date	Card
J. R. P. b	

State of the 3d Joshua P. Coeman Judge of the Probate Court for said County &
Lewiston Co. do hereby certify that D R Bardsdale Nancy Bardsdale Daniel
Bardsdale and W R Pick whose names are signed to the foregoing conveyance
and who are known to me acted & signed before me on this day and being informed
of the contents of the conveyance they executed the same voluntarily on the
day the same bears date. Given under my hand July 25 1871 Joshua P. Coeman Judge of
the Probate Court
State of the 3d Joshua P. Coeman Judge of the Probate Court do hereby certify that
Lewiston Co. do hereby certify that the foregoing conveyance was filed for record July 21st 1871 and
was duly recorded same day in Book 13 pages 768 & 769
Joshua P. Coeman Judge of the Probate Court

St. J. Malone } State of Mississippi }
 Do. Payer Attorney } County of Desoto } Franklin J. Malone and Joseph S. Malone
 Roll ~~St~~ Malone } Legates of Robert H. Malone died of said County of said Co. hereby
 choose constitute & appoint Robert H. Malone of the County of Livingston and State
 of Alabama our attorney in fact for us & in our name to bargain sell and convey
 to any person or persons for any sum of money or other consideration as to
 him may seem most to our advantage: certain tracts of land lying in said
 Livingston County to receive the said consideration for which the sale of said tracts
 of land may be made: the proceeds to be applied to the liquidation of the
 debts of Robert H. Malone and Thomas H. Malone: & for such lands execute in
 our names proper receipts & acquittances & to make & execute to the purchasers
 or purchasers such assurances of title to said tracts of land with such
 covenants & warrants as to our said Attorney may seem proper where & when
 the premium we hereby satisfy. In testimony whereof we the said Franklin J.
 Malone & Joseph S. Malone have hereunto set our hands and affixed our seals
 this 10th day of March one thousand eight hundred and seventy
 St. J. Malone
 J. S. Malone

State of Tennessee } I, James H. Berry, a Commissioner of the State of Alabama
Shelby County } duly appointed and qualified by the laws of said State to receive
is to wit, before the acknowledgments of deeds, powers of attorney or to be
made or recorded in said State of Alabama. do hereby certify that S. J.

with the tenements and appurtenances thereto belonging or in any way appurtenant unto the said John Brown to him his heirs and assigns forever. And the said John H. Elliot administrator as aforesaid for himself his executors and administrators does hereby solemnly consider of the premises and warrant and will forever defend the title to the above described land hereby granted previous unto the said John Brown his heirs and assigns from and against the claims of himself and all and every person or persons claiming or holding under him the said John H. Elliot as administrator aforesaid. And also against the lawful title claims or demands of all and every person or persons whomsoever claiming or holding by form or under the Government of the United States. In testimony whereof the said John H. Elliot administrator has caused to be written his name and affixed his seal the day and year above written.

Deposited unto the clerk in the presence of *Thos. S. S.*
John H. Elliot administrator
John P. Henderson Lewis & Clark
 The State of Alabama *J. Joshua P. Gorman* Judge of Probate for said County
 Limestone County *3* hereby certify that *John H. Elliot* admin of *W. C. Lewis* whose name is signed to the foregoing conveyance and who is known to me as acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand the 23rd day of January A.D. 1871.

Joshua P. Gorman Judge P.C.
 State of Ala *3* *J. Joshua P. Gorman* Judge of the Probate Court of said County
 Limestone Co *3* hereby certify that the foregoing conveyance was filed for record Jan'y 23rd 1871 and was duly recorded same day in Book 13 page 471 & 472.

Prof. P. Harris *3* This instrument made and entered into between *James M. Lane* and *Dr. Pracht* *Dr. B. Benjamin P. Harris* Witnessed that whereas *James M. Lane* has brought from the said *Benjamin Harris* the quarter section of land known as the section sixteen quarter which was a part of the land belonging to the estate of *John Webb* decd and which was bought at said Webb's sale by *Alexander S. Perkins* and sold by him to *Wm. H. P. Harris* in his lifetime. And whereas the said land is encumbered by what is called a vendors lien all of which has been discharged except the share of said Harris Estate of a matter of litigation between the heirs of the said Harris and *David P. Lewis* an administrator of *Mary J. Webb* and the share of said estate in the matter in litigation amount to about or between fourteen hundred and sixteen hundred dollars. And the said *Benjamin Harris* being desirous of securing the said *James M. Lane* against all damage or injury resulting from said suit. If the said Lewis should be successful in all or any part of said suit. And for the purpose further intent that for and in consideration of the premises I the said *Benjamin Harris* do bargain and sell and convey to *Paul L. Jones* thirty head of mules and horses being six horses and twenty four head of mules - it being all the mules and horses I now own except my saddle horses and brown mare. In trust nevertheless that if I shall well and truly discharge the judgment the said Lewis shall receive in said suit or rather the part of it that may be due from the estate of *Mary Webb Harris* this instrument to be void. If not then when the said Lane shall be damaged or injured or shall have any thing to pay on account

of said land heretofore attached to to discharge from any lien arising from said matter in litigation. Then the said *James M. Lane* may by notice to the *Paul L. Jones* sell so much of said stock as may be necessary to indemnify said *James M. Lane* upon giving two days notice in a public newspaper printed in Alabama and after paying the same and expenses incident to this deed shall stand the same satisfied in full. Given under my hand & seal the 23rd day of January 1871.

Witness *Thos. S. S.* *Thos. S. S.*
John P. Harris *Paul L. Jones*

At the Court of the State of Ala *3* *J. Joshua P. Gorman* Judge of the Probate Court for said County and State
 Limestone Co *3* hereby certify that *B. P. Harris* and *Paul L. Jones* whose names are signed to the foregoing conveyance and who are known to me as acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand the 25th day of January 1871.

Joshua P. Gorman Judge P.C.
 State of Ala *3* *J. Joshua P. Gorman* Judge of the Probate Court for said County of State Limestone Co *3* hereby certify that the foregoing conveyance was filed for record Jan'y 25 1871 and was duly recorded same day in Book 13 page 472 & 473.

Wm. S. Chardy et al *3* *Arthur A. Lane* January 19th 1871. On the first day of January next we *Dr. Lane* *3* or either of us promise to pay to the order of *Wm. S. Chardy* & *Benjamin M. Chardy* *3* just sum of One hundred & forty (\$140.00) dollars for one two horse wagon which is this day furnished us to enable *William S. Chardy* to make and cultivate a crop for the year 1871. Now therefore a lien is created on said wagon as well as the crop of every kind made and grown on the plantation of *Wm. S. Chardy* in the County of Limestone State of Alabama for the year 1871 with full power of sale if not paid at maturity. In witness whereof we have set our hand & seal this the above day & date.

Witness in the presence of *Thos. S. S.* *William S. Chardy* *Benjamin M. Chardy*
E. J. Russell
 State of Ala *3* *J. Joshua P. Gorman* Judge of the Probate Court for said County of State Limestone Co *3* hereby certify that the foregoing conveyance was filed for record Jan'y 25 1871 and was duly recorded same day in Book 13 page 473.

H. D. Lester *3* *Arthur A. Lane* January 25th 1871. This instrument witnessed that I *H. D. Lester* of Limestone County State of Alabama for and in consideration of One hundred and fifty dollars in cash this day advanced to me and to be advanced to me as they may become necessary by *Benjamin M. Chardy* to enable me to cultivate make and secure my crop for the year 1871 on the *Wm. S. Chardy* plantation which advanced could not make cultivate and secure said crop I hereby create and give them a lien on said crops with full power of sale in case of default of payment should occur on or before the first day of December 1871 according to the provisions made and provided in such cases in the Revised Code of Alabama.

Witness *Thos. S. S.*
Wm. S. Chardy *H. D. Lester*

Induct

State of Ala 3^d John P. Connor Judge of the Probate Court for said County
 Louisiana Co 3^d hereby certify that the foregoing Lien was filed for record Jan'y 25th
 1871 and was duly recorded same day in said Book 13 page 773
 John P. Connor Judge P.C.

William Malone wife. This Indenture made this 21st day of January in the year one
 thousand eight hundred and seventy one between William Malone
 and Francis Malone his wife of the County of Louisiana in the State of
 Alabama of the one part and H. J. Cartwright of Louisiana County Alabama
 of the other part. Witnesseth that the said William Malone and Francis Malone
 his wife for and in consideration of the sum of
 to them in hand paid the receipt whereof is hereby acknowledged have this
 day given granted bargained sold conveyed and confirmed and by these
 presents do give grant bargain sell convey and confirm unto the said
 H. J. Cartwright all that certain parcel of land lying and being in the
 village of Fort Rucker or Elbowest Station (Nashville & Decatur R.R. Road)
 in the County of Louisiana and State of Alabama known as lying west of the
 one & a fourth acre lot known as the Allen Malone lot (Colored) containing
 one fourth of an acre lying parallel with said one & a fourth acre lot hence
 fronted to H. J. Cartwright fronting on the said public road and it
 is understood that this fourth of an acre is in the woods or grove that
 has a little east of more to the front of the residence occupied now by
 the above William Malone and Francis Malone his wife in the N.E. cor-
 of the 3rd fourth of section 29 & 1. Range 4 west. To have and to hold the
 above described land with the tenements and appurtenances thereto belong-
 ing or in anywise appertaining unto the said H. J. Cartwright his heirs
 and assigns forever and the said Wm & Francis Malone for their heirs exe-
 cutors and administrators do hereby and in consideration of the premises
 unto the said H. J. Cartwright this have and assigns from and against
 all and every person or persons claiming or holding under them the
 said Wm & Francis Malone and also against the lawful title claim or demand
 of all and every person or persons whomsoever. In testimony whereof
 the said Wm & Francis Malone hereunto subscribed their names and affix
 their seals the day & year first above written.

Stamp 50¢

Wm Malone

E.S.

Francis Malone

E.S.

The State of Alabama 3^d Lewis Morris an acting Justice of the peace in
 Louisiana County 3^d and for said County hereby certify that William Malone
 and Francis Malone his wife who is known to me acknowledged before me
 that being informed of the contents of the foregoing they executed the
 same voluntarily on the day the same were due. Given under my hand the
 21st day of January 1871.

State of Ala 3^d John P. Connor Judge of the Probate Court for said
 Louisiana Co 3^d County hereby certify that the foregoing conveyance was
 filed for record Jan'y 27 1871 and was duly recorded same day in
 said Book 13 page 774. John P. Connor Judge P.C.

Anderson Mason et al 3^d State of Alabama Louisiana County. We whose names are hereunto signed
 do hereby agree to work under the control & management of Anderson Mason on
 Jan'y 1st 1871 the McNeil & Garner place in said County & State he agreeing to do some
 amount of work of each of us - and bind our hands to do the same for 1871 planting working
 in any way as he orders & thinks best - All under the control & management of James
 D. Connor and we owe him the amount of five hundred dollars not including accounts
 which we failed to pay him last for 5 mules blacksmiths work plough wagon and
 other implements of agriculture furnished us for the year - to enable us to make
 a crop on said place and without which we could not make said crop now therefore
 a lien is hereby created on said mules viz - 2 mule mules - 1 black horse mule
 1 grey mare mule as well as all the other live stock on the place 1 wagon
 & all the farming implements as well as the crop of every kind made and
 grown the present year and power of sale this 27th Jan'y 1871. We all agree to work
 well to clean up 10 acres and put in in cultivation and each of us report faithfully
 and promptly any laziness or disobedience of our hands to said Anderson
 and try to report to said J. D. Connor and in each case he said Connor shall have
 the power & right to forfeit our interest in said land stock crop & implements
 and expel us from said place this 27th Jan'y 1871. This Lien is due and
 payable January 1st 1872.

Witness

Stamp 15¢

Anderson Mason

E.S.

J. D. Connor

The Andersons

E.S.

John D. Connor

E.S.

J. D. Connor

E.S.

State of Ala 3^d John P. Connor Judge of the Probate Court for said County
 Louisiana Co 3^d hereby certify that the foregoing Lien was filed for record
 Jan'y 27 1871 and was duly recorded same day in said Book 13 page 775
 John P. Connor Judge P.C.

W. D. Hughes 3^d This Indenture witnessed that I Wm D. Hughes of Louisiana County State
 of Alabama for and in consideration of the sum of Two Hundred and
 Charles B. Hughes 3^d forty dollars due from me to Charles B. Hughes and due on or before
 the 1st day of November next and to secure the payment of the same I hereby
 give unto a lien upon one gray horse mule aged about six years and give
 power of sale in case of default for the entire of the same on or before the
 1st day of November next according to section 1858 of the Revised Code of Alabama
 August 27 1870
 Witness
 Wm D. Hughes
 L. A. Wilson
 I hereby agree to take in full payment of the above debt of Two Hundred
 and forty dollars for hundred good crop this such as the W. D. R. Road
 receive delivery on said R. Road August 27 1870 W. D. Hughes
 Test L. A. Wilson
 Wm D. Hughes

State of Ala 3^d John P. Connor Judge of the Probate Court for said
 Louisiana Co 3^d County hereby certify that the foregoing Lien was filed
 for record Jan'y 27 1871 and was duly recorded same day in said Book
 13 page 775. John P. Connor Judge P.C.

Commodore Foote & this Indenture witnesseth that I Commodore Foote sold of Louisiana County
 To Lewis & Hiram
 The day advanced bona fide to me and to be advanced to me as they become
 necessary by R. H. H. to enable me to make and secure my crop for the year
 of 1871 on the H. H. Jackson place and without which I could not make and secure
 said crop I hereby give them a lien upon said crop and also upon the following
 two mules and one two horse wagon & harness and power of sale in case of
 default for the certain payment of the same on or before the first day of January
 1872 according to section 1855 of the Revised Code of Alabama

Witness my hand and seal this 28th day of January 1871
 Commodore Foote

Attest W. D. Richardson

State of Ala. & Joshua P. Courman Judge of the Probate Court for said County
 Louisiana Co. & I hereby certify that the foregoing lien was filed for record
 January 28th 1871 and was duly recorded same day in Book 13 page 776
 Joshua P. Courman Judge P. B.

Commodore Foote & this Indenture witnesseth that I Commodore Foote sold of Louisiana
 To Lewis & Hiram
 County State of Alabama for and in consideration of Two Hundred and
 seventy dollars in cash this day advanced bona fide to me and to be
 advanced to me as they become necessary by William A. Hiram to enable me
 to make and secure my crop for the year of 1871 on the H. H. Jackson place and
 without which I could not make and secure said crop I hereby give them a
 lien upon said crop and also upon the following to wit Two mules and
 one two horse wagon & harness purchased of said Hiram and power of sale
 in case of default for the certain payment of the same on or before the
 first day of January 1872 according to section 1855 of the Revised Code of
 Alabama.

Witness my hand and seal this 28th day of January 1871
 Commodore Foote

Attest W. D. Richardson
 State of Ala. & Joshua P. Courman Judge of the Probate Court for said County
 Louisiana Co. & I hereby certify that the foregoing lien was filed for record
 January 28th 1871 and was duly recorded same day in Book 13 page 776
 Joshua P. Courman Judge P. B.

Reuben Courman & Arthur Alu Day 28th 1871. This Indenture witnesseth that I Reuben Courman
 To Lewis & Hiram
 Markham Easter & of Louisiana County State of Alabama for and in consideration of One
 Hundred dollars in cash this day advanced bona fide to me and to be
 advanced to me as they may become necessary by Markham Easter to enable
 me to cultivate make and secure my crop for the year 1871 on the Markham Easter
 place and without which advance I could not make cultivate and secure said
 crop I hereby create and give them a lien on said crops and also upon
 the following upon my crop with full power of sale in case default of payment
 should occur on or before the first day of December 1871 according to the provision
 made and provided in and under the Revised Code of Alabama

Witness my hand and seal this 28th day of January 1871
 Reuben Courman

Attest J. P. Courman

State of Ala. & Joshua P. Courman Judge of the Probate Court for said County
 Louisiana Co. & I hereby certify that the foregoing lien was filed for record
 January 28th 1871 and was duly recorded same day in Book 13 page 776
 Joshua P. Courman Judge P. B.

Zachary Burgett & this Indenture witnesseth that I Zachary Burgett of Louisiana County State of
 To Lewis & Hiram
 Louisiana County State of Alabama for and in consideration of One Hundred and fifty dollars in cash this
 day advanced bona fide to me and to be advanced to me as they may become necessary
 by Overman & Hiram merchants in the town of Auburn to enable me to make and secure
 my crop for the year of 1871 on the Burgett place and without which I could not make
 and secure said crop I hereby give them a lien upon said crop and also upon the
 following described property One sorrel Row mare Colt one yoke of steers and one
 wagon and power of sale in case of default for the certain payment of the same on or
 before the first day of day Dec 1871 according to section 1855 of the Revised Code
 of Alabama, Auburn Ala Jan 1st 1871 Stamp 500 Zachary Burgett

Witness my hand and seal this 30th day of January 1871
 Zachary Burgett

State of Ala. & Joshua P. Courman Judge of the Probate Court for said County
 Louisiana Co. & I hereby certify that the foregoing lien was filed for record
 January 30th 1871 and was duly recorded same day in Book 13 page 777
 Joshua P. Courman Judge P. B.

D. B. Cartwright & I D. B. Cartwright agree to furnish Lewis Jones with quarters, ration
 To agreement & also thirty dollars in money for his services as a laborer in the remainder
 Lewis Jones of the present year will also furnish clothing medicines &c to be
 deducted from said thirty dollars if they are needed. Now I Lewis Jones agree
 on my part to do any and all kinds of labor required of me to the best of
 my ability & will obey all orders punctually. Signed sealed and delivered in
 the presence of. Day 30th 1871

Witness my hand and seal this 30th day of January 1871
 D. B. Cartwright

Attest W. D. Richardson

State of Ala. & Joshua P. Courman Judge of the Probate Court for said County
 Louisiana Co. & I hereby certify that the foregoing agreement was filed for record
 January 30th 1871 and was duly recorded same day in Book 13 page 777
 Joshua P. Courman Judge P. B.

James M. Rogers wife & this Indenture made and
 To D. B. Cartwright & entered into this 26th day of December Eighteen Hundred and seventy
 Bartlett & Zettler between James M. Rogers and his wife Sarah A. Rogers of the
 first part and Bartlett & Zettler of the second part all of the County and State
 of Alabama witnesseth that for and in consideration of the sum of One Thousand
 dollars to us in hand paid by the party of the second part the receipt
 of which is hereby acknowledged have this day bargained sold and conveyed
 and by these presents do bargain sell and convey unto the said Bartlett & Zettler
 their heirs and assigns forever the following described tract or parcel of land
 lying and being in the County and State aforesaid and known and described as
 follows The west half of the north west quarter of section four Township
 five and range three west and also a fractional part in south in south
 west corner of south west quarter section thirty three Township four range
 three west containing One Hundred and fifty six acres more or less and
 bounded as follows on the north by the land of Bartlett & Zettler purchased
 from the said James M. Rogers and on the east by the land purchased
 from Thomas B. Sandefur on the south by the land of the said party of
 the second part purchased from Robert B. Bartlett and on the west

by the land belonging to the Bell Mine land or known as such
 to have and to hold the whole described tract of land with all the appurtenances thereto belonging or in anywise appertaining unto the said Beattie & Jettie their heirs and assigns forever. The said James M Rogers and David A Rogers his wife will forever defend and warrant the title to the above land against all and every person or persons claiming by or through them to the said Jettie of the second part their heirs and assigns forever. In testimony whereof we have hereunto set our hands and seals the day and date above written.
 J. Rogers
 D. Rogers
 J. Rogers
 J. Rogers

State of Alabama & J. H. Martin an acting Justice of the Peace in & for Limestone County & said County of late hereby certify that James Rogers and Jettie Rogers whose names is assigned to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this 3rd day of January A.D. 1871.
 J. H. Martin J.P.
 State of Alabama & J. H. Martin an acting Justice of the Peace in & for Limestone County & said County of late hereby certify that the foregoing conveyance was filed for record July 30 1871 and was duly recorded same day in Book B page 777 & 778
 J. H. Martin J.P.

John H. Hall
 To Lewis
 R. B. Mason & Son
 Whereas on Jan'y 21 1871, this instrument witnessed that J. H. Hall of Limestone County State of Alabama for and in consideration of One hundred and seventy five and 10/100 Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by R. B. Mason & Son to enable me to cultivate make and secure my crop for the year 1871 on the Farm place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following mentioned animals one bay mare about eight years old named Frankie one brown colored mare mare aged 9 or 10 years named Jenny with full power of sale in case default of payment should occur on or before the 25th day of December 1871 according to the provisions made and provided in and under in the Revised Code of Alabama
 Witness my hand
 J. H. Hall
 B. L. Allen W. S. P. R. L.
 State of Alabama & J. H. Martin an acting Justice of the Peace in & for Limestone County & said County of late hereby certify that the foregoing lien was filed for record July 31 1871 and was duly recorded same day in Book B page 448.
 J. H. Martin J.P.

James A. Hall
 To Lewis
 R. B. Mason & Son
 Whereas on Jan'y 21 1871, this instrument witnessed that J. H. Hall of Limestone County State of Alabama for and in consideration of One hundred and seventy five and 10/100 Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by R. B. Mason & Son to enable me to cultivate make and secure my crop for the year 1871 on the Farm place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following mentioned animals one bay mare about eight years old named Frankie one brown colored mare mare aged 9 or 10 years named Jenny with full power of sale in case default of payment should occur on or before the 25th day of December 1871 according to the provisions made and provided in and under in the Revised Code of Alabama
 Witness my hand
 J. H. Hall
 B. L. Allen W. S. P. R. L.
 State of Alabama & J. H. Martin an acting Justice of the Peace in & for Limestone County & said County of late hereby certify that the foregoing lien was filed for record July 31 1871 and was duly recorded same day in Book B page 448.
 J. H. Martin J.P.

Witness my hand and seal this 1st day of January 1871
 Attest
 J. H. Martin
 State of Alabama & J. H. Martin an acting Justice of the Peace in & for Limestone County & said County of late hereby certify that the foregoing lien was filed for record July 31 1871 and was duly recorded same day in Book B page 448 & 449.
 J. H. Martin J.P.

Elizabeth G. Tucker et al. & J. H. Martin an acting Justice of the Peace in & for Limestone County & said County of late hereby certify that the foregoing conveyance was filed for record July 31 1871 and was duly recorded same day in Book B page 448 & 449.
 J. H. Martin J.P.
 Whereas on Jan'y 21 1871, this instrument witnessed that J. H. Hall of Limestone County State of Alabama for and in consideration of One hundred and seventy five and 10/100 Dollars in supplies this day advanced bona fide to me and to be advanced to me as they may become necessary by R. B. Mason & Son to enable me to cultivate make and secure my crop for the year 1871 on the Farm place and without which advance I could not make cultivate and secure said crop I hereby create and give them a lien on said crops and also upon the following mentioned animals one bay mare about eight years old named Frankie one brown colored mare mare aged 9 or 10 years named Jenny with full power of sale in case default of payment should occur on or before the 25th day of December 1871 according to the provisions made and provided in and under in the Revised Code of Alabama
 Witness my hand
 J. H. Hall
 B. L. Allen W. S. P. R. L.
 State of Alabama & J. H. Martin an acting Justice of the Peace in & for Limestone County & said County of late hereby certify that the foregoing lien was filed for record July 31 1871 and was duly recorded same day in Book B page 448 & 449.
 J. H. Martin J.P.

John R. Hall
 State of Alabama & J. H. Martin an acting Justice of the Peace in & for Limestone County & said County of late hereby certify that the foregoing conveyance was filed for record July 31 1871 and was duly recorded same day in Book B page 448 & 449.
 J. H. Martin J.P.

Ducher W B Ducher and J B Ducher whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand and seal this twenty fifth day of January. Eighteen hundred and seventy one.

J. P. Martin J.P.

State of Ala 3 J. D. Graham P. Common Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed for record July 2nd 1871 and was duly recorded same day in Deed Book 13 pages 749 & 780. J. D. Graham P. Common Judge P.C.

Peter A. Crawford wife 3 this induction made this first day of April in the year one thousand eight hundred and seventy between Peter A. Crawford and his wife Elizabeth Crawford of the County of Limestone in the State of Alabama of the one part and H. J. Meadows of the other part stipulated that the said Peter A. Crawford and Elizabeth his wife for and in consideration of the sum of four hundred dollars to him in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold and conveyed and confirmed: And by these presents do give grant bargain sell convey and confirm unto the said H. J. Meadows all that certain tract or parcel of land lying and being in the County of Limestone and State of Alabama and known as the north west quarter of the north west quarter of section eleven in township two of range four west containing forty two acres also the north east quarter of the north east quarter of section fourteen in township two of range four west. To Have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging to in any wise appertaining unto the said H. J. Meadows his heirs and assigns forever. And the said Peter A. Crawford and Elizabeth his wife for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said H. J. Meadows his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Peter A. Crawford and Elizabeth his wife and also against the lawful title claim or claims of all and every person or persons whatsoever. In testimony whereof the said Peter A. Crawford and Elizabeth his wife have subscribed their names and affix their seal this day and year above written. Signed sealed & delivered. J. P. Martin J.P.

in the presence of Elizabeth H. Crawford and State of Ala 3 J. D. Graham P. Common Judge of the Probate Court for said County hereby certify that Peter A. Crawford and Elizabeth H. Crawford his wife whose names are signed to the foregoing conveyance and who are known to me acknowledged before me on this day that being informed of the contents of the conveyance they executed the same voluntarily on the day the same bears date. Given under my hand this April 7th 1870. J. D. Graham P. Common Judge P.C.

State of Ala 3 J. D. Graham P. Common Judge of the Probate Court for said County hereby certify that the foregoing Deed was filed for record July 2nd 1871 and was duly recorded same day in Deed Book 13 pages 780. J. D. Graham P. Common Judge P.C.

Buy P. Harris wife 3 Given all men by these presents that whereas we have this day bargained and sold to James M. Lane the following quarter section of land lying and being situated in Limestone County and known as the north west quarter of section sixteen township four and range four west for the consideration of three thousand dollars to us in hand paid the receipt whereof is hereby acknowledged. And by these presents and for and in consideration of the premises do bargain sell plain and convey to the said James M. Lane his heirs and assigns forever a full complete and perfect title to said land hereby covenanting and warranting to him the said James M. Lane a full and perfect title to said land against all incumbrances and against the lawful title of all persons whatsoever. Given under our hands & seals this 25th day of January 1871. B. P. Harris and Mary H. Harris and

the State of Alabama 3 J. D. Graham P. Common Judge of the Probate Court for said County hereby certify that Benjamin P. Harris and Mary H. Harris whose names are signed to the foregoing conveyance and who are known to me on this day that being informed of the contents of the conveyance they execute the same voluntarily. Given under my hand this 25th day of January 1871. J. D. Graham P. Common Judge P.C.

State of Ala 3 J. D. Graham P. Common Judge of the Probate Court for said County hereby certify that the foregoing conveyance was filed for record July 2nd 1871 and was duly recorded same day in Deed Book 13 pages 781. J. D. Graham P. Common Judge P.C.

James M. Meadows 3 State of Alabama 3 Due James M. Lane thirteen hundred & forty two dollars to me advanced in money made horses agricultural implements and provisions this day furnished me to enable me to make and cultivate a crop on the flat place in said County of Alabama and also this lien is intended as additional security for rent of said place for the year 1871 without which I could not make and secure said crop - bona fide. Now therefore a lien is hereby created on 2 bay horse mares 1 black mare 1 sorrel mare 1 sorrel mare 1 iron grey mare 1 small mare as well as all the farming implements on said place as well as the crop of every kind made and grown the present year with full power of sale if not paid by January 1st 1872. This is not intended to interfere with a prior lien executed to master Leonard for but due them with my hand & seal this 29th day January 1871. This sum is not due till Jan 1st 1872. I have no interest until after that date with my hand & seal this 29th day 1871. J. P. Martin J.P.

Impress of W. S. Peck State of Ala 3 J. D. Graham P. Common Judge of the Probate Court for Limestone Co 3 hereby certify that the foregoing lien was filed for record July 2nd 1871 and was duly recorded same day in Deed Book 13 pages 781. J. D. Graham P. Common Judge P.C.

W. Parker
Do Linc
R. B. Mendenhall

Althou Feb 2nd 1871. This Instrument witnesseth that I of
Limestone County State of Alabama for and in consideration of Two hundred
and seventy five dollars \$275 for dollars in support of this day advanced from
to me and to be advanced to me as they may become necessary by R. B. Mendenhall
to enable me to cultivate maize and secure my crop for the year 1871 on
the Watkins place and without which advance I could not make culture and
secure my crop. I hereby make and give them a lien on said crops and also
upon the following one black horse mule aged about 9 or 10 years one bay
horse mule about the same age also one black mare mule and will feel
bound if sale in case default of payment should occur on or before the first
day of January 1872 according to the provisions made and provided in
such cases in the Revised Code of Alabama.

Witness
R. B. Mendenhall
J. S. Wood
State of Alabama
I, Joshua P. Plummer Judge of the Probate Court for said County
Limestone County hereby certify that the foregoing deed was filed for record Feb
2nd 1871 and duly recorded same day in Book 13 page 782
Joshua P. Plummer Judge P. C.

John E. Logwood and wife
Do Trust Deed
John R. McDonald Trustee

This Indenture made the 10th day of December in the year of our
Lord One thousand eight hundred and sixty nine between John E.
Logwood & Hettie B. Logwood his wife of the County of Limestone and State
of Alabama of the first part and John R. McDonald Trustee of the County of
Limestone and State of Alabama of the second part witnesseth that the said John E.
Logwood & Hettie B. Logwood for and in consideration hereinafter mentioned hath
given granted conveyed sold and conveyed and by these presents do give grant
convey all and convey unto the said John R. McDonald his heirs and assigns certain
trunk of land situate lying and being in the County of Limestone State of Alabama
and described as follows viz: The south east quarter of section seven (7) the
north east quarter of section eighteen (18) the west half of the north west
quarter of section eight (8) the east half of the south west quarter of section
18 eighteen the east half of the north east quarter of section (7) seven the
south half of the west half of the north east quarter of section (7) seven all
in township four (4) range (4) four west and being the same lands conveyed
to the above named Hettie B. Logwood by John A. Hines & Hines & Hines & Hines
deeds by deed dated November 22nd 1869 & which deed is recorded in the
Probate Judges office of said Limestone County in Book 13 on pages 218, 219
& 220. together with all the privileges and appurtenances thereto belonging
to share and to hold the above granted land and premises to the said John
R. McDonald his heirs and assigns forever. And the said John E. and Hettie
B. for their heirs executors and administrators do covenant and agree to &
with the said John R. McDonald his heirs and assigns that they are lawfully
seized in fee of the above granted land and premises that it is free from all
incumbrances that they have good right to sell and convey the same to
John R. McDonald as aforesaid and that they will warrant and defend the
title to the same to the said John R. McDonald his heirs and assigns forever
against the lawful claims of all persons whatsoever. But this deed is made

in trust for the following uses and purposes and none other trust: the said John E. & Hettie
B. are indebted to said John R. McDonald in the sum of Eighteen hundred & twenty dollars
for money loaned as evidenced by two joint notes as follows to wit: One for thirteen
hundred dollars dated October 30th 1869 payable to the order of J. R. McDonald twelve
months after date. And the other payable to same for Five hundred & twenty dollars on
the 30th of October 1870 and dated October 30th 1869. the same having been given for money
borrowed from the said J. R. McDonald & being a part of the money with which the said
Hettie B. Logwood purchased the above named land from the said John A. Hines & Hines & Hines & Hines
said John E. & Hettie B. being desirous to secure and make certain the payment of the same
wherefor it is hereby covenanted and agreed by and between the parties to this deed that in
case the said John E. & Hettie B. pay or cause to be paid the above described notes at or
before maturity of the same then this deed to be thereby satisfied discharged and
void and the said John R. McDonald Trustee shall receive by quit claim the
said land and premises to the said Hettie B. Logwood. But if the said John E. & Hettie
B. fail to pay or cause to be paid said notes or either or any part of the same
at maturity then the said John R. McDonald as trustee after giving thirty days
notice of the time place and terms of sale by advertising in a newspaper published
nearest to where the land lies may expose the said land and premises at the
time and place designated in said advertisement to public sale and sell the same
to the highest bidder for cash and appropriate the proceeds first to the payment
of the necessary expenses and costs of the trust and then the sale thereunder. Secondly
to the payment and satisfaction of all that may remain unpaid on said note or notes
due or not due deducting legal discount for all sums not due nor bearing
interest and any balance of said debt not paid by such sale shall then and
thereafter be and remain due and the subject of immediate suit and shall pay
the balance if any there be to the said Hettie B. Logwood her executors administrators
trustees or assigns and the said John E. & Hettie B. for their heirs and assigns
in case of a sale under the deed of trust hereby given all right of redemption
in and to said land and premises under and by virtue of the laws of the
State of Alabama. And the parties in interest hereby waive the necessity of said
Trustee making oath or giving bond and security for the execution of the trust
as required by the laws of Alabama. In witness whereof the said John E.
Logwood Hettie B. Logwood & John R. McDonald do hereunto set their hands and
affix their seals the day and year above written

J. E. Logwood
Hettie B. Logwood
John R. McDonald

State of Alabama
I, Joshua P. Plummer Judge of the Probate Court for said
Limestone County hereby certify that John E. Logwood and
Hettie B. Logwood his wife whose names are signed to the foregoing conveyance
and who are known to me acknowledge before me on the day that being
informed of the contents of the conveyance the executed the same
voluntarily on the day the same were date. Given under my hand on the
11th day of January A. D. 1870
Joshua P. Plummer Judge P. C.
State of Alabama
I, Joshua P. Plummer Judge of the Probate Court for said
Limestone County hereby certify that the foregoing conveyance
was filed for record Feb 4 1871 and duly recorded same day
in Book 13 pages 782 & 783 Joshua P. Plummer Judge P. C.

6. J. M. Toome
To Lien
A. G. Westmoreland

This Indenture Witnesseth that I, J. M. Toome of Limestone County State of Alabama, for and in Consideration of Fifty five Dollars in Supplies this day advanced, bona fide, to me, and to be advanced to me as they may become necessary by A. G. Westmoreland, to enable me to make and secure my Crop for the year eighteen hundred and seventy one, on the place known as the Hartwell Brown place at or near Pittsboro, without which I could not make and secure said Crop - I hereby give him a lien upon the bottom I shall make in the year 1871 upon said lands, promising due diligence in planting, cultivating and gathering said Crop, and not to plant less than nine ~~acres~~ acres in bottom, and when gathered to deliver said bottom to such gin in the neighborhood as said Westmoreland may instruct, and power of sale in case of default for the certain payment of the same, on or before the 1st day of January 1872 according to Section 1858 of the Revised Code of Alabama.

Given under my hand & Seal this 21st day of January 1871.
J. M. Toome

I, Joshua P. Leoman Judge of the Probate Court for said County Limestone County, hereby certify that the foregoing lien was filed in my office for record February 6th 1871 and was duly recorded Feb'y 7th 1871 in Deed Book 13 Page 784.

Joshua P. Leoman J. P. C.

Crop Lien

Athens Ala. Jan'y 19th 1871

Ira. Weaver
To Lien
J. A. Garbrough

This Instrument Witnesseth that I, Ira Weaver, of Limestone County State of Alabama, for and in Consideration of One Hundred and fifty Dollars, furnished, bona fide, to me, by James A. Garbrough to enable me to cultivate, make and secure my Crop for the year 1871 on the Matkins place, and without which advance I could not, make, cultivate and secure said Crop. I hereby Create and give them a lien on said Crops and also on the following ~~property~~ with full power of sale in case of default of payment should occur on or before the 1st day of January 1872 according to the provisions made and provided in such cases in the Revised Code of Alabama Stamp 50c.

Witness

Mary H. Garbrough
J. A. Garbrough

I, Joshua P. Leoman Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed in my office for record February 6th 1871 and was duly recorded Feb'y 7th 1871 in Deed Book 13 Page 784.

Joshua P. Leoman
Judge Prob. Court

Arthur Bedingfield
To Lien
J. A. Garbrough

Athens Ala. January 21. 1871

This Instrument Witnesseth that I, Arthur Bedingfield of Limestone County, State of Alabama, for and in Consideration of Fifty Dollars in Supplies this day advanced bona fide to me, by J. A. Garbrough to enable me to cultivate, make and secure my Crop, for the year 1871 on the R. Vasser place, and without which advance I could not make, cultivate and secure said Crop. I hereby Create and give them a lien on said Crops and also upon the following Stock, One Sorel Mare Mule, named Guly, with full power of sale in case of default of payment should occur on or before the first day of January 1872, according to the provisions made and provided in such cases in the Revised Code of Alabama.

Witness

J. A. Garbrough
J. S. Garbrough

I, Joshua P. Leoman Judge of the Probate Court for said County, hereby certify that the foregoing lien was filed for record Feb'y 6th 1871 and was duly recorded Feb'y 7th 1871 in Deed Book 13. Page 785.

Joshua P. Leoman Judge P. C.

Thomas H. Malone
Seed
Thomas Carter

This Indenture made this the first day January One thousand eight hundred & seventy between Thos. H. Malone (by his Attorney R. W. Malone) of the County of Limestone and State of Alabama of the first part and Thomas Carter of the Other part Witnesseth that the said Thomas H. Malone by his Atty for and in Consideration of the Sum of One hundred and six Dollars to him in hand paid the receipt whereof is hereby acknowledged, have this day bargained sold and conveyed and by these presents do bargain sell and convey unto the said Thomas Carter all that certain tract of land lying and being in the County of Limestone and State of Ala. all that portion of land in the N. E. quarter of Sect five T 4 R 4 west that lies on the East side the N. & S. R. Road opposite the McDonald Station containing 100 acres more or less. Also the N. half of the N. W. quarter Sec 4 T 4 R 4 west containing 80 acres more or less. To have and to hold the above described lands with the appurtenances thereto belonging or in anywise appertaining unto the said Thomas Carter his heirs and assigns forever and the said Thos H. Malone (by his Atty) for himself his heirs executors & administrators do warrant and will forever defend the title to the above described lands and do warrant and will forever defend the title to the above described lands and hereby granted premises unto the said Thomas Carter his heirs and assigns forever from and against himself and all and every person claiming or holding under him the said Thos H. Malone and also against the lawful title claim or demand of all and every person or persons whomsoever claiming or holding by from or under the Government of the United States. In testimony whereof the said Thos H. Malone by his Atty, has hereunto set his hand & Seal the day & date above written.

Stamp 50c

Thomas H. Malone

By his Atty Robt. W. Malone

This State of Alabama Before me Burton Sanders an acting Justice of the peace in and for said County of Limestone

personally appeared Robert H Malone attorney for Thomas H Malone and who is known to me who acknowledged before me on this day that being informed of the contents of the foregoing conveyance he executed the same freely and voluntarily for the purposes therein specified on the day the same bears date and under my hand January 14th 1870 B Sanders J.P.

State of Ala 3^d District P. Courman Judge of the Probate Court for said County hereby certifies that the foregoing conveyance was filed for record Feb'y 4 1871 and was duly recorded Feb'y 8th 1871 in Book 13 pages 785 & 786 Joshua P. Courman Judge P.C.

E B Darden wife 3 This Indenture made this the 8th day of December 1869 between E B Darden and M F Darden of the County of Limestone in the State of Alabama of the one part and J F Carter of the other part Witnesseth that the said E B Darden & M F Darden for and in consideration of the sum of four hundred dollars in cash to him in hand paid the receipt whereof is hereby acknowledged this day, give grant bargain sell unto the said J F Carter all that certain tract of land lying in the County of Limestone State of Alabama and known & described as follows to wit South half of the South west quarter of sec 33 thirty three Township three range four west containing forty acres more or less and running as follows commencing where the Athens & Decatur road crosses the township road and running west one half a mile then north one eighth of a mile then east to the Athens & Decatur road then south to where it commences. To Have & to hold the above described tract of land with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said J F Carter his heirs and assigns forever and the said E B Darden and M F Darden for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant & will forever defend the title to the above described and hereby grant premises unto the said J F Carter his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said E B Darden & M F Darden and also against the lawful title claims or demands of all and every person or persons claiming or holding by from or under the Government of the United States. In testimony whereof the said E B Darden and M F Darden have subscribed their names and affixed their seals this day and year above written

Witnesses
J F Carter (and)
Thomas Stewart J.P. (and)
E B Darden (and)
M F Darden (and)

State of Ala 3^d District P. Courman Judge of the Probate Court for said County hereby certifies that the foregoing conveyance was filed for record Feb'y 4 1871 and was duly recorded Feb'y 8th 1871 in Book 13 pages 786. Joshua P. Courman Judge P.C.

Sarah Adams et al 3 This Indenture made this 23rd day of November in the year One thousand eight hundred and sixty nine between Sarah Adams John & Healt Jane Snellings William Snellings Sarah Adams & Eliza Adams of the County of Limestone in the State of Alabama of the one part and Robert H Crawford of the other part Witnesseth that the said Sarah Adams John & Healt Jane Snellings Wm Snellings Sarah & Eliza Adams for and in consideration of the sum of One hundred & forty six dollars to them in hand paid the receipt whereof is hereby acknowledged this day give grant bargain sell convey and confirm unto the said Robert H Crawford all that certain tract of land lying and being in the County of Limestone and State of Alabama and known and described as follows to wit Commencing at the South east corner of Section twelve & 2 R 4 running west to Piney Creek thence running up said Creek far enough to get sixty three acres of land square across the section line. This conveyance is not intended to embrace the land but by R D Glaze of Sarah Adams wife. This conveyance is not intended to embrace the land but by R D Glaze of Sarah Adams wife for the use and benefit of Reunion Church and supposed to contain about 3 1/2 acres but is intended to convey the sixty three acres above described or intended to be described. To Have and to hold the above described lands with the tenements and appurtenances thereto belonging or in anywise appertaining unto the said Robert H Crawford his heirs and assigns forever. And the said parties of the first part for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and will forever defend the title to the above described and hereby granted premises unto the said Robert H Crawford his heirs and assigns from and against themselves and all and every person or persons claiming or holding under them the said Sarah Adams John & Healt Jane Snellings Wm Snellings Sarah Adams & Eliza Adams and also against the lawful title claims or demands of all and every person or persons whatsoever. In testimony whereof the said parties of the first part have subscribed their names and affixed their seals this day and year first above written

Signed sealed and delivered
in the presence of
J Franklin Smith
J L Wilson
J C Vernon

Sarah Adams
John & Healt
Jane Snellings
Wm Snellings
Sarah Adams
Eliza Adams

The State of Alabama 3^d District Sanders an acting Justice of the Limestone County 3 Paces in and for said County of Limestone hereby certifies that George W Vernon a subscribing witness to the foregoing conveyance known to me appeared before me this day and being sworn stated that known to me appeared before me the day and being sworn stated that Sarah Adams William Snellings and wife Mary A Snellings Sarah Adams and Eliza Adams 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 the other parties in the presence of the grantors in his presence. Given under my hand and witness this 7th day of December 1869 B Sanders J.P.

State of Ala 3^d District P. Courman Judge of the Probate Court for said County hereby certifies that the foregoing conveyance was filed for record Feb'y 6th 1871 and was duly recorded Feb'y 8th 1871 in Book 13 pages 787. Joshua P. Courman Judge P.C.

Phillip Clem wife & Sarah Clem
 To Dues
 Henry Brown and
 This Indenture made this 23rd day of January in the year One thousand eight hundred and seventy one between Phillip Clem and Sarah Clem of the County of Louisa in the State of Alabama of the one part and Henry Brown and of the other part. Witnesseth that the said Phillip and Henry Brown of the one part in consideration of the sum of Four Hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold conveyed and confirmed and by these presents do give grant bargain sell convey and confirm unto the said Henry Brown and of the other part of land lying and being in the County of Louisa and State of Alabama and known as the north west quarter of the north east quarter of fractional section 23 of township 20 north of range 20 four west containing forty acres more or less. To Have and to hold the above described tract or parcel of land with the tenements and appurtenances thereto belonging or in any way appertaining unto the said Henry Brown his heirs and assigns forever. And the said Phillip and Sarah Clem for themselves their heirs executors and administrators do hereby and in consideration of the premises warrant and well forever defend the title to the above described and hereby granted premises unto the said Henry Brown his heirs and assigns forever and against themselves and all and every person or persons claiming or holding under them the said Phillip and Sarah Clem and also against the lawful title claim or demand of all and every person or persons whatsoever. In testimony whereof the said Phillip and Sarah Clem have hereunto subscribed their names and affixed their seals the day and year above written.

Shawp 518

Phillip Clem End
 Sarah Clem End
 J. J. Buckles Minister

The State of Ala. & J. J. Westmoreland acting Justice of the Peace in Louisa County. In presence of said County and State hereby certify that Phillip Clem and Sarah Clem whose names are signed to the within conveyance and who are known to me personally, before me on this day that being informed of the contents of the conveyance they signed the same voluntarily on the day the same bears date. Given under my hand the 23rd day of January 1871.

J. J. Westmoreland J.P.
 J. J. Westmoreland P. Common Judge of the Probate Court for said Louisa County hereby certify that the foregoing conveyance was filed for record July 6th 1871 and was duly recorded July 8th 1871 in Book 13 page 788.

J. J. Westmoreland P.

Now Richardsons admr of this Indenture made this the 31st day of December in the year 1870
 To Dues
 Richardsons admr of the estate of William Richardson
 And Nicholas D Richardson of the County of Louisa State of Alabama of the first part
 And the said party of the first part did by virtue of the authority in him vested as the administrator of the estate of William Richardson died apply to the Hon Probate Court of Louisa County Ala for an order to sell the following described real estate situated and being within the corporate limits of the town of Athens and divided as follows to wit: Lot known in the plan of the town of Athens as Nos 109, 110, 111, 112, 113, 114, 115, 116 together with all and singular the edifices rights tenements and appurtenances to the same belonging or in any way appertaining. And the said Hon Probate Court of Louisa County Alabama did upon the application of said administrator order and decree that the above described real estate should be exposed for sale in the town of Athens on the day of 1868 which said order or decree was made on the 10th day of August 1868. There being no confirmation of said sale by the Hon Probate Court the above described real estate with buildings appurtenances & was under the direction and order of said Probate Court offered for sale at public outcry after legal notice and publication having been made in the Athens Post a newspaper published in the County of Louisa on the 24th day of October 1869 at said sale Nicholas D Richardson being the highest and best bidder was declared to be the purchaser of said real estate situated in the corporate limits of the town of Athens and better described as lots Nos 109, 110, 111, 112, 113, 114, 115, 116 with their buildings edifices appurtenances &c for the sum of Four thousand (\$4500) four hundred and one dollar upon the application of the administrator of said Estate the Probate Court of Louisa County did on the 14th day of November 1869 confirm the sale and purchase of the above described real estate. It having been shown to the Hon Probate Court of Louisa County that the terms of said sale had been complied with. And said Court made an order on the 11th day of December 1870 directing the administrator to make a deed to the purchaser. Therefore William Richardson as the administrator of the estate of Wm Richardson died lots of Louisa County Alabama and party of the first part for and in consideration of the sum of Four thousand (\$4500) four hundred and one dollar to him in hand paid before the delivery of these presents by the said Nicholas D Richardson party of the second part the receipt whereof is hereby acknowledged have granted bargained sold conveyed and confirmed and by these presents do give grant bargain sell convey and confirm unto the said Nicholas D Richardson party of the second part and to his heirs and assigns forever all and singular certain lots in the plan of the town of Athens and better described and known as Nos 109, 110, 111, 112, 113, 114, 115, 116, one a part of which is situated the residence of the late Wm Richardson died together with all and singular the tenements tenements and appurtenances thereto belonging or in any way appertaining. And also all the estate right title interest property claim and demand whatsoever as well in law as in equity of the said party of the first part or those claiming through or by him as administrator of in or to the above described premises and every part or parcel thereof with the appurtenances. To Have and to hold all and singular the above mentioned and described lots and premises together with the appurtenances unto the said Nicholas D Richardson party of the second part his heirs & assigns forever. And the said William Richardson admr and party of the first part does hereby and does claiming under or through him as administrator

of said Estate conveyed grants premises and agrees to and with the said Nicholas D. Richardson party of the second part his heirs and assigns that the said party of the second part his heirs and assigns shall and may lawfully from time to time and at all times forever hereafter peaceably and quietly have hold use occupy possess and enjoy all and singular the said hereditaments and premises hereby granted and conveyed or intended so to be with the appurtenances without any lawful let hindrance molestation or interruption whatsoever from the said party of the first part or administrators or executors and the said party of the second part his heirs assigns administrators and executors and the said party of the first part administrators of the estate of William Richardson dies in consideration of the premises do hereby warrant and defend to the said party of the second part his heirs assigns only such title and rights as the said William Richardson had in or to the above described premises with appurtenances from and against himself and all those claiming under him as administrator and against himself and all those claiming under him as administrator and party in testimony whereof the said William Richardson administrator and party of the first part hereunto subscribes his name and affix his seal this day and year above written. William Richardson administrator and party of the first part of the Estate of Wm Richardson deceased

State of Alabama 3d Lewis M. Douglas Judge of the Probate Court of Madison County 3d Madison County certifies that William Richardson 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 4th day of January 1871

Lewis M. Douglas Judge of Probate Court of Madison County Ala

State of Ala 3d Joshua P. Corum Judge of the Probate Court for said County Limestone Co 3d State hereby certifies that the foregoing conveyance was filed for record Feb 6 1871 and was duly recorded Feb 8 1871 in Book 13 pages 789 & 790 Joshua P. Corum Judge P.C.

Nicholas D. Richardson 3d This Indenture made this 6th day of February 1871 between To Dads Nicholas D. Richardson of the County of Limestone State of Alabama and Sarah E. Richardson of the first part and Sarah Elizabeth Richardson wife of Nicholas D. Richardson of the County and State aforesaid of the second part Witnesseth that the said Nicholas D. Richardson party of the first part for and in consideration of his natural love and affection for his wife Sarah Elizabeth Richardson the party of the second part and for the further consideration of Five Dollars to him in hand paid by the party of the second part the receipt whereof is hereby acknowledged has given granted bargained aliened conveyed and confirmed and by these presents does give grant bargain alien release convey and confirm unto his wife Sarah Elizabeth Richardson the party of the second part and the heirs of her body by her said husband Nicholas D. Richardson as a separate Estate (as provided for under the present Statute of the State of Alabama) for her sole use benefit and enjoyment her heirs from all and singular the following described real estate situate and being within the corporate limits of the town of Ashland and described in the plan of said town as lots 109, 110, 111, 112, 113, 114, 115, 116 together with all and singular the edifices buildings rights hereditaments and appurtenances to the same being

or in any wise appertaining. To Have and to hold all and singular the above described and mentioned property together with the appurtenances unto the said Sarah Elizabeth Richardson party of the first part and the children of her marriage with the said Nicholas D. Richardson as a separate Estate for her sole use benefit behoof and enjoyment her heirs & free from all debt contract limitation or incumbrance assumed entered into or formed by her husband the said Nicholas D. Richardson party of the first part. But the premises hereby granted are intended to be the separate estate of the party of the second part for her use benefit and enjoyment & the heirs of her marriage with the party of the first part. And the said Nicholas D. Richardson does hereby and in consideration of the premises forever warrant and defend the title to the above described property and premises unto the said Sarah Elizabeth Richardson her heirs and the children of her present marriage from and against all and every person claiming or holding under or by him the said Nicholas D. Richardson party of the first part and also against the lawful title claim or demand of every person or persons whatsoever. In testimony whereof the said Nicholas D. Richardson party of the first part hereunto subscribes his name and affix his seal the day and year above written.

Stamp 50¢ W. D. Richardson 2d State of Alabama 3d Joshua P. Corum Judge of the Probate Court for Limestone County 3d County hereby certifies that Nicholas D. Richardson whose name is signed to the foregoing conveyance and who is known to me acknowledged before me on this day that being informed of the contents of the conveyance he executed the same voluntarily on the day the same bears date. Given under my hand this 6th day of February 1871 Joshua P. Corum Judge Probate Court Limestone County Ala

State of Ala 3d Joshua P. Corum Judge of the Probate Court for said County Limestone Co 3d hereby certifies that the foregoing conveyance was filed for record Feb 7 1871 and was duly recorded Feb 9 1871 in Book 13 pages 790 & 791 Joshua P. Corum Judge P.C.

William Malone wife 3d This Indenture made this 16th day of June in the year One thousand To Dads eight hundred and sixty nine between William Malone and Francis David Phillips col 3d Malone his wife of the County of Limestone in the State of Alabama of the one part and David Phillips col 3d of the other part. Witnesseth that the said William and Francis Malone for and in consideration of the sum of Fifty dollars to the said Wm and Francis Malone in hand paid the receipt whereof is hereby acknowledged have this day given granted bargained sold aliened conveyed and confirmed and by these presents do give grant bargain alien release convey and confirm unto the said David Phillips col 3d all that certain lot or parcel of land lying and being in the County of Limestone State of Alabama and known and described as follows To Commence at the most east corner of David Phillips lot seventy five feet west of the center of the Nashville and Decatur Rail Road at Ashland to run west along said David Phillips line seventy yards from thence due north thirty five yards from thence due east seventy yards and from thence due north thirty five yards to the beginning containing one half acre more or less being a part of the 1/4 of the 8 1/4 of the 29 Township one range four west To Have and to hold the above described lot or parcel of land with the tenements and appurtenances thereto belonging or in any wise

appertaining unto the said David Phillips with his heirs and assigns forever
And the said William and Francis Malone for themselves their heirs executors and
administrators do hereby and in consideration of the premises warrant and well
administered do hereby and hereby granted premises unto the
former defend the title to the above described and hereby granted premises unto the
said David Phillips with his heirs and assigns forever and against themselves
and all and every person or persons claiming or holding under them the said
William and Francis Malone and also against the lawful title claim or demand
of all and every person or persons whatsoever claiming or holding by force or
under the Government of the United States. In testimony whereof the said Wm
and Francis Malone have hereunto subscribed their names and affixed their seals
the day and year above written

Signed sealed and delivered
in the presence of

Wm Malone
Francis Malone

the State of Ala 3 J. H. Westmoreland an acting Justice of the Peace in and
for said County of Limestone hereby certify that Wm Malone and Francis
Malone whose names are signed to the foregoing conveyance who are known to
me acknowledge before me that they know the contents of the conveyance and
that they signed the same voluntarily the day the same bears date. Given under
my hand the 22nd day of June 1869 J. H. Westmoreland J.P.
State of Ala 3 J. H. Westmoreland an acting Justice of the Peace in and
for said County of Limestone hereby certify that the foregoing conveyance was filed for record
Feb 6 1871 and was duly recorded Feb 9 1871 in Book 13 pages 792 & 793
Joshua P. Cannon Judge P.C.

W H Phillips rising 3 This Indenture made the 4th day of February in the year One thousand
Eight hundred and seventy between W H Phillips and Eliza Phillips
his wife of the County of Limestone in the State of Alabama of the one part
and David S Phillips of the other part Witnesseth that the said W H and
Eliza Phillips for and in consideration of One thousand dollars to them in hand
paid the receipt whereof is hereby acknowledged have this day given granted
bargained sold conveyed and confirmed and by these presents do give grant bargain
sell convey and confirm unto the said David S Phillips all that certain parcel
of land lying and being in the County of Limestone and State of Alabama and
known and designated as the west half of the south east quarter of section
twenty nine in township one of range four west containing eighty acres more or less
To Have and to hold the above described parcel of land with the tenements and
appurtenances thereto belonging or in any wise appertaining unto the said David
S Phillips his heirs and assigns forever And the said W H and Eliza Phillips
for themselves their heirs executors and administrators do hereby and in consideration
of the premises warrant and well administered do hereby and hereby granted premises
unto the said David S Phillips his heirs and assigns forever and against themselves
and all and every person or persons claiming or holding under them the said W H and Eliza Phillips
and also against the lawful title claim or demand of all and every person or persons
whosoever claiming or holding by force or under the Government of the United States. In testimony whereof the said parties of the first part have hereunto subscribed
their names and affixed their seals the day and year above written
Signed sealed and delivered
in the presence of

W H Phillips
Eliza Phillips

the State of Ala 3 J. H. Westmoreland an acting Justice of the Peace in and for said County
of Limestone hereby certify that W H Phillips and Eliza Phillips whose names are
signed to the foregoing conveyance who are known to me acknowledge before me that being
informed of the contents of the conveyance they signed the same voluntarily the day the same bears
date. Given under my hand the 22nd day of February 1870 J. H. Westmoreland J.P.
State of Ala 3 Joshua P. Cannon Judge of the Probate Court for said County hereby certify that the
Limestone Co 3 foregoing conveyance was filed for record Feb 6 1871 and was duly recorded Feb 9
1871 in Book 13 pages 792 & 793
Joshua P. Cannon Judge P.C.

Wm Malone rising 3 This Indenture made the 16th day of June in the year One thousand Eight hundred
and seventy between William Malone and Francis Malone his wife of the
County of Limestone in the State of Alabama of the one part and David S Phillips
of the other part Witnesseth that the said William and Francis Malone for and in
consideration of the sum of Twenty eight and 57/100 Dollars to the said William and
Francis Malone in hand paid the receipt whereof is hereby acknowledged have this
day given granted bargained sold conveyed and confirmed and by these presents do give grant bargain
sell convey and confirm unto the said David S Phillips all that certain lot or parcel of land lying and
being in the County of Limestone State of Alabama and known and designated as follows To
Commence at a point on David S Phillips north line seventy five feet west of the
center of the main tract of the Spanish and Decatur Rail Road at Eckman Limestone
County Ala and to run from that point due west seventy yards from thence due
north twenty yards from thence due east seventy yards and from thence due
south twenty yards to the beginning To Have and to hold the above described
lot or parcel of land with the tenements and appurtenances thereto belonging
or in any wise appertaining unto the said David S Phillips his heirs and assigns
forever And the said William and Francis Malone for themselves their heirs executors
and administrators do hereby and in consideration of the premises warrant and well
administered do hereby and hereby granted premises unto the said David S Phillips his heirs and assigns
forever and against themselves and all and every person or persons claiming or holding under them the
said William and Francis Malone and also against the lawful title claim or demand of all and every person or persons
whosoever claiming or holding by force or under the Government of the United States. In testimony whereof the said parties of the first part have hereunto subscribed
their names and affixed their seals the day and year above written
Signed sealed and delivered
in the presence of

the State of Ala 3 J. H. Westmoreland an acting Justice of the Peace in and
for said County of Limestone hereby certify that Wm Malone and Francis
Malone whose names are signed to the foregoing conveyance and who are known
to me acknowledge before me that they know the contents of the conveyance and
that they signed the same voluntarily the day the same bears date. Given under
my hand the 22nd day of June 1869 J. H. Westmoreland J.P.
State of Ala 3 Joshua P. Cannon Judge of Probate hereby certify that the foregoing
Limestone Co 3 conveyance was filed for record Feb 6 1870 and was duly recorded Feb 9 1871
in Book 13 page 793 Joshua P. Cannon Judge P.C.

Wm S. Hargrove & Mary A. Hargrove in the State of Alabama
 Do Dated 3rd Dec 1870
 A M. Hargrove
 Whereas Wm S. Hargrove and Mary A. Hargrove in the State of Alabama
 is jointly indebted unto J. C. Pettus of the same State in the sum of
 Four hundred dollars by his promissory note bearing even date with
 these presents payable to the said J. C. Pettus or his order as follows to wit in two years
 from date bearing eight per cent interest and payable at Pettusville, Ala. And whereas
 the said W. S. Hargrove are desirous of securing the payment of the said debt
 with the understanding that they are at liberty to pay the whole or any part of said
 note before the same shall become due and payable. Now therefore in consideration
 of the premises and of the sum of One dollar to me paid by A. M. Hargrove of Louisa
 County of the State of Ala. the receipt whereof is hereby acknowledged have granted bargained
 and sold and by these presents do grant bargain sell and convey unto the said A. M.
 Hargrove and his assigns forever the lands and tenements following to wit the
 south west quarter of the 24th quarter of section sixteen of Township one in
 range four west containing forty acres more or less. To have and to hold the
 same to the said A. M. Hargrove and his assigns forever. In Trust however that the
 said A. M. Hargrove if the said sum of money or any part thereof shall remain
 due and unpaid at the expiration of two years 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 hours of ten
 o'clock in the morning and five in the evening having first given four weeks
 public notice of the time place and terms of said sale of said property by
 previous advertisement in some public newspaper printed in said County
 And upon such sale shall make execute and deliver to the purchaser thereof
 a good and sufficient deed of conveyance of all the right title and interest
 hereby conveyed to the said A. M. Hargrove and out of the proceeds of said
 sale shall pay first the cost and charges of this trust second the debt and
 interest remaining due and payable to the said J. C. Pettus or his assigns
 And thus should any balance remain shall pay the same to the said W. S.
 & M. A. Hargrove or their representatives; but if the said W. S. and M. A. Hargrove
 shall within said two years well and truly pay or cause to be paid the said
 debt interest and cost and charges of this trust then the said A. M. Hargrove
 shall reconvey the premises aforesaid to the said W. S. and M. A. Hargrove or
 his assigns. In witness whereof we the said W. S. and M. A. Hargrove have hereunto
 set our hands and seals this 3rd day of December 1870

Stamp 50c

Wm S. Hargrove and
 Mary Ann Hargrove

the State of Alabama J. H. Westmoreland an acting Justice of the Peace in
 Louisa County 3 And for said County and State hereby certify that Wm S.
 Hargrove and Mary Ann Hargrove whose names are signed to the foregoing
 conveyance and who is known to me acknowledged before me on this day that
 being informed of the contents of the conveyance they executed the same volun-
 tarily on the day the same bears date. Given under my hand this 3rd day
 of Dec 1870

J. H. Westmoreland J. P.

State of Ala J. D. Johnson P. Common Judge of the Probate Court for said
 Louisa County 3 And hereby certify that the foregoing conveyance was
 filed for record July 6 1871 and was duly recorded February 9 1871 in
 Deed Book 13 page 794 J. D. Johnson P. Common Judge P. C.

Bryson Hughes wife 3 This Indenture made the 2nd day of January in the year 1871 between
 Do Dated 3rd Dec 1870
 Jonathan P. Hille
 Bryson Hughes and Harriet Hughes his wife of the one part and Jonathan P.
 Hille of the other part all of the County of Louisa in the State of Alabama
 Witnesseth that the said Bryson Hughes and Harriet Hughes his wife for and in consideration
 of the sum of Three hundred and twenty five dollars to them in hand paid the receipt
 whereof is hereby acknowledged have granted bargained and sold and by these presents do
 bargain and sell all that certain tract or parcel of land lying and being in the County
 of Louisa and State of Alabama and known as a part of the south east quarter of the
 north east quarter of section sixteen in Township one of range four west commencing
 at the south east corner of said quarter running west 80 rods then north 55 rods then
 east 32 rods then north 25 rods then east 48 rods then south 80 rods to the beginning
 corner containing thirty five acres. To have and to hold the above described
 tract or parcel of land with the tenement and appurtenances thereto belonging or
 in any wise appertaining unto the said J. P. Hille his heirs and assigns forever. And
 the said Bryson Hughes & Harriet Hughes his wife for themselves their heirs executors admin-
 istrators do hereby and in consideration of the premises herein set out and well known
 defend the title to the above described and hereby granted premises unto the said J. P. Hille
 his heirs and assigns forever and against themselves and all and every person or persons
 claiming or holding under them the said Bryson Hughes and Harriet Hughes his
 wife and also against the lawful title claim or demand of all and every person or
 persons whomsoever claiming or holding by force or under the Government of
 the United States. In testimony whereof the said Bryson & Harriet Hughes have
 hereunto set their hands and seals on the day and date first above written

Stamp 50c

Bryson Hughes and
 Harriet Hughes

the State of Alabama J. Lewis Morris an acting Justice of the Peace in and for
 Louisa County 3 And hereby certify that Bryson Hughes and Harriet
 Hughes his wife who is known to me acknowledged before me that being informed
 of the contents of the conveyance they executed the same voluntarily on the
 day the same bears date. Given under my hand this 3rd day January 1871

J. Lewis Morris Justice of the Peace

State of Ala J. D. Johnson P. Common Judge of the Probate Court for said County
 Louisa County 3 And hereby certify that the foregoing conveyance was filed for record
 February 7 1871 and was duly recorded February 10 1871 in Deed
 Book 13 page 795 J. D. Johnson P. Common Judge P. C.

Wm D Williams on 3rd of Feb 6th 1871. This instrument witnessed that I William
 D Williams of Limestone County State of Alabama for and in consideration
 of Five Hundred dollars in support of the day advanced bona fide to me
 and to be advanced to me as they may become necessary by R. H. Hines also to enable me
 to cultivate much and secure my crop for the year 1871 on the Williams place and
 without which advance I could not make cultivation and secure said crop I hereby
 execute and give them a lien on said crops and also upon the following, wit
 full power of sale in case default of payment should occur on or before the 1st
 day of January 1872 according to the provisions made and provided in such case
 in the Revised Code of Alabama

Witness my hand and seal this 10th day of Feb 1871

W D Williams LS

State of Ala 3rd I Joshua P. Cornum Judge of the Probate Court for said County hereby
 certify that the foregoing lien was filed for record Feb 4th 1871 and was
 duly recorded Feb 10 1871 in Prob Book 13 page 796. Joshua P. Cornum Judge PC

William Johnson 3rd State of Alabama Madison County. With interest from date I promise to pay
 to Linn 3rd Doney & Grunthead or order One Hundred Dollars for value received in money
 Doney & Grunthead 3rd advanced to me by them to purchase necessary provisions to enable me to
 make a crop for the present year. Said advance is obtained by me bona fide for
 the purpose of making a crop and without such advance it would not be in my
 power to procure the necessary provisions to make a crop this year and said advance
 is hereby acknowledged as and made a lien on my crop this year I have not
 given to any other person or persons a lien on said crop. Witness my hand and
 seal this 26th day of January 1871. William Johnson LS

Witness Harris Doney

State of Ala 3rd I Joshua P. Cornum Judge of the Probate Court for said County hereby
 certify that the foregoing lien was filed for record Feb 4th 1871 and was
 duly recorded Feb 10 1871 in Prob Book 13 page 796. Joshua P. Cornum Judge PC

L D Eubanks 3rd State of Alabama Madison County. With interest from date I promise to pay Doney & Grunthead
 to Linn 3rd Madison County for order Fifty five dollars for value received in money
 Doney & Grunthead 3rd advanced to me by them to purchase necessary provisions to enable me
 to make a crop for the present year. Said advance is obtained by me bona fide
 for the purpose of making a crop and without such advance it would not
 be in my power to procure the necessary provisions to make a crop. And
 said advance is hereby acknowledged as and made a lien on my crop
 this year I have not given to any other person or persons a lien on said crop
 Witness my hand and seal this 25th day of January 1871. L D Eubanks LS

Witness Harris Doney

State of Ala 3rd I Joshua P. Cornum Judge of the Probate Court for said County
 certify that the foregoing lien was filed for record Feb 4th 1871 and was
 duly recorded Feb 10 1871 in Prob Book 13
 page 796. Joshua P. Cornum Judge PC

Mark Date 3rd State of Alabama Madison County. On or before the first day of
 to Linn 3rd January 1872 I promise to pay Doney & Grunthead or order One Hundred
 Doney & Grunthead 3rd and fifty dollars with interest from date for value received and to secure
 the payment thereof I hereby bargain and sell to them one bay horse 9 years old
 and about sixteen hands high and one mare mare about ten years old and
 between fourteen and fifteen hands high now in my possession also my crop
 of corn and cotton to be grown this year on the following condition (1st)
 until the maturity of said debt I am to remain in the possession of said
 property (2nd) that if said debt is not paid at maturity they shall have authority
 to take possession of said property and sell the same at public sale for cash
 in the town of Prichard after first giving notice of the time and place by posting three
 or more notices in public places in the County two days before the time of sale and
 the proceeds of such sale apply 1st to the payment of the expenses of executing and
 procuring this mortgage (2nd) to the payment of what may be due on said
 debt (3rd) the balance if any pay over to me (4th) that if said debt is paid at
 maturity then this mortgage to be void satisfied and become null and void. Given
 under my hand and seal this nineteenth day of January 1871
 Signed sealed and delivered being first Mark Date LS
 duly stamped in the presence of Stamp 50c

Harris Doney

State of Ala 3rd I Joshua P. Cornum Judge of the Probate Court for said County hereby
 certify that the foregoing mortgage was filed for record Feb 4th
 1871 and was duly recorded Feb 10 1871 in Prob Book 13 page 797. Joshua P. Cornum Judge PC

Calvin Patton 3rd State of Alabama Madison County. With interest from date I
 to Linn 3rd promise to pay Doney & Grunthead or order Two Hundred and fifty
 Doney & Grunthead 3rd dollars for value received in money advanced to me by
 them to purchase necessary provisions to enable me to make a crop
 for the present year. Said advance is obtained by me bona fide for the
 purpose of making a crop and without such advance it would not
 be in my power to procure the necessary provisions to make a crop
 and said advance is hereby acknowledged as and made a lien
 on my crop this year I have not given a lien to any other person
 or persons on said crop. Witness my hand and seal this
 1st day of February 1871. Calvin Patton LS

Witness

Harris Doney

State of Ala 3rd I Joshua P. Cornum Judge of the Probate Court for said County
 certify that the foregoing lien was filed
 for record Feb 4th 1871 and was duly recorded Feb 10 1871 in
 Prob Book 13 page 797. Joshua P. Cornum Judge PC

Declarer State
To Linn
Doney & Grantland

State of Alabama Madison County. On or before the first day of January 1872 I promise to pay Doney & Grantland or order One hundred and twenty five Dollars (with interest from date for value received and to secure the payment thereof I hereby bargain and sell to them One bay horse with one eye about seven years old and between thirteen and fourteen hands high named Logan now in my possession also my crop of corn and cotton to be grown this year on the following condition (viz) until the maturity of said debt I am to remain in the possession and use of said property (2nd) that if said debt is not paid at maturity they shall have authority to take possession of said property and sell the same at public sale for cash in the town of Oranau after first giving notice of the time and place by posting three or more notices in public places in the County ten days before the time of sale and the proceeds of such sale apply (firstly) to the payment of the expense of executing and foreclosing the mortgage (secondly) to the payment of what may be due on said debt (3rd) the balance if any pay over to me (4th) that if said debt is paid at maturity then this mortgage to be entirely satisfied and become null and void. Given under my hand and seal the 24th day of January 1871
Declarer State
being first duly stamped in the presence of
Harris Doney

State of Ala 3^d District P. Couran Judge of the Probate Court for said County
Linn Co 3^d hereby certify that the foregoing Mortgage was filed for record Feb 7th 1871 and was duly recorded Feb 10th 1871 in Dub Book 13 page 798.
District P. Couran
Judge P.C.

Charles Walton
To Linn
Doney & Grantland

State of Alabama Madison County. With interest from date I promise to pay Doney & Grantland or order One hundred Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me from file for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given a lien to any other person or persons on said crop. Witness my hand and seal the 18th day of January 1871
Witness Harris Doney

State of Ala 3^d District P. Couran Judge of the Probate Court for said County
Linn Co 3^d hereby certify that the foregoing lien was filed for record Feb 7th 1871 and was duly recorded Feb 10th 1871 in Dub Book 13 page 798.
District P. Couran Judge P.C.

Harris Doney
To Linn
Doney & Grantland

State of Alabama Madison County. With interest from date I promise to pay Doney & Grantland or order One hundred and twenty five Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me from file for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given a lien to any other person or persons on said crop. Witness my hand and seal the 20th day of January 1871
Witness William C. Edge

State of Ala 3^d District P. Couran Judge of the Probate Court for said County
Linn Co 3^d hereby certify that the foregoing lien was filed for record Feb 7th 1871 and was duly recorded Feb 10th 1871 in Dub Book 13 page 799.
District P. Couran Judge P.C.

Charles Patton
To Linn
Doney & Grantland

State of Alabama Madison County. With interest from date I promise to pay Doney & Grantland or order One hundred and fifty four Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me from file for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given a lien to any other person or persons on said crop. Witness my hand and seal the 14th day of February 1871
Witness Charles Patton

State of Ala 3^d District P. Couran Judge of the Probate Court for said County
Linn Co 3^d hereby certify that the foregoing lien was filed for record Feb 7th 1871 and was duly recorded Feb 10th 1871 in Dub Book 13 page 799.
District P. Couran Judge P.C.

Cicero Blackwell
To Linn
Doney & Grantland

State of Alabama Madison County. With interest from date I promise to pay Doney & Grantland or order Two hundred Dollars for value received in money advanced to me by them to purchase necessary provisions to enable me to make a crop for the present year. Said advance is obtained by me from file for the purpose of making a crop and without such advance it would not be in my power to procure the necessary provisions to make a crop and said advance is hereby acknowledged as and made a lien on my crop this year I have not given a lien to any other person or persons on said crop. Witness my hand and seal the 3rd day of February 1871
Witness Cicero Blackwell

State of Ala 3^d District P. Couran Judge of the Probate Court for said County
Linn Co 3^d hereby certify that the foregoing lien was filed for record Feb 7th 1871 and was duly recorded Feb 10th 1871 in Dub Book 13 page 799.
District P. Couran Judge P.C.

Lewis Martin
 To him
 Denny & Grantland
 State of Alabama Madison County. With interest from date I promise
 to pay Denny & Grantland or order One hundred and thirty five
 dollars for value received in money advanced to me by them to
 purchase necessary provisions to enable me to make a crop for the present
 year said advance is obtained by me bona fide for the purpose of making
 a crop and without such advance it would not be in my power to procure
 the necessary provisions to make a crop. And said advance is hereby acknowledged
 as and made a lien on my crop this year. I have not given a lien to
 any other person or persons on said crop. Witness my hand and seal this 20th
 day of January 1871. *Levi Martin* *End*
Witness *Norris Denny*

State of Ala. J. D. Johnson Plenary Judge of the Probate Court for said County
 Hamilton Co. hereby certifies that the foregoing lien was filed for record
 July 7th 1871. And was duly recorded July 10th 1871 in Deed Book 13
 page 800. *J. D. Johnson Plenary Judge*

Frank Woodruff
 To him
 Denny & Grantland
 State of Alabama Madison County. With interest from date I promise
 to pay Denny & Grantland or order One hundred and fifty dollars
 for value received in money advanced to me by them to purchase
 necessary provisions to enable me to make a crop for the present year
 said advance is obtained by me bona fide for the purpose of making
 a crop and without such advance it would not be in my power to procure
 the necessary provisions to make a crop. And said advance is hereby
 acknowledged as and made a lien on my crop this year. I have not
 given a lien to any other person or persons on said crop. Witness my
 hand and seal this 20th day of January 1871.
Witness *Norris Denny* *Frank Woodruff* *End*

State of Ala. J. D. Johnson Plenary Judge of the Probate Court for said
 Hamilton Co. County hereby certifies that the foregoing lien was filed
 for record July 7th 1871. And was duly recorded July 10th 1871 in Deed
 Book 13 page 800. *J. D. Johnson Plenary Judge*

Charles Bieford
 To him
 Denny & Grantland
 State of Alabama Madison County. With interest from date I promise
 to pay Denny & Grantland or order Fifty dollars for value
 received in money advanced to me by them to purchase necessary
 provisions to enable me to make a crop for the present year. Said advance
 is obtained by me bona fide for the purpose of making a crop and
 without such advance it would not be in my power to procure the
 necessary provisions to make a crop. And said advance is hereby
 acknowledged as and made a lien on my crop this year. I have not
 given a lien to any other person or persons on said crop.
 Witness my hand and seal this 20th day of January 1871.
Witness *Norris Denny* *Charles Bieford* *End*

State of Ala. J. D. Johnson Plenary Judge of the Probate Court for said
 Hamilton Co. County hereby certifies that the foregoing lien was filed
 for record July 7th 1871. And was duly recorded same day in Deed Book
 13 page 800. *J. D. Johnson Plenary Judge*

The End of book 13

J. D. Johnson Plenary Judge