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Georgia ³ This Indenture made this nineteenth
Carroll County ³ day of March one thousand eight
hundred & sixty four between Isaac N Ingram of the
first part & William Foster of the other part both of
the County & State aforesaid, witnesseth that for & in
consideration of the sum of two hundred & fifty dollars
to him in hand paid at & before the sealing and delivery
whereof unto the receipt whereof is hereby acknowledged
hath granted bargained sold & conveyed and doth by these
present grants bargain sell & convey unto the said William
Foster his heirs & assigns all that tract or parcel of land
situate lying and being in the third district of said County
and known by no 234 two hundred & thirty four
Containing one hundred one & one fourth acre more or less
it being the north half of said lot of land no two hundred
thirty four to have & to hold said tract or parcel of
land unto him the said William Foster his heirs and
assigns to other with all and singular the rights
and appurtenances there of to the same in any manner
belonging to his & their uses & purposes benefit & prosper
forever in fee simple.

And the said Isaac N Ingram for himself his heirs
executors & administrators the said bargained premises
unto the said William Foster his heirs and assigns
will warrant & forever defend the right title thereto
against the claims of all other person or persons whatsoever
in witness whereof the said Isaac N Ingram doth hereinafter
set his hand & affix his seal this the day & date first
above written

R M Ferguson ³
S J Thomas ^{PP}

Isaac N. Ingram ^(S)

Registered 5th December 1867

M. M. Cuffin & Co.

Georgia ³ This Indenture made this the fifth day
of October Captain hundred & fifty land between the
& Cheering of the County and State aforesaid of the
one part & you A bullepper of the same place of
the other part witnesseth that the said Thomas Ellwood
= money for and in consideration of the sum of five
hundred Dollars to him in hand paid at and before
the sealing & delivering of these presents the receipt whereof
is hereby acknowledged hath granted bargained sold &
doth by these presents grant bargain sell & convey

At and before the sealing and delivery of this instrument
 the receipt whereof is hereby acknowledged both granted
 bargained sold and conveyed and by true present and
 grant bargain sell and convey unto the said Robert
 Adams all that tract or parcel of land lying & being in
 the tenth District of Carroll County and known in the
 plan of said District as number forty, the same being
 one hundred and fifty acres off of the East part of
 said lot to have and to hold said bargain/parcels
 unto him the said Robert Adams his heirs and assigns
 together with all and singular the rights minerals and
 appurtenances thereto belonging or in anywise
 appertaining for ever in fee simple.

And the said S. V. Cole for himself his heirs and
 assigns will warrant and for ever defend the titles
 thereof to Robert Adams his heirs Executors and
 administrators or assigns.

In witness whereof the said S. V. Cole has hereunto
 set his hand and seal the day and year above
 written

of

W. B. Night

A. J. Cole

G. J. Garrison

S. V. Cole (S)

Registered 6th Sept 1867

Murphy Deed

State of Georgia this hundredth day and twentieth
 Carroll County into this the Eighteenth (18) day
 of November one thousand eight hundred and sixty
 seven between A. J. Pinson of the first part and of M.
 McCammon of the second part both of the County and
 State aforesaid. Witnesseth that the said A. J. Pinson
 for the Consideration of the sum of One hundred and
 fifty dollars to him in hand paid and the said A. J.
 McCammon has this day given his promissory note for
 one hundred dollars the receipt whereof is hereby acknowl-
 edged both granted bargain sold and conveyed and
 by true presents doth grant bargain sell and convey
 unto the said A. J. McCammon his heirs and assigns
 one half of all that undivided tract or parcel of land
 situated lying and being in the 6th District and fifth
 section of the County of Carroll and State aforesaid
 known and distinguished by the number fifty containing
 one hundred acres more or less to have and to hold
 it lies the east half of said lot of land and

Peter Leathers wife and his heirs Executors and Administrators shall the said Property to the said James Army his heirs Executors and Administrators forever warrant and defend against the Larceny demands of all persons whatsoever

In testimony whereof the said Peter Leathers had hereunto set his hand and affixed his seal this the tenth day of October 1864 being before signed
Signed sealed and delivered in presence

of John Fuller

J W Holland J.P.

Peter Leathers S.S.

Registered 23rd December 1867

of Mississippi at \$100

Georgia This Indenture made this the eleventh
Cassell County Day of December Eighteen hundred
and Sixty three between Richard Alford of the first
part and James O R Wood of the other part both of the
County and State aforesaid witnesseth that the said
Richard Alford for and in Consideration of the sum of
three hundred dollars to him in hand paid at and
before the sealing of these presents the receipt whereof is
hereby acknowledged hath granted bargained sold and
Conveyed and doth by these presents grant bargain sell
and Convey unto the said James O R Wood his heirs
and assigns all that tract or parcel of land of lot
number two hundred and twenty five in the Eleventh
District of said County the part lying on the left side
of Telopossa river the river lying the line on the north
side of said parcel of land containing ninety acres more
or less to have and to hold said parcel of land unto
the said James O R Wood his heirs and assigns together
with all and singular the rights minerals and appurtenances
thereof to the said in any manner belonging
to his and thine own proper use benefit and behoove
forever in fee simple simple

And the said Richard Alford his heirs Executors and
Administrators the said bargained premises to the said
James O R Wood his heirs and assigns will warrant and
defend the right and title against themselves
and against themselves and against the claims of all other
persons whatever in witness whereof the said
Richard Alford hath hereunto set his hand

Georgia ³ This Indenture made and entered into
 Carroll County ³ this the twentieth day of December eighteen
 hundred and sixty four between J G Spruwell of
 the first part of the County of Franklin and State of
 Alabama and Richard Alford of the County of
 Carroll and State of Georgia of the other part witnesseth
 that the said J G Spruwell for and in consideration of
 the sum of two hundred and fifty dollars to him in
 hand paid at and before the sealing and delivery
 of these presents the receipt whereof is hereby acknowledged
 hath granted bargained sold and conveyed and doth
 by these presents grant bargain sell and convey
 unto the said Richard Alford his heirs and assigns
 all that tract or parcel of land lying and being in the
 County of Carroll in the Franklin District of said
 County and known as part of lot number two
 hundred and twenty one (221) containing one
 hundred and eighty two and a half acres more
 or less all of said lot but the tract aforesaid
 to J G Spruwell of Spruwell to have and to hold
 said tract or parcel of land to him the said Richard
 Alford his heirs and assigns together with all and
 singular the rights privileges and appurtenances
 thereunto belonging in any manner belonging to his
 and their own proper use benefit and behoof
 forever in fee simple.

And the said J G Spruwell for himself his heirs
 and assigns executors and administrators
 the said bargained premises to the said Richard
 Alford will warrant and forever defend the
 right and title thereof grant themselves and
 against the claims of all others whatsoever
 whatsoever for testimony whereof the said
 J G Spruwell hath hereunto set his hand and
 affixed his seal the day and year above
 written signed sealed and delivered in
 presence of Gaby Miles J P and signed by
 Sarah Miles of 15 Holroyde as
 agent for J G Spruwell

Registered 25th December 1867

Mississippi State

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in hand paid by the said Newton Grinnell the receipt whereof is hereby
acknowledged both by themselves give grant bargain sell and
convey unto the said Newton Grinnell his heirs and assigns a
certain tract or parcel of Land lying and being in the tenth District
of Carroll County and known in the plan of said County as
Southwest quarter of lot No (213) two hundred and thirteenth
together with all and singular the privileges thereto in any wise
pertaining.

To have and to hold the above granted premises to the said
Newton Grinnell his heirs and assigns in fee simple
and the said B. & Moon doth bind himself and wife and his
heirs Executors and Administrators shall defend the said
property to the said Newton Grinnell and his heirs Executors
and Administrators forever warrant and defend against
the lawful demands of all persons whatever.

In testimony whereof the said Benjamin & Moon has
hereunto set his hand and affixed his seal the day and
year above written signed sealed and delivered in
presence of

Frederick Heath Benjamin & Moon (Seal)

William Heath

Registers 3rd February 1868

Wm. H. Griffin & C. L. G.

I am usually Sam. Leffon. We Samuel Leffon one of the lessees of the
aforesaid land and lying duly sworn deposeth and saith that he saw
Benjamin & Moon sign seal and deliver the instrument and that
he was a subscribing witness to the same and that he saw
Wm. H. Heath also sign the same as a witness

State of Georgia, This Indenture made this the tenth day of the
County of Carroll of October 1868 in the year of our
Saviour and forty-one years between Carter C. Price of the
County of Carroll of the first part and Newton Grinnell
of the County of Carroll of the second part witnesseth that
the said Carter C. Price for and in consideration of the
sum of three hundred dollars the sum herein paid by the
said Newton Grinnell the receipt whereof is hereby acknowl-
edged both by themselves give grant bargain sell
and convey unto the said Newton Grinnell his heirs and
assigns a certain tract or parcel of Land situated lying
and being in the said Carroll County known as north
half of lot No (213) two hundred and thirteenth
Northwest quarter of lot No (213) two hundred and thirteenth
in the original tenth district of said County containing one

And the said Samuel Copland for himself his heirs executors and
Administrators the said he bargained premises unto the said James
Pleasants his heirs and assigns will warrant and forever defend
the right and title thereof against themselves and against the
claim of all other persons whatever

In witness whereof the said Samuel Copland hath hereunto
set his hand and affixed his seal the day and year above
written signed sealed and delivered in presence
of George W. Hodnett
John L Fletcher pp^r & Copland (L)

Registered by January 1168 Mississippi State

State of Georgia This Recitation made this 5th day of November
1868 in the year of our Lord Eighteen hundred and
sixty eight between James P. Collier Sheriff of the County
of Carroll of the one part and Charles C. Price of the County of
Harrison Va of the other part witnesseth that whereas the said
James P. Collier Sheriff as aforesaid did lately and levy
upon a certain tract of land situated being and
lying in the County of Carroll Brown and distinguished
as north half of lot no 212 in northeast quarter of lot no 205
Virginia Beach District containing one hundred and fifty acres more
or less in the property of Job Martin by virtue of a writ of
possession issued from the Justice Court 1006 last year
in favour of Job Martin against the said Job Martin
and after publicly advertising said land agreeably to law
did put up and expose the same to sale at public outcry
on the first Tuesday in December at the door of the Court
House at Carrollton in said County within the legal hours
of 8 am when the same was knocked off to Charles C. Price
at and for the sum of fifteen dollars being the highest
bid - it was for me consideration of the sum
of fifteen dollars in hand paid taken the said sum of
P. Collier Sheriff as aforesaid hath granted bargained sold
and conveyed and doth by these presents grant bargain sell
and convey unto him the said Charles C. Price his heirs
Administrators and assigns all the right title and interest
of the said Job Martin in said tract of land of which
said Job Martin was seized and possessed in and to the
same with all the rights incidents and appurtenances thereto
belonging or in any way appertaining to his and the same
property now lumped and bequeathed

In witness whereof the said James P. Collier

M. F. Pearce signed it as a witness I worn to and witnessed
before me this 7th of October 1868
J. P. Williamson pp N. F. Pearce

State of Georgia This Indenture made this first day of
Carroll County 3rd January eighteen hundred and eighteen
Between J. P. Coleman Sheriff of the County
aforesaid of the one part & William R. Williams of the City of Atlanta
of Carroll County Sheriff as of onesaid indebtedness being and lying
upon a certain tract or parcel of land situate lying and
being in the County of onesaid Marion and Distinguished as
lot number three hundred and twenty nine (329) in the
Fourth District containing two hundred two and a half
acres more or less, as the property of A. R. Buttram by virtue
of a writ of Execution issued from the Superior Court
of Carroll County, in favour of Peter Young against the said
A. R. Butram, and after publicly advertising said land
Agreeably to Law, did put up and expose to sale at public
outing on the first Tuesday in January at the door of the court
house at Carrollton in said County, within the legal hours
of sale where said lot was knocked off to said R. Williams
at and for the sum of twenty five dollars being the highest
and last bidder -- to him for and in consideration of
the sum of twenty five hundred paid to him the said
J. P. Coleman Sheriff as aforesaid by him the said R. Williams
Williams, at and before the sealing and delivery of these
present the receipt whereof is hereby acknowledged the said
J. P. Coleman Sheriff aforesaid hath granted bargained
and sold, and by these presents doth grant bargain sell
and convey unto him the said R. Williams his heirs
executors administrators and assigns all the right title
and interest of the said A. R. Butram in said lot of land
of which said A. R. Butram was seized and possessed
in and to the same with all the rights, minerals and appurtenances
now thereunto belonging or in anywise appertaining to his and
their executors administrators and assigns

In witness whereof the said J. P. Coleman Sheriff as
aforesaid hath hereunto set his hand and affixed his seal
the day and year above written

Signed sealed and delivered in presence
of P. G. Garrison
J. M. Blalock
Ordinary

James P. Coleman Sheriff

Registered 6th January 1868 J. P. Williamson

Blalock

This Recitation made the 11th day of January
Carroll County in the year of our Lord Eighteen hundred and
sixty eight between Thomas M. Hamblton of said
State and County of Carroll Administrator of the Estate of
John B. Middle of said County deceased of the one part
and Wade White of the same State and County of Campbell of
the other part

Witnesseth that whereas by virtue of an order granted
by the Court of Ordinary of said County of Carroll on the
July 2nd 1865 to the said Thomas M. Hamblton administrator
to sell lands belonging to said Estate situated lying and being
in the Second (2nd) District of Carroll County Virginia, and
knowing in the place of said District by the numbers or
names and locality known one hundred and seventy eight,
and two hundred and four containing according to original
Survey two hundred and two and a half acres each,
and after being duly advertised in conformaty to the law,
the same was put up and exposed to public sale to the
highest bidder, at the Court House of said County of Carroll
within the legal hours of sale, on the first Tuesday of April
1867, by said Thomas M. Hamblton administrator as
aforesaid, when the same was knocked off to the said
Wade White, at the price or sum of Six Thousand (6,000)
dollars, he being the highest and last bidder.

Now for and in Consideration of the sum of Six thousand
dollars, in hand paid to Thomas M. Hamblton the said
Administrator by him the said Wade White at and upon
the delivery of these Presents the receipt whereof is hereby
acknowledged, he the said Thomas M. Hamblton administrator
as aforesaid, has granted to, bargained and sold and by
these presents doth grant bargain and sell unto him the
said Wade White, his heirs and assigns the before named
land and land, with the appurtenances thereunto belonging
or in anywise appertaining unto him the said Wade White
his heirs and assigns to his and their own use benefit
and behoof forever in fee simple.

And the said Thomas M. Hamblton administrator
as aforesaid the before named land with the appurtenan-
ces therunto belonging unto him the said Wade White
his heirs and assigns shall and will warrant and
forever defend the before named and equitable title against him
and all and every other person or persons whatever
as far as in law and equity he may be bound to do
as such administrator as aforesaid in virtute

State of Georgia, His Indenture made and entered into this 12th
 Carroll County, 3rd day of December AD Eighteen hundred and
 fifty five between B Martin of this County and State
 ofswain of the one part and William Hamblton of the County of
 Harrelson & State of one and W S Farmer of the County
 of Carroll and State aforesaid of the other part
 witnesseth that for and in Consideration of the sum of fifty
 Dollars to him in hand paid the receipt whereof is hereby
 acknowledged, the said B Martin hath this day granted
 bargained sold and Conveyed and doth by these presents
 grant bargain sell and Convey unto the aforesaid William
 Hamblton and W S Farmer their heirs or assigns forever
 lot No 16 fifty feet front and running one hundred feet
 back it being in the northwest corner of the public square in
 the town of Carrollton, to have and to hold the said bargain
 premises unto them the said William Hamblton and
 W S Farmer their heirs executors administrators and
 assigns forever in fee simple, and the said B Martin
 for himself his heirs executors and administrators will
 forever warrant and defend the right still then left
 against themselves and against the claims of all other
 persons whatsoever.

In testimony whereof the said B Martin has hereunto
 set his hand and affixed his seal the day and date
 above written

Signed sealed and delivered in the presence

of John Spurlock,

L B Busham, J B Martin, J B

J M Blalock,

Ordinary,

Registerd 18th January 1868

Mississippi S, L, G

Georgia His Indenture made and entered into between
 Carroll County this the fifteenth day of March in the year
 eighteen hundred and fifty four between William Hamblton
 of the County of Harrelson & State of one and W S Farmer of the County of Carroll and same
 State of the other part witnesseth that the said William
 Hamblton for and in consideration of the sum of thirty
 five dollars to him in hand paid at Thifton the day
 and delivery of these presents the receipt whereof is hereby
 acknowledged hath granted bargained sold and Conveyed
 and by these presents doth grant bargain sell and
 Convey unto the said W S Farmer his heirs and assign

the said W S Lamm his heirs Executors administrators and assigns
forever in fee simple In testimony Whereof the said Peter G Perry
Administrator aforesaid has hereunto set his hand and seal
the day and year above written

Signed sealed and delivered in presence
of John M Redman Peter G Perry admin
D P Lamm Jr upon the estate of
John G Perry J C W Perry deceased
Registerd 18th Jan 1863

Amesbury Dated

Georgia I doth all men by these presents that I
Carroll County John M Steel of the County and State
of the One part and James B Martin of the same place to witness
that for and in Consideration of the sum of seven hundred
fifty dollars the receipt whereof is hereby acknowledged
I have granted bargained and sold and does by these
present grants bargain and sell unto the said James B.
Martin his heirs and assigns forever Lot No 16 with stone
house on the same fifty feet front and running one hundred
feet back it lying in the Northwest Corner of the public
square in the town of Carrollton to have and to hold the
said bargained premises unto him the said James B.
Martin his executors administrators and assigns and
the said John M Steel for himself his executors administrators
and assigns will warrant and forever defend the right
and title thereof against themselves and against the
claim of all other persons whatever
In testimony whereof the said John M Steel hath
hereunto set his hand and affixed his seal this day
~~and year above written~~ the fifth day of September
1863 signed sealed and delivered in presence
of Pleasant Evans

Huny & Avery JP J C W Steel Q.S.

Registerd 18th January 1863
Amesbury Dated

Georgia This Deed was made the 17th January in
Carroll County the year of our Lord Eighteen hundred
and Sixty eight between Dennis M Hamblin of said
State and County of Carroll Administrator of the Estate
of John B. McMillan late of said State and County of
Carroll deceased of the one part and M H Victory
of the same State and County of Carroll of the other

Georgia ³ This Indenture made and entered into
 Carroll County ³ this twenty fourth day of September
 A D One thousand Eight hundred and fifty four
 between James O. R. Ward of the one part and Henry D.
 Laney of the other part both of the State and County first
 written. Witnesseth that for and in Consideration of the
 sum of two hundred Dollars to him in hand paid at
 and before the sealing and delivery of these presents the
 receipt whereof is hereby acknowledged hath granted
 bargained sold and Conveyed and doth by these presents
 grant bargain sell and Convey unto the said Henry
 D Laney his heirs and assigns all that tract or parcel
 of Land situate lying and being in the tenth District
 of the County of Carroll known and distinguished as the
 North half of lot number twenty two in the tenth District
 also half of fractional part lot no 23 in the same District
 containing in all one hundred and sixty one acres more
 less (161) with all the rights minerals and appurtenances
 thereto belonging. To have and hold the aforesaid
 parcels of land unto him the said H D Laney his heirs
 and assigns together with all the rights minerals and
 appurtenances to the said parcel of Land in any
 wise belonging to his and their proper use benefit
 and behoof forever in fee simple
 And the said James O R Ward for himself his heirs executors
 and administrators and assigns the said bargain & premises
 together with the rights title and possession thereof unto the
 said Henry D Laney his heirs and assigns will
 warrant and forever defend and from the claim or
 claims of all other persons or persons whatever
 he witness whereof I hereunto set my hand and
 affix my seal the day and year above written
 William D Laney James O R Ward ^(L.S.)
 John H Ward ³

Registered ^{3rd} Oct 1868
 Philadelphia B. C. S.

State of Georgia ³ personally came before me Deputy
 Carroll County Clerk of the Superior Court in and for
 said County William D Laney who being duly sworn
 deposed and saith that he saw of O R Ward sign the
³⁴ ³⁴ maker
 within and for the purpose wherein it was set forth also that he signed
 the same as witness and saw John H Ward sign as witness aforesaid
 to and subscribed before me this 2d ^{3rd} 1868 his
 Indenture date,

William D Laney

parcel of Land situate lying and being in the sixth District
of Carroll County wherein at the south half of lot No 21
in said sixth District, said lot or parcel of land to be held
by the said Sarah of Baxter and her present heirs by name
Baxter until they become of age then to be equally
divided between

To have and to hold said tract or parcel of land unto her
the said Sarah of Baxter her heirs and assigns together with
all and singular the rights minerals and appurtenances thereto
to the same in any manner belonging to her and then even
proper use benefit and liberty forever in full simple
And the said James Stripling for himself his heirs executors and
administrators the said bargains and conveys unto the said
Sarah of Baxter with her heirs and assigns will warrant
and forever defend the right and title thereof against themselves
and against the claim of all other persons whatever
In testimony whereof the said James Stripling hath hereunto
set his hand and seal the day and year above written
Signed Sealed and Delivered in witness

J C Chambers

J C Chambers J P James Stripling £ 15⁰⁰

Registered 8th Feb 1868

Mississippi & West

State of Mississippi This Indenture made and entered into
Carroll County this tenth day of February in the year
of our Lord eighteen hundred and sixty eight between
Wm G Marchman of the County and State aponeroid of
the one part and John H Marchman of the same place
of the other part witnesseth that for and in consideration
of the natural love and affection which he the said
Wm G. has and bears to his son the said John H
hath this day given granted and Conveyed and doth
by these presents give grant and convey unto the said
John H Marchman his heirs and assigns the north
half of lot number fifty six (56) situated lying and
being in the Eleventh District of said County with
the condition that if the the said John H it would ever
sell the said land in the said Wm G. is to have the
refusal of the said John H to have and to hold the above
described tract or parcel of land unto him the said
John H Marchman his heirs and assigns together with
all and singular the rights minerals and appurtenances
to the same in any manner belonging to his

to his and their own proper benefit and behoof forever
 In fee simple And the said John Jones for himself his
 heirs executors & administrators the said bargained premises
 to the said Archy Hazen his heirs and assigns witnesses
 and forever defend the right & title thereof against himself
 and against the claims of all other persons whatever On witness
 whereof the said John Jones has hereunto set his hand and
 seal the day and date above written signed sealed and
 delivered in presence

of James A Jones John Jones *(L.S.)*
 John. Jones

Registered 27th Feb 1868

Missississiwa

Georgia personally came before me the undersigned
 Carroll County Judge of the County Court James A Jones
 who being sworn says that he saw John Jones sign seal
 and deliver the within deed for the purposes therein
 mentioned that he signed the same as a witness &
 saw John Jones do so likewise — sworn to and
 subscribed before me this 25th of 1868

B D Thomason
 County Judge
 Carroll County

James A. Jones

Georgia Carroll This Indenture made the first day of
 County 3 October in the year of our Lord
 eighteen hundred and sixty four between A H Allen
 and B J McBain of said State and County of
 Carroll Administrators of the Estate of William B
 McBain late of said County deceased of the one part
 and Martha A Compton Henry C Jones & Frances
 M Arnold of the same State and County of Carroll
 of the other part witnesseth that whereas by virtue of
 an order granted by the Court of Ordinary of said
 County of Carroll on the day in last to the
 said A H Allen & B J McBain administrators to
 sell all the real estate belonging to the estate aforesaid
 lying and being in the sixth district of said County
 numbers as follows lot no (75) Acrely five except
 eleven and three quarter acres in the southwest corner
 of said lot acrely five acres of lot number twenty
 four being that part of said lot lying west of the Tallepoosie
 River Southeast corner of lot number eighty six
 containing thirty acres one hundred acres of lot number
 eighty six lying the west half thirteen and three

State of Georgia This Recdutor made this 25th day of December
 Carroll County, one thousand Eight hundred and forty six
 between John T Dobson & W L Dobson of the County and State aforesaid
 and of the one part and Andrew J Birson of the same place
 of the other part

Witnesseth that the laid John T Dobson and W L Dobson
 for and in Consideration of the sum of one hundred dollars
 to them in hand paid at before the sealing and delivery of
 these presents the receipt whereof is hereby acknowledged hath
 granted bargained sold and conveyed and doth by these presents
 grant bargain sell and convey unto the said Andrew J
 Birson his heirs and assigns all that tract or parcel of
 Land situate as lot Number twenty (20) in the eighth
 District of said County with the exception of the follow
 ing reservation to wit fifty acres on the South side the
 full length east and west and one hundred acres lying
 upon the east and north sides of said lot, the fifty acres
 now Conveyed by this Deed will lie upon the north and
 east sides of said lot, said lot before division containing
 two hundred two and one half acres more or less
 together with all and singular the rights minuts and
 appurtenances therinunto belonging or pertaining Reserving
 a life time Estate for the natural life of him the said
 Andrew J Birson to him the said bargained premises
 to have and to hold the said bargained premises unto
 the said Andrew J Birson and his heirs forever in fee
 simple, to be held and enjoyed after said particular estate
 hereby reserved to the said Andrew J Birson for his life time
 And the said John T Dobson and W L Dobson for them
 selves their heirs Executors and Administrators and assigns
 will warrant and defend the right and title to the said
 bargained premises against the claim of themselves their heirs
 and assigns, and all and every person or persons
 whatsoever In witness whereof the said John T Dobson
 and W L Dobson hath hereunto set their hands and
 affixed their seals the day and year above written
 signed sealed and delivered in presence
 of P M Adcox John T Dobson LPS
 J W Noland JP William Dobson LPS

Registered 29 Feb 1868
 Mississippi Library

Granted by said John Rector and Conveyed and by their presents
 both grant bearing witness and convey unto the said William
 Chambers his heirs and assigns all that tract or parcel
 of land situate lying and being in the sixth (6th) district
 of the County of Carroll and state aforesaid it being also
 Lot number one hundred and fifty six (156), except the
 fractional part thereof deeded by Elisha Steadham to James
 H. West, and George H. West the same containing one hundred
 and fifty eight acres more or less, also fractional parts of
 lot No 183, commencing at the northeast corner of said lot
 running south 50 rods thence running east 90 rods thence
 north to the north line of said lots thence east to the place of
 beginning, containing sixteen and two third acres more or
 less, and fractional part of lot No 124 in said district
 commencing at the northeast corner of said lot running the
 original line south 20 rods thence due east one hundred
 and sixty one rods to the N.E. corner between Road three
 North along the said public road to the original north line
 of said lot thence west to the northeast corner the place of
 beginning, containing twenty three acres more or less, to have
 and to hold said tract or parcel of land unto him the
 said William Chambers his heirs and assigns together
 with all and singular the rights, members and appurtenances
 thereto to the same or in any manner belonging
 to them and their executors, administrators
 forever in fee simple, and the said William G. Smith
 for himself his heirs executors and administrators
 and assigns, will warrant and forever defend the
 right and title thereto and thereto and against
 the claims of all persons whatsoever
 In witness whereof the said William G. Smith hath
 hereunto set his hand and seal the day and year
 above written signed sealed and delivered in
 presence of

John Rector 3
 J. H. West 4/3

William G. Smith 6/8

Registered 16 " March 1868
 Griffiss Clerk

State of Georgia
Carroll County

This Indenture made and entered into this
August 30th 1800 by and between A. J. Blackman of the County
of State above mentioned of the first part & W. Johnson of the same
place of the 2^d part witnesseth that the said party of the first
part for & in Consideration of the sum of one equal half of
the following described parcel of Land viz The northeast 1/4 of
the south west 1/4 of Lot No 14 in Section 12 of range No 1 west
lying and being in the County of Bleauet and State of Alabama
accorded to him by satisfactory obligations. Now this day granted
bargained sold & by these presents do grant bargain and
sell unto the said party of the second part the following
described tract or parcel of land viz lot No 1433 one hundred
forty acres lying and being in the original ninth district
of Carroll County Georgia to have and to hold the above
described tract or parcel of Land unto him the said
party of the second part and all the rights and appur
tenances thereto belonging unto him his heirs and assigns
forever. The testifying whereof the said party of the
first part hath hereunto set his hand and seal this
day & year first above written.

A. J. Blackman Seal

Sarah Miles

Mast

Jacob Miles JP

Received 19th March 1808

Johnnie Scott

State of Georgia This Indenture made this 15th day of
Carroll County November in the year of our Lord
one thousand eight hundred and sixty four between
the lessor of the State of Georgia and County of Carroll of
the one part & W. Johnson of the State aforesaid and County
Carroll of the other part witnesseth that the said party
for and in Consideration of the sum of two hundred &
fifty dollars to him in hand paid at & before the
the sealing and delivery of these presents the receipt
whereof is hereby acknowledged hath granted
bargained sold and conveyed and by these presents
doth grant bargain sell and convey unto the said
W. J. Johnson his heirs & assigns all that tract or parcel
of Land aforesaid lying and being in the County & State
aforesaid containing fifty acres in the northeast corner
of Lot of Land No 1438 in original ninth District
of Carroll County Georgia containing fifty acres

himself and the said John G. Knight for himself his heirs, executors and administrators the said bargained premises unto the said Wm. King his heirs and assigns with warrant and power defend the right and title thereto against the claimants of themselves and against the claimants of all other persons whatsoever
In witness whereof the said John G. Knight hath hereunto set his hand and affixed his seal the day and year above written
Signed sealed and delivered in presence

of James S. Moon
William S. Allen, Jr.

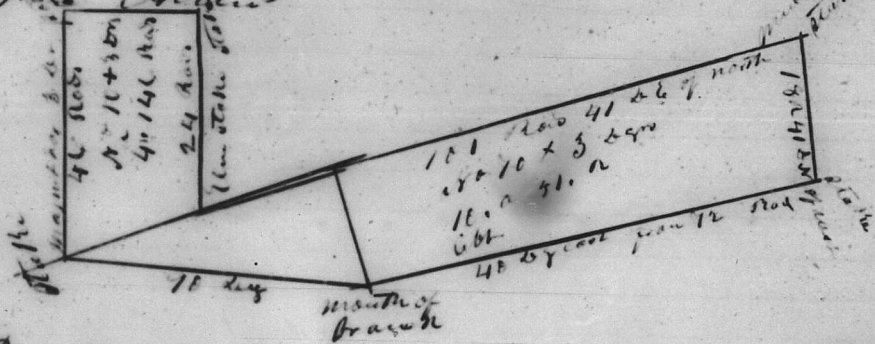
John G. Knight (L.S.)

We do hereby relinquish all our claims as to down and the within parcel of land to the amount of fifteen acres
as specified below in the plat March 19th 1868

Witnesses

James S. Moon
William S. Allen, Jr.

Levi H. Knight
John G. Knight



Plat till 148 rods length

I certify that the above is a correct plat of the survey made in fraction 18 & 1/2 in 3 district of Carroll County, Georgia on the nineteenth day of March 1868

James S. Moon
John G. Knight, Surveyor, S.

P. Deale L.C.S.

Attesture 19th March 1868

Griffiths Attest

Georgia This Indenture made this the twelfth day of April in the year of our Lord one thousand eight hundred and sixty six between J. M. Moon of Land, State & County of Carroll County one of the Estates of J. H. Carter deceased of the same Post, and Frederick Ward and Elizabeth Carter of the same Land County of one and of the other part witnesseth that whereas by virtue of an order granted by the Court of Ordinary of said County to said J. M. Moon above as aforesaid to sell lot of Land Number twenty seven in the fifth District of said County containing two hundred and twenty

Signed & the premises aforesaid, with all the rights, members and
appurtenances to the said Benjamin Rutledge his heirs, executors
and administrators and assigns forever in full principle and to the said
Mahala Hicks will forever warrant and defend the right and
title of said premises from myself my heirs, executors, administrators
and assigns and from every person whatsoever unto the said
Benjamin Rutledge his heirs, executors, administrators and assigns
for their own proper use benefit and behoof forever
In testimony whereof I the said Mahala Hicks have hereunto set
my hand and seal the day and year above written signed
sealed and delivered in the presence

of William J. Pope $\frac{1}{3}$ Matilda Bird $\frac{1}{3}$
Wm. J. Bryant $\frac{1}{3}$ Registered 14th May 1868.

Mississippi $\frac{1}{3}$

Georgia His Recd in New Haven the fourteenth day of October
Cheswell County, in the year of our Lord eighteen hundred and
sixty four between James Wilson of the one part and the heirs at
law of Job Bird, dead, const Sarah L. Bird Mary Jane Elm
Lee, Nancy Matilda Bird & the state and county aforesaid
of the other part witnesseth that James Wilson for and in consideration
of the sum of thirty dollars to him in hand paid at
and before the sealing and delivery of these presents the receipt
whereof is hereby acknowledged hath granted bargained sold &
conveyed & doth by these presents grant bargain sell and
convey unto the said heirs at law of Job Bird their heirs
and assigns all that tract or parcel of land situate lying and
being in the County aforesaid known as part of lot No 155,
in the 10th dist of said County containing two acres & a half
commencing at the corner of the said James Wilson & Job Bird
on the east line of said lot, running south twenty rods thence
west twenty rods thence north twenty rods, then east twenty rods
to the beginning, containing two & a half acres, to have and to
hold & sine parcel of land unto the said Sarah L. Mary Jane
Elm Lee & Nancy Matilda Bird their heirs and assigns together
with all the rights, members & appurtenances thereto to the same
belonging to their own proper use benefit & behoof forever in full
principle and the said James Wilson for himself his heirs
executors and administrators the said bargained premises
unto the said Sarah L. Mary Jane Elm Lee & Nancy Matilda
Bird their heirs and assigns will for ever warrant & defend the right
title thereof against himself & against the claims of all other persons
whomsoever in witness whereof the said James Wilson hath countersigned
his hand & affixed seal the day & year above written signed sealed & delivered in
presence of C. D. Wilson $\frac{1}{3}$ James Wilson $\frac{1}{3}$

J. Moore $\frac{1}{3}$ Registered 7th May 1868 Mississippi $\frac{1}{3}$

The County of Carroll and State of Georgia and in the District
of said County wherein and distinguished in the plan of said
District as the east half of lot No 103 one hundred and
Twenty nine containing 109; one hundred and nine acres
more or less, together with all and singular the rights minerals
and appurtenances there and any way belonging and to the said
Farm & all the fixtures or improvements thereon and appurte-
nances thereto belonging and for ever defend the right title of the above
stated tract or parcel of land unto the said Palms his
heirs executors administrators and assigns against the claims
of myself his executors administrators and assigns and
against the claims of any other person or persons whomsoever
in or since the testifying whereof I have herunto set my hand
and affixed my seal the day & year above written. Signed sealed
and delivered in presence.

John Williams 3 James C. Mizell 18

Thomas Stobley of AL 3 signed 23rd May 1861

Wm H. Gillispie attested

State of Georgia This Indenture made & entered into this
Carroll County the Eleventh day of September in the year
Eighteen hundred and Sixty seven between William H. Gillispie
of the first part of the County and State aforesaid and
W. H. Stevenson of the County of Heard & State aforesaid and
James C. Gillispie of the state of Alabama & County of
Calhoun and the Orphans of Hugh Gillispie late of the County
of Dorchester deceased of the second part witnesseth that
for and in consideration of the natural love and affection
which the said P. H. Gillispie has for his said son in law
W. H. Stevenson and his two young children in this said County
children the orphans of said Hugh Gillispie hath given granted
& conveyed unto them their heirs and assigns all that tract
or parcel of Land herein, lot of land number two hundred
and twenty eight in the Eleventh Dist^rt of said County &
State except the southwest quarter of said lot, said tract
or parcel of land containing one hundred fifty one & one half
acres of land more or less to have & to hold said tract or
parcel of land unto them their heirs & assigns to their exec-
utors and beneficiaries for benefit & behoof forever in fee simple & testifying
whereof the said P. H. Gillispie has hereunto set his hand and
affixed his seal the day & year above written. Signed sealed
and delivered in presence.

John Williams 3 W. H. Gillispie 18
of Carroll County 3rd May 1861
St. District of AL 3 signed 23rd May 1861

Wm H. Gillispie attested

State of Pennsylvania this Twentieth made & entered into
Carroll County this the Eleventh day of September in the
Year Thousand eight hundred and Sixty Seven between H H
Hilliard of the first part and Martha A Pyron and
William A Wood of the second part sole of the County and
State aforesaid witnesseth that for and in Consideration
of the Natural love and affection which he the said H H
Hilliard has & bears to his said daughter Martha Pyron
he is now in law H A Wood hath given granted and bargained
and sold by these presents given grant & convey unto the said
Martha Pyron & Wm A Wood their heirs and assigns all
that tract or parcel of land situate & bounded westmost
lot of land under Tax number & twenty eight
Containing fifty one & one half acres more or less, to him and
the said said tract or parcel of land unto them the
said Martha A Pyron & Wm A Wood their heirs and
assigns together with all & singular the rights members
& appurtenances thereto belonging in any manner
to this aforesaid in benefit & behoof forever in
one simple writing where the said H H Hilliard
doth remitt at his hands and affixes his seal the
day & year above written signed sealed and delivered
in presence of William Smith

At Shadyside, Pa., H H Hilliard,
Registered 25th May 1868

Witnessed by,

the said H H Hilliard this present made & entered into this the
Carroll County Thirtieth day of October and thousand eight
hundred and sixtynine years witnesseth that the said William
Wilson of the one part and John H Handly of Carroll County
of the other part witnesseth that the said Wilson
doth give & convey to the said H H Hilliard
to him in hand and to receipt whereof is hereby acknowledged
both granted by him full and complete and by these
presents grants begins hills & conveyances to the said John
H Handly his heirs and assigns part of lot of land under
one hundred and fifty five feet lying the southeast part where
the Wilson formerly lived in the tenth district of said County
Containing one hundred acres more or less, together with all
and singular the rights members and appurtenances
thereto belonging to bear and to hold said described
land to his and their own proper uses benefit and
behalf forever in one simple writing the said William
Wilson for himself his heirs executors & administrators

The above described land unto the said John H. Handly his heirs
and assigns will warrant & power defend the right & title from the
plaintiff & all other persons whatsoever in witness whereof the said
James Wilson by his attorney to all day has caused to be set his
hand & affixed his seal the day & year above written witness signed
before me this day this 25th day of May 1868.

J. D. Johnson
J. W. Johnson
W. S. Johnson
F. E. Murray

On the 25th day of May 1868, in the County of Carroll in the
Commonwealth of Virginia, I James Wilson, citizen of the state of Virginia and County
of Carroll of the first part, do hereby release to the said James Wilson
of the sum of eight hundred dollars to him in hand paid at
before the sealing & delivery of these presents the receipt whereof
hereby acknowledged, hath granted, bargained sold and conveyed
to me the sum of eight hundred dollars to him in hand paid at
before the sealing & delivery of these presents the receipt whereof
hereby acknowledged, hath granted, bargained sold and conveyed unto the said
James Wilson his heirs & assigns, all that tract or parcel of land
situated lying & lying in the County of Carroll containing one
hundred forty two acres more or less as follows to wit a tract
or parcel of land unto him the said James Wilson his heirs and
assigns together with all the rights, incidents & appurtenances
thereunto belonging in any manner relating to his own interests
but not of joint interest with his heirs and the said James Wilson
to himself his heirs, executors & administrators the said land and
possess unto the said James Wilson his heirs & assigns
will warrant & power defend the right & title thereto against
the claimants and against the claims of all other persons whatsoever
in witness whereof the said James Wilson hath caused to be set
his hand and affixed his seal the day and year above
written, in the County of Carroll and State of Virginia, witness
of the seal and signature J. W. Johnson

W. Shultz J. S. C.

Registered 25 May 1868.

Mississippi, date 16

State of Georgia 3rd year of McCaniel acknowledged myself
Carroll County bound unto W^m L Dawson in the sum
of four hundred dollars \$400 for the payment of which I
bind myself my heirs executors and administrators firmly
in these presents Sept 30th 1864

The condition of the above obligation is such that whereas
said W^m L Dawson has paid to the said W^m McCaniel one
hundred dollars & made his two promissory notes dated September
the 14th 1864 for one hundred and twenty five (\$25) dollars each
one and two months and the other four months after date
for the purchase money for one fourth interest in Chaudler
mill on Calappooia river and one half interest in three hundred
acres of land described as follows all of land lot No 228
forty acres south of said river added to Chaudler
to his 40 acres, and all of land lots Nos 224 & 194 lying
south of said river and enough on the north of said river
off said lots to make them hundred acres in amount
in the Eleventh district in said County now when
the said W^m L Dawson shall well & truly pay the said two
notes then if the said W^m McCaniel shall make good and
sufficient title to said lands and mill to the said
W^m L Dawson then this bond to be void else of full
force & effect given under my hand & seal the day & date
above written

Witnessed by W^m A McCaniel W^m L Dawson P.S.
(W^m A McCaniel)

State of Georgia This Indenture made & entered into this the
Second County 3rd month day of January in the year of our
Lord one thousand eight hundred and forty eight between
A. A. McCaniel of the state of Georgia and the County
of Carroll on the one part and W^m L Dawson of the state
of Georgia and County of Carroll of the other part
Witnesseth that the aforesaid A. A. McCaniel for and
in Consideration of three hundred dollars to him in hand
paid at & before the sealing and delivery of these presents
the receipt whereof is hereby acknowledged, hath granted
bargained sold and conveyed and doth by these presents
grant bargain sell & convey unto the said W^m L Dawson
now his heirs and assigns all that tract or parcel of
land lying and being in the County of Carroll and
Eleventh district aforesaid no two hundred and
twenty four (\$24) acres Calappooia river flowing into the
Chaudler mill seat on the aforesaid river one half
interest in five acres most adjacent to said mill

Witness thy Honorable D & Hammock Judge of said Court
this 22nd day of August in the year of our Lord one thousand
Eight hundred and sixty one

Jacob Boiling Clerk

Jacob W. Sedginton, Esq. from Carroll
re Subpoena April 3rd 1861
James M. Handley

Georgia Carroll, personally came before me the subscriber,
Judge of the Superior Court April 11th
Sedginton the plaintiff in the action who being sworn says
that James M. Handley the defendant in the above case
has actually resided beyond the limits of said state
known to and subscriber before me this 21st day July 1861
and before April 1st 1861

Jacob W. Sedginton

Subpoena	4
Carroll Subpoena October June 1861	
Jacob W. Sedginton vs James M. Handley	
Principal	\$101.30
Interest 8% April 1861	7.78
Cert	3.60
Sum. Jno.	100
Subpoena	63

Lien the within subpoena on the east half of lot no 153 in the tenth
District Carroll County Ga and fifty acres of Nelson lot
153 as described by John Handley 28th Feb 1866

J. P. Coleman

Sheriff Carroll County

The above Levy East half of lot no 153 in the tenth District
Carroll County Georgia sold for \$1.25 and after paying Levy
advertising & stamp cost leaves a credit on this subpoena of
\$13.30 Six dollars & twenty five cents paid to sheriff and
stamp & costs paid to sheriff after April 3rd 1861

J. P. Coleman Sheriff

Record of J. P. Coleman Sheriff \$1.25 due on the within subpoena
Money arising from the above sale April 3rd 1861

R. L. Thomason proff. atty

There being no personal property to be recovered
Lien the within subpoena on the east half of Lot No 153 containing
one hundred and four acres more or less and also on
50 acres more or less in the Southeast corner of lot no one
hundred and twenty three 123 all in the tenth District of said
County as the property of James M. Handley done Oct 26 1861

J. P. Coleman Sheriff

Circuit
Court
in the name of our Lord our Thomas
in

David Boiling Clerk
for the town of Carroll
Subpoena April 3rd 1861

usually comes before me the Subscribing
of the Superior Court dated 91
in the above case who being sworn says
the defendant in the above case
is beyond the limits of said state
but before me this 21st day of April 1861
Jacob H. Wellington

October Term 1861
ington vs. George M. Haudley

	\$101.30
	1.78
	3.66
	1.00
sum	65

the east half of lot no 153 in the tenth
and fifty acres of Nelson's
in Haudley 28th Feb 1861

J. P. Bolman

Shiniff C. & C. County
of lot no 153 in the tenth District
old people and after paying living
expenses and credit on this sum of
fifty dollars paid to Shiniff and
J. P. Bolman April 3rd 1861

J. P. Bolman Shiniff
\$101.35 due on the within sum
as late April 3rd 1861

R. L. Thomason his attorney
wishes to be paid

the east half of Lot no 153 containing
one acre or less and also on
southeast corner of lot no 153
all in the tenth District of said
Haudley, April 26 1861

J. P. Bolman Sheriff

unto them the said Eli Remond & B. M. Long their heirs & executors
Administrators and assigns all the right title and interest of the
said James M. Handley Jr., in said tract of land of which said
James M. Handley Jr., was seized and possessed in and to the same
with all the rights, minerals and appurtenances thereto belonging
or in anywise appertaining to his and their own proper use
benefit & behoof. The witness whereof the said James P. Colman
Sheriff aforesaid hath hereunto set his hand and affixed his seal
the day & year above written, signed sealed and delivered
in the presence of John W. Stevens,

J. M. Black R. J. James P. Colman H. S.
Ordinary
Roxbury, 28th May 1868
Philippine St. 44

Levi & Co. all and singular the Constables - County
of Carroll County,

You are hereby commanded that of the goods and chattels
in and documents of Henry Proctor and James M. Handley and
you Levy by distress and sale thereof sufficient to make the
sum of fifty dollars principal and interest from the 25th day
of December 1866 which was adjudged against them at a
Justices Court held in front the 114th District Court on the 20th
April 1866, in Carrollton & in favor of Levi & Sons Co.
and also the further sum of one dollar & 15 Cts for the costs
thereon and have you the said sum of money together with
this writ on or before the second Friday in Feb next to
render the same in satisfaction for said debt & cost, herein
further not. Given under my hand at office
this 14th day of June 1868.

Henry Estbury pp (L.S.)
F. I. & Co. No 114
Levi & Sons Co.

Henry Proctor &
James M. Handley and

Principal	\$550 00
Interest 25 th Decemr.	18 60
Cost	1 40
Levi & Co	3 5-
Cost for and by self	
	Henry Estbury 19

These being me personal property of the defendants to be found

I do hereby bind this ~~as~~ a written bond number 133 in
the tenth District of Carroll County, painted out by the
plaintiff this 10th October 1864.

John W. McHaffy, L.C.

Where being no personal property located in or within said lot of
Land number 135 in the tenth District of Carroll County as
the property of Defendants, property painted out by pliffs attorney
Dec 27th 1861

J. W. McHaffy L.C.

The above bond was on the first Tuesday in June 1861 Henry
Proctor the test sold for thirty dollars & full Handys interest
sold; a twenty dollars both bought by Bill Long & Edw Barnes
4th May 1861 after taking of eight dollars and seventy five
cents of Levy & all 40 hours thirty one dollars & 30 cents which
pays off this ~~bond~~ and the other of the same character in
balance dues of six dollars and fifteen cents and the balance
of ten dollars & 50 cents paid to a ~~bond~~ a man named Benjamin
W. Nelson or Jim Handly this 15th June 1861.

James P. Baumann Sheriff

Received of James P. Baumann Sheriff County Fair ~~50~~¹⁰⁰ dollars
the principal & cost on this ~~bond~~ June 5th 1861

John C. Bogggs

Georgia To all & singular the Constables
Carroll County & Meeting

You are hereby commanded that by the 27th day
and thereafter lands & tenements of Henry Proctor and
James J. Handley and over upon ~~bond~~ by distress and
Sale thereof sufficient to make the sum of fifty
dollars principal and interest from the 23rd day of
December 1860 which was adjudged a just sum
as a just & certain debt due for the 14th District
Till on the 15th April 1861 it shall be taken in payment
of Los C. Bogggs bond and also the further sum of
one dollar & 15 cents for the costs therefore and
have you the said sum of money to settle with
this man, or as before the second Friday in February
to render in satisfaction for said debt & cost herein
fail not given under my hand at office this 14th day
of June 1861.

Henry Asbury of PL 18th

Given in at c. 15

John C. Bogggs vs Henry Proctor and
James J. Handley, principal & interest
due 1860 Cost \$140 Fifa \$5 Cost paid by ~~plif~~

Henry Asbury 18th

This day of November 1867 I have made this affidavit upon lot of land number 133 in the tenth district of Carroll County as the property of James M. Haudley pointed out by Jeff this 12th October 1866.

J. W. McSherry Esq.

Credited this sum out of money received on sale of land of J. M. Haudley, by a sum of Richard & Long Esq. of McHaulley Sept 1867, also six dollars and fifteen cents on ~~account~~ sale of Haudley's interest in No 133 in the 10th dist 14th June 1867.

J. P. Coleman Sheriff

Received of J. P. Coleman Sheriff the principal interest and cost of this sum this 5th year 1867. Dated 1867.

Lewis O' Boggis 32 Jifa from justices Court
vs 37 1/4 in Dist Court

Henry Proctor &

J. M. Haudley, Esq.

Lewis O' Boggis being duly sworn deposes & saith that the defendants in the above stated Jifa, have absconded and that he claims the right to have their lands recovered and subscribed before me this 5th October 1867.

W. A. Ackles J.P.

Davi O' Boggis

State of Georgia Carroll County

This Affidavit made this fourth day of June in the year of our Lord eighteen hundred and sixty seven in the year of our Lord eighteen hundred and sixty seven in the County of Carroll and State of Georgia and the same County and State of the other part witnesseth that whereas the said James P. Coleman Sheriff of the County aforesaid of the one part and Eli Johnson & Co. of Carroll County of the same County and State of the other part witnesseth that whereas the said James P. Coleman Sheriff as aforesaid did lately sue and lay upon a certain tract or parcel of land situated lying and lying in the tenth district of the County aforesaid known & distinguished as lot of land number one hundred and twenty five, containing two hundred two and a half acres more or less as the property of Henry Proctor and also of James M. Haudley Esq. by virtue of a writ of fieri facias issued from the justices Court of Carroll County in favour of Lewis O' Boggis Decon, against the said Henry Proctor and James M. Haudley Esq., and after publicly advertising said land agreeably to law did put up and expose the same to sale at public outcry on the first Tuesday in August 1867 at the door of the Court house at Carrollton in said County, within the legal bounds of which said land was knocked off to said Eli Johnson

bound aeras more or less to have and to hold said her said
 premises unto her the said Sarah Halecum her heirs and assigns
 to gather with all and singular the rights, members and appurten-
 ences therof to her and their executors, administrators
 and successors in fee simple and the said Will Hillary Abercrombie Esq.
 and E. Gray and Mary Mc Adams wife warrant and forever
 repud the right and title of the said bargained premises unto
 the said Sarah Halecum her heirs and assigns against the
 legal claims of all and every person or persons whatsoever
 witness whereof the said Will Hillary Abercrombie Esq.
 and E. Gray and Mary Mc Adams hath hereunto set his
 hands and affixed their seals the day and year above written
 signed sealed and delivered in presence

of A. W. Barnes 3rd Feby¹¹ 1868 Sarah Halecum Esq. Mary Abercrombie Esq.
 and Maria Fielder 3rd March 1868 Mary Esq. E. Gray Esq.

Mary Mc Adams Esq.

Joseph 3rd January came before the undersigned a
 Carroll County Justice of the peace for said County A. W. Barnes
 sworn saith that he doth know the said Will Hillary Abercrombie
 Esq. & E. Gray & Mary Mc Adams signers and soldiers
 the contractor for the purpose mentioned and that he
 signed the same as a witness and saw Elvina Fields close
 to Hester Aborn to and subscribe upon the 11th of
 March 1868 & of record pp. A. W. Barnes

Registered 1st June 1868 Mississippi Ms. 11

State of Georgia, this Eleventh this instant in the
 year of our Lord one thousand eight hundred and
 six and forty seven between James & John and
 their children of Radford & Embry late of the same
 reason of the sum of one thousand five hundred and
 fifty dollars to have paid it and before the said
 and either of them present the receipt whereof I
 hereby acknowledge hath granted bargained and
 sold Conveyed and by these presents doth grant bargain
 and convey into the said William & Embry
 son of the late Radford & Embry and for his sole use
 and benefit his heirs and assigns with whomsoever
 he shall have come at or before the time named and

The town of Loring and being in the tenth's district of
 the County of Co. now and State apportioned Broome and
 distinguished in the state of said district as above written
 there was no taxable land tract incorporated or being established
 the said Miller & Cushing its first and largest to other
 with all irregularities left unclaimed and unpossessed
 there to the same is any manner belonging to him and his
 heirs appurtenant in said before named in the simple
 town of Loring & Brookfield and in the Chaplin community
 this his exclusive claim to and various claimants
 and possessors claimed the right and title to me against
 themselves and against the claims of as follows other
 persons as no claimants or possessors among the
 Indians in said village of Chaplin were permitted
 to have and make their lands as above stated
 claimed and undivided by him.

On the 1st day of April 1818
 I do now & then declare & certify

I do now & certify that I have this day
 witnessed before me the statement that it is of his own
 free and accord to the same vines and vines
 the said one & West of
 Right at 17 miles off

thousand miles

at Loring and being in the tenth
 of said district of said state of New York
 in the year 1818 and making of the same
 district population in about 1000 people and there
 are no roads or bridges or other means of conveyance
 except and otherwise than the same
 there is no communication of the same & 1000
 hundred acres to the same & distinctly bounded
 by the said 1000 feet of land and by the
 eastward border of the present the said property
 is nearly surrounded by the said
 soil and vegetation closely intermixed by
 hill and clump with the said 1000 feet of land
 there being and existing certain portions of land
 situated along said line a part of the town of Chaplin N.Y. 1818
 one hundred and forty thousand feet north of said
 County and state boundaries, bounded by the said
 Community and a tract of land on the south line of said

Let running east and west green Thence to run south along said
line in first dimensions land to the east making making the
abiding line between said tract of land and Wm & John
Land then east along said line to the end of the same Then
goth along the fence to which the fence turns east then across
the said delineast to the original east, with I South line
fence to S land then north along said line to opposite
of the divided field Then west along the fence to the gentle
slope, now the fence there with along the boundary and
west within forty five yards of the south line of lot 10
the bush & then east to the south west corner of the church
house & to original line of said lot, then east to the first
intersection of the boundary returning by the same manner
as along the said Wm & John Land line, to
the west to the south west corner of the said H. H. Cox & Bell's lot
the house towards the northwest corner of the same, then
across the right boundaries and opposite corners to the south
and the east of the said property, distinctly marking boundaries
and the right and left corners in the said H. H. Cox and
C. H. Cox's, then line and corners, and the claims of
T. C. Williams and against the claims of myself and all other claimants
in the will leaving the same until time and place
of account and taking possession of simple
titles or of the land or absent with no account
and agreed his and my said account and
settle same.

A. C. Robinson A. C. Shumard 8
A. C. Robinson A. C. Shumard 8

Registered 1st July 1863

Washington D. C.

This is to witness and certify that the
plaintiff, A. C. Robinson, age 35 years, of Washington
D. C., and wife, A. C. Shumard, of the same place, H. H. Cox and
Bell, deceased, the first and only son of William H. H. Cox and
his wife, A. C. Shumard, of the same place, H. H. Cox and Bell, deceased,
both deceased, the said H. H. Cox and Bell, deceased, by the
name of John & Williams, in the city of New York, the said
John & Williams, deceased, by the name of John & Williams, deceased,
also deceased, & does by this act make known to the
said John & Williams certain parcels of land lying in
the city of New York, and containing a part of lot one
and a part of the land of H. H. Cox and Bell, deceased,
all the northwesterly corner in the city of New York.

Upon that time made as far West as he was in his suit in
that he had expended nearly half a million & it was in
prosecution and defense as appears to me to exceed, and
I mean you the sum losses of every type of loss least as
Commissioners of said no interest meeting in October next to
consider the trial William P. Wilson his damages costs
and expenses incurred and have you there and there
this 1st.

Within the hour after John H. Anderson joined
said Court this 14th day 1863

John H. Anderson Esq^r of Mississippi & C.
complaint against William P. Wilson
Principals p 111 11 34 et
himself S. C. 63
C. Justice Est 3 11

and the Plaintiff in the case is now located New Orleans
in the suit will claim a sum say hundred and
one thousand dollars

 Plaintiff says
he is entitled to a sum of \$100,000.00
as damages of three hundred and twenty dollars to
be given by being the sum of one thousand
miles of 100 miles

The following is his contention made this the
14th instant with the same day of entry in the court
of Justice of the Peace of the City of New Orleans
P. Wilson Esq^r of the City of New Orleans
and the people of New Orleans & District & State of Louisiana
to the Sheriff of the City of New Orleans
I think that when the said person P. Wilson
Esq^r was arrested late yesterday evening upon a
written warrant or bond or warrant returning with him
in the County of New Orleans & distinguished as the
President of the Board of Trade of New Orleans (not such kind
of a man) was bound and sent to the Sheriff of the County
and kept in the County of New Orleans

before that time made as far East & stayed in his station
that Custer expected hearing last summer & he was in
possession and cattle we appear to be of record, and
when you the rail fence is broken by the back roads at
Custer you need no better means in October next to
drive to the rail. William P. Wilson his companion
and Chaplain is record and bear you from me their
best regards.

Yours the Your Obedient Servt H. H. Anderson
Sparta Wis. May 11th 1885

William P. Wilson
Sparta Wis. May 11th 1885

William P. Wilson record & when
you are in October drive to the rail roads

William P. Wilson record & when you are in October
drive to the rail roads

William P. Wilson record & when you are in October
drive to the rail roads

P. L. Wilson ship

William P. Wilson record & when you are in October
drive to the rail roads

P. L. Wilson ship

William P. Wilson record & when you are in October
drive to the rail roads

55

Same place of the other last written that now and
in Consideration of the sum of one hundred
Pounds to him so fixed paid it & before the sealing
and delivery of these indentures receipt whereof is
hereby acknowledged the said Wilson Eastcraig
both grained bargained sold and conveyed and
to the contents of cloth grain baggs etc and may
into the said James Phillips his heirs and assigns
all that tract or parcel of land situated lying and
being in the County of Ross in the said State of
Pennsylvania containing one hundred and sixty six
acres more or less being part of old number one
hundred and forty six of said tract but thirty five
acres in the Northeast corner thereof
all manner of trees and timber growing thereon
unto the said James Phillips his heirs and
assigns together with all other singular the rights
privileges and immunitates thereto as to me
the lessor am used belonging to his and mine own
use and benefit the best of my power in a simple
and plain manner without any unnecessary
burden to the said Wilson Eastcraig for having his
house built & circumstances the said he and
I have with the said James Phillips his heirs
and assigns to assist and forenoon defend the
right and title thereof against themselves and
against the claims of all other persons whatever
he witnesseth that the said Wilson Eastcraig
both grained to him said land and agreed his
use the day of year when written above

16 M^o 1866 Wilson Eastcraig No 8
At witness of P.

Riget & H^o July 1866

James Phillips

Theophilus H. Miller made the town
of New Castle with day of December in the
year of our Lord eighteen hundred and forty six, before
the Just and Willing Council of the said County aforesaid
the compact made by C. Smith of the said County
of the other party

for the 17th day of August next for and
in consideration of the sum of One hundred
and twenty five dollars to him in hand paid
at the time of sealing and delivery of these presents the

Saint County bounded as follows beginning at the southerly corner
of James Barnes & running north to the street opened on the east
side of the old academy let there east toward the public road
near the Baptist Church, or the Elm of said church &
then run south to the corner of the palisade on Abbe's
street thence to the place of commencing containing there
acres more or less, to other with all the privileges there
in anywise appertaining.

I have and to hold the aforesaid premises to the
said C. R. Brewster his heirs and assigns in fee simple
and the said Nathan C. Smith wife and his heirs executors
& administrators shall the said property to the said C. R.
Brewster his heirs executors & administrators free
and clear and defend against all legal demands of
all persons whatever.

In testimony whereof the said Nathan C. Smith hath
hereunto set his hand and seal the day and year above
written — I give seal and deliver in presence
of said C. R. Brewster

At Wilmot 4th instant C. R. Smith Seal

Registered 20th July 1861.

William H. Miller

Executed this 2d day of August 1861 in
the said County, by the said William H. Miller
between 9th & 10th Richard & C. R. Richards of the County aforesaid
and said state of the first named and Wm. C. Smith of the
County and State first aforesaid of the second part
testifying that the said Wm. C. R. Richards present in person
execution of the sum of one dollar to them in hand paid
by the said Wm. C. Smith as well as for the sum of
the payment herein after described has paid beyond
paid, claimed and allowed and by them presented to the
said Wm. C. Smith and C. R. Richards, and to the said Wm. C. Smith
with his heirs and executors a lot of land
lying in the sixth district of the said County of
Cassino, and situated in the plan of said dist
in the last half of number forty in said sixth
district of said County.

to have and to hold the said lot of land to the said
Wm. C. Smith, his heirs and executors in fee simple
and the said Wm. C. R. Richards wife and his heirs
executors and administrators shall the aforesaid
privileges to the said Wm. C. Smith his heirs

of the said party of the first part to the same to have and to hold the above granted and described premises with the appurtenance unto the said party of the second part his heirs and assigns to his and their exec proper use benefit and behoof forever provide always and then presents and upon this condition that if the said party of the first part shall well and truly pay her certaine Proceduary Notes bearing date from the twelfth day of April 1841 bearing interest from February 9th 1844 given by said party of the second for the sum of one hundred dollars in Gold as aforesaid to be paid 25th day of December next according to the tenor of said Notes then this present shall be and utterly determined in witness whereof the said party of the first part to this present has hereunto set his hand and seal the day and year above written sealed delivered in presence

of witness

James Buckman
Wm W Bloodroot

Martha Bloodroot (S. 18)

Registered by August 1868

Malvern St., Pa.

Assignment of Bankrupt Effects
In the District Court of the U.S.
For the 9th District of Ala
In the matter of

W W Croom

80 West of Ala,

I now do open by this presents that I L Braggs
of Eutaw, ala has been duly appointed assignee of
the Estate of W W Croom of Eutaw in the County of
Montgomery State of Ala, who has been adjudged
bankrupt by decree of this Court, now therefore I
George C Spencer Register of Bankruptcy by virtue of the
ordinance passed in me 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 the 19th 1841 do hereby convey and
assign to said L Braggs all as aforesaid
all the Estate Real & personal of the said W W Croom
Bankrupt including all property of whatever kind of

State of Georgia This Indenture made this 27th day
 Carroll County, 1773, between the man of our Lord
 in his time hundred and sixty eight between Elijah
 McPherson of the County, and those aforesaid of the
 said part and Charles McPherson and Henry L.
 McPherson of the same place of the other part witness
 eth that the said Elijah McPherson for and in consideration
 of the sum of four hundred dollars to him
 in hand paid at & before the sealing and delivery
 of these presents the receipt whereof is hereby recd
 & witness hath granted bargained sold and conveyed
 and does by these presents grant bargain sell and
 convey unto the said Charles & McPherson and
 Henry L McPherson their heirs and assigns all that
 tract or parcel of land situate lying and being in
 the original seventh lot of the County of Carroll
 containing one hundred and twenty five acres
 more or less more in the place of said lot
 as lot number (28) two hundred and eighty acres
 Commencing at the Southeast corner of said lot
 near Buck Creek there running up the meanders of
 said Creek to the east and west line thereof east
 to the corner thereof south to the Southeast corner
 thereof east to the beginning also forty rod or so due
 up off the ~~south~~ end of lot no three hundred
 and thirteen in the same dist containing forty acres
 more or less and forty acres in the northwest corner
 of (314) three hundred and fourty subject to the
 use of twelve acres in the northeast corner of
 said lot, to have & to hold the said tract or
 parcel of land unto them the said Charles &
 Henry L McPherson their heirs and assigns with
 all and singular the right number and appear
 ances thereof to the same in every manner
 belonging to their said proper use benefit &
 out of forever in fee simple and the said
 Elijah McPherson for himself his heirs
 executors & administrators the said bargained
 parcels unto the said Charles & Henry L
 McPherson their heirs & assigns will warrant
 and forever defend the right and title therof
 against themselves & against the claims of all
 other persons whatsoever in witness whereof
 the said Elijah McPherson hath hereunto

the said bargained premises unto the said Elijah McPherson his heirs and assigns will warrant and forever defend the right and title therof against themselves and against the claims of all other persons whatever in witness whereof the said Elijah McPherson hath caused to set his hand & seal the day and year above written
Signed sealed & delivered in presence

Hiram Spence Jr. Elijah McPherson
John H. Hartwick

Registered 24th September 1868

Philippine Clerk

Tale of Darien This Indenture made this the eighteenth Carroll County of May in the year eighteen hundred and forty three between John Arnold of the County and State aforesaid of the one part & William Foster of the same place of the other witnesseth That the said John Arnold in consideration of the sum of three hundred dollars to him in hand paid at Darien the delivery and delivery of three presents doth grant & bargain sell & convey unto the said William S Foster his heirs & assigns all that tract or parcel of Land situated No Thirtynine in the tenth District of the County of Carroll and State aforesaid to have and to hold the said bargained premises unto him the said William Foster his heirs & assigns forever in fee simple & to the said John Arnold for himself his heirs executors administrators and assigns will warrant & forever defend the title to the aforesaid bargained premises unto the said William S Foster his heirs and assigns against the claims of all and every person whatsoever In testimony whereof the said John Arnold has caused to set his hand and affixed his seal the day and year above written signed sealed in presence of R. C. Retalack
Hiram Spence Jr. John Arnold [L.S.]

Registered 25th September 1868

Philippine Clerk

State of Georgia This Recitation made and entered
Carroll County into this the first day of December
Eighteen hundred and sixty two between Enoch P
Blackburne of the County and State aforesaid of the
one part & John T Slaughter of the County and state
aforesaid of the other part

Witnesseth that said Enoch P Blackburne of Carroll
County aforesaid of the sum of fifteen hundred dollars
to him in hand paid at Gafford the sealing & delivery
of these presents the receipt whereof is hereby acknowledged
and both parties bargained sold and delivered unto the
said John T Slaughter his heirs & assigns all that tract
of Land known & situated in the original sixth District
of Carroll County being the east half of lot number
two hundred and twenty four (224) containing one
hundred acres more or less with all the rights
and appurtenances thereto, except the Gold vein
The south side of the Creek running through said
lot with the right of working the Gold vein

To have & to hold said tract and also one hundred
four acres more or less of lot of land lying and being
in the second District of the County aforesaid known
as the north half of lot number two hundred & nine
(209) to have & to hold said tract or parcel of land
unto himself his heirs and assigns together with all
and singular the rights, minerals & appurtenances
thereof to said tracts, of land unto himself the said
John T Slaughter his heirs and assigns together with all
and singular the rights, minerals and appurte-
nances thereto the same in any manner belonging
to his and their own proper benefit and
use of forever in fee simple.

And the said Enoch P Blackburne for himself his
heirs and assigns the said bargained premises
unto the said John T Slaughter his heirs and
assigns to will warrant and forever defend
the right and title thereof against themselves and
against the claims of all other persons whatsoever
in witness whereof the said Enoch P Blackburne
hath hereunto set his hand and seal affixed his
Seal the day and year above written

signed sealed and delivered in presence (LJS)

of I M Hodges & P Blackburn (LJS)

& A T White 3 Registered 5th Oct 1868

McNees & Sleds

Georgia ³⁴ for and in Consideration of the
 Carroll County sum of five hundred Dollars to me
 in hand paid by my daughter of the aforesaid
 County & State the receipt whereof is herby acknowledged
 enclosed I Margaret Wood of the County of
 Covington & State of Georgia do hereby give grant
 bargain sell alien & convey unto the said John
 Daugler his heirs and assigns lots in the town of
 Villa Rica \$100 eight ten thousand & thence to all with
 all the privileges and appurtenances thereto in
 any wise belonging in fee simple
 And the said Margaret Wood will and her heirs
 executors & administrators shall the said property to
 the said John J Daugler his heirs & executors &
 administrators forever warrant and defend against
 the lawful demands of all persons whatsoever
 be testimony whereof the said Margaret Wood has
 hereto set her hand and seal this 30th day of
 May 1867 ^{Signed seal in presence}

of Robert H Russell
 & W Holcomb Jr Margaret Wood
 Registered 5th Oct 1868 ^{LS}
 Milledgeville Ga, Oct 5, 1868

State of Georgia ³ This Recitation made and entered
 Carroll County ³ into this the nineteenth day of November
 One Thousand Eight hundred and Sixty four between
 said Payne of the first part of the County and State
 aforesaid and James C Payne of the same place of
 the second part witness that in and for the consideration
 of the sum of fifty dollars to him the said said
 Payne in hand paid before the dateing and delivery
 of these presents the said said Payne hath granted
 bargained sold and conveyed unto the said James C Payne
 all of that tract or parcel of land it being fifty acres
 of the North corner of lot of land number forty nine
 (49) said parcel of land being and lying in the fourth
 District of Carroll County and State aforesaid and
 the said said Payne doth by these presents grant
 bargain Convey said bargained premises unto the said
 James C Payne his heirs and assigns unto their executors
 proper use benefit and behoof forever in fee simple
 and the said said Payne doth by these presents warrant

above written Sigma sealed and delivered in
the presence of E C Skinner

~~Sir Gordon pp. 3~~ Hail Payne
the within due to take effect immediately
after the death of the said Hail Payne

Witness D R Gordon pp.

Reposee 30 Oct 1868 Griffin Co. Ga.
State of Georgia This Indenture made this Twenty
Carroll County the twenty seventh in the year of
our Lord One thousand Eight hundred and Sixty
Eight between Elijah McPherson of the County and
State aforesaid of the one part and Delpha McPherson
of the same place of the other part, testifying that the
said Elijah McPherson for and in consideration
of the sum of One hundred and fifty dollars to him
in hand paid at and before the sealing and deliver-
ing of these presents the receipt whereof is hereby acknowledged
doth grant hath granted bargained sold and conveyed
and does by these presents grant bargain sell and
convey unto the said Delpha McPherson her heirs
and assigns all that tract or parcel of land
situate lying and being in the original seventh district
of the County of Carroll it lying the west half of lot 288
two hundred and eighty eight containing one hundred
one and fourth acres more or less and known in
the plan of said district by a part of lot 288, two
hundred and eighty eight, and the said Elijah
McPherson for himself his executors & administrators
the said tract and premises unto the said Delpha
McPherson her heirs and assigns will warrant and
forever defend the right & title thereof against
themselves and against the claims of all other
persons whatever The witness whereof the
said Elijah McPherson hath hereunto set his
hand and seal the day and year above
written Signed sealed and delivered in
presence of

Hiram Spence pp. Elijah McPherson

Joshua Hammock Jr. SP

Reposee 30th Oct 1868

Griffin Co. Ga.

The rights, moneys and appurtenances thereof to the said
in any manner belonging to this own proper or belonging
and behalf forever in fee simple.

And the said Emley Russell for himself his heirs
executors and administrators the said bargained premises
to the said J C & L S Crouch their heirs and assigns
will warrant and forever defend the right and title thereof
against themselves and against the claims of all other
persons whomsoever.

In witness whereof the said Emley Russell has
hereunto set his hand and seal the day and date
above written.

Signed sealed and delivered in presence

of J W Steward Emley Russell C. L. S.
J. McRipplin Esq by J. R. Russell Attorney fact

Register'd Nov 1868

J. McRipplin Esq

State of Georgia this ³rd day of October made the thirtieth
Carroll County ³rd day of July in the year of our
Lord one thousand eight hundred and sixty four
between E. Stofford of the State of Georgia and County
of Carroll of the one part and D. W. Sims & G. C.
Bridges of the State of Georgia and County of Carroll
of the other part witnesseth that the said E. Stofford
of the County and State aforesaid for and in
consideration of leaving a part of which has been
already rendered, the balance to be rendered achiue-
- after mentioned, viz the keeping the machinery in
repaus and running the Mill, the material necessary
for repair is to be furnished out of the common
fund, hath granted, bargained sold and conveyed
and doth by these presents grant bargain sell and
convey unto the said D. W. Sims & G. C. Bridges their
heirs and assigns one half interest in the Mill
known as the Esq Mill, in Carroll County together
with its situation for a house and such timber
as may be necessary for firs wood and repaire
timber also a lot for gardens & patches to law
and to hold & have half interest in the above
named mill unto them the said D. W. Sims &
G. C. Bridges their heirs and assigns together with
all and singular the rights, moneys and appurtenances

to the Columbus Street three south to the corner of Columbus
and Carroll Streets in said town in the northeast of said
town in to have and to hold said tract or parcel
of land unto him the said W^t Johnson his heirs and assigns
together with all and singular the rights minerals and appurte-
nances thereto to the same in any manner belonging to his
and their own proper use benefit and behoof forever in
fee simple and the said Mr. Johnson for his heirs himself
executors and administrators the said beforenamed premises unto
the said W^t Johnson his heirs and assigns wife warrant and
forever defend the right and title thereof against themselves
and against the claims of all other persons whatever. In
witness whereof the said Mr. Johnson hath signed and set his
hand and affixed his seal the day and year above written
signed sealed and delivered in presence

of

Jas W^t DaytonAt - Deleware J^t James W^t Dayton (L 18)

Jaby Miles J.P.

Registered Aug 17th 1868

1. sufficient test

State of Georgia This Indenture made and entered into this
Carroll County 3rd day of September one thousand eight
hundred and sixty eight between Thos Lockless of the State of
Alabama and the County of Cleburne of the first part and
W^t Johnson of the said County of Carroll and State of Georgia
of the other part, witnesseth that for and in consideration
of the sum of five hundred dollars in hand paid by the
said W^t Johnson to the said Thos Lockless at and before
the sealing and delivery of these presents the receipt
whereof is hereby acknowledged by the said Thos Lockless hath
granted bargained sold and conveyed and does by these
presents grant bargain sell and convey unto the said
W^t Johnson his heirs and assigns a certain tract or
parcel of land situate lying and being in the ninth
district of said County and State¹ bounded by the plan of
said district lying the south half of Lot number one
hundred and thirty nine except there acres in the south
west corner of said lot which has been sold off the same
as it now stands lying in the line of said farm acres and
except also that portion of said half lot lying north of the
Carrollton road and to be included in said tract the town
lot opposite Mrs. Moore now lies bounded on the south
by W^t S. Grindells lot on the north by Wood & Colquitts lot

five acres in the corner to S. H. Ferguson about two acres
to S. S. Coalis of Stringlays and about two acres more
less east of Coalis which has been leased to Mr. Beers
and owned at this time by J. N. Davis in all taken off
about nine acres more or less containing in same tract
almost exactly seven more or less with the rights minerals
and appurtenances thereto to him the said W. F. Johnson
his heirs Executors and Administrators to have and to
hold forever in full fee simple belonging to the same in
any manner whatever. And the said W. F. Johnson for
himself his heirs and assigns Executors and Administrators
will bear, warrant and defend the right and title thereto
of the same parcel of Land against the claims of themselves
and all other persons whatever. In witness whereof the
said W. F. Johnson hath hereunto set his hand and affixed
his seal the day and date above written signed sealed
and delivered in presence

of Jas R. Banister M. Davis & C. D.
Haley. Miles P. J.

Given the 10th November 1868, at Mississippi City
State of Georgia. This instrument made and entered
Cassatt County this the nineteenth day of March in
in the year 1868 between W. Shelton Administrator
of the Estate of a Copland deceased of the first part
and Wm. D. Johnson of the other part both of the County
of Cassatt above written witnesseth that whereas by virtue
of an order granted by the Hon. Justice Court of said
County when sitting as a Preliminary Inquest previous
ninth of application having been filed by a duly to the
Court in such cause made and presented, on the
first meeting in November 1868 to W. Shelton
Administrator as aforesaid to sell the same belonging
to said estate and to certain town lot in the Second
Division in said County & state herein set forth on
the south west corner of the square of said town
commencing at the corner of said square of said
town running south about eighty feet to a small
house belonging to W. B. Little then west about fifty
feet then north to the street then east to the first
mentioned corner including the first story of the
stone room of the Masonic Hall and after the
same or taken out 1000 duly advertised in conform-
ity to law the same was put up and exposed to
sale to the highest bidder at the Court house at

and coming unto the said Andrew M^c Breyer his heirs
and assigns all that tract or parcel of Situate lying
and being and lying in the several districts of DeKalb
County Indiana and distinguished as number two
hundred and eleven (211) containing two hundred two
and one half acre more or less, Excepting and reserving to
said John B. Nickl his heirs & assigns one half of all
the vein veins of minerals and metals that may
may be discovered in or on said Land with the incus-
ary and usual mining privilages.

To have and to hold said tract or parcel of Land
unto him the said Andrew & M^c Breyer his heirs &
assigns together with all and singular the rights
members and appurtenances therof to the same in
any manner belonging to his and their own proper
use benefit & behoof forever in fee simple, and
the said John B. Nickl for himself his heirs executors
and Administrators the said foregoing premises unto
the said Andrew & M^c Breyer his heirs & assigns will
warrant and forever deful the right and title therof
against themselves and against the claim of all other
persons whatever.

In witness whereof the said John B. Nickl hath
hereunto set his hand and affixed his seal the day
and year above written.

Signed sealed and delivered in presence

of Valentine H. Hodson

Thos. H. Hambleton J.P. John B. Nickl [S.S.]

Registered 1st December 1868

Jefferson C.S.C.

State of Georgia This Recitation made this the first day
of Carroll County 3rd of December eighteen hundred and sixty
eight between James S. Yerrell & Laura Yerrell adju-
nistrator and administrator of the State and County
apportioned duty constituted administrator & administrator
of the Estate of Wm Yerrell late of said County
Deceased of the one part and Wm G. Johnson of the
same place of the other part witnesseth that whereas
by virtue of an order granted by the ordinary previous
notice of application having been given in the Marion
Herald published in the City of Marion according to
law in such case made and provided on the first

aforsaid hath remeant set their hands and affixed
 their seals the day and year above written
 Signed sealed and delivered in presence
 of N G Meador 3 Jas Cumlin Admr [L.S.]
 W H Allen 3 Laura of Cumlin Admr [L.S.]

Registered 1st December 1868

Mississippi C.S.C.

Georgia 3 Whij Recdent made this the 1st day of
 Carroll County 3 November in the year of our Lord one
 thousand eight hundred and Sixty eight hieatt
 E J Hesterly of Humboldt County Linn, of the said
 West and E L Birdsong of the State of Virginia and
 County of Carroll of the other part witnesseth that the
 said E J Hesterly for and in consideration of the sum
 of \$100 to him in hand paid it and before the sealing
 and delivery of these presents the receipt whereof is
 hereby acknowledged hath granted bargained sold and
 Conveyed and doth by these presents grant bargain sell
 and Convey unto the said E L Birdsong his heirs
 assigns all that tract or parcel of land situate lying &
 being in the fifth District of Carroll County the east
 half of lot number one Hundred Forty two (142) in
 said District Containing One hundred Four and a quarter
 acres more or less to have and to hold and to
 bear and to have and to hold said tract
 or parcel of Land unto him the said E L Birdsong
 his heirs and assigns to all with all and singular
 the rights numbers and appurtenances thereto to the
 same in every manner belonging to his and their
 own proper use benefit and behoof forever in
 fee simple and the said E J Hesterly for himself
 and his heirs Executors & Administrators the said
 bargained premises unto the said E L Birdsong
 his heirs and assigns will warrant and forever
 defend the right and title thereof against themselves
 and against the claim of all other persons whatever
 the witnesses whereof the said E J Hesterly hath hereunto
 set his hand and affixed his seal the day and year
 above written

Signed sealed and delivered in presence
 of J Lunn

Bennett Kemp [R.P.] E J Hesterly [L.S.]

81

Georgia This Recitation made this fourth Day of
 Houston County, 3 January in the year of our Lord eighteen
 hundred and forty seven between Joseph N Barr and John H.
 Carr of the County and State aforesaid of the one part and
 Henry McLamore of the same place of the other part witnesseth
 that the said Joseph N Barr & John H Barr for and in
 Consideration of the sum of thirty dollars to them in hand
 paid at & before the sealing & delivery of these presents the
 receipt whereof is hereby acknowledged hath granted
 bargained sold and conveyed and by these presents doth
 grant bargain sell and convey unto the said Henry
 McLamore his heirs and assigns half that tract or parcel
 of land situate lying and lying in the ninth District of
 the County of Carroll known and distinguished in the
 plan of rail district by the number 31 thirty acre
 containing one hundred and four fourth acres more or less
 with all the rights, minerals and appurtenances thereto
 belonging to have and to hold the aforesaid half lot of
 land unto him the said Henry McLamore his heirs and
 assigns to other with all the rights, minerals and appurte-
 nances to the said half lot of land to his and thirteenth
 proper use benefit and lumber forever in fee simple.
 And the said Joseph N Barr & John H Barr for themselves
 their heirs Executors Administrators and assigns the said
 bargain presents with the rights title and possession
 thereof unto the said Henry H. McLamore his heirs &
 assigns will warrant and forever defend the right
 and title thereof against themselves and against the
 claims of all other persons whatever
 In testimony whereof the said Joseph N Barr and
 John H Barr hath hereunto set their hands and
 seals the day and year above written
 signed sealed and delivered in presence
 of Atty Lee J. H. Barr (Seal)
 Thos 15. Atvage 3 P.M. John H. Barr (Seal)

mailed
 Registered 2 December 1868
 Mississippi, U.S.

his Indenture made this fourth day of
May in the year of our Lord eighteen
hundred between Joseph & Carr and John the
Second son of the said first constable
and the same place of the other part contained
in W Carr & John H Carr for and in
sum of thirty dollars to them in hand
Received & delivered of these presents the
humble acknowledgement hath granted
Conveyed and by these presents doth
he and Convey unto the said Henry
and assignees half that tract or parcel
of land lying in the ninth District of
Knoxon and distinguished in the
said tract by the number 31 thirty acre
and one fourth part more or less
numbers and appurtenances thereunto
and to hold the aforesaid half tract of
the said Henry H. Yarrow his heirs and
all the rights numbers and appurte-
nances of land to his and their own
and behoof forever in full & complete
Joseph & John H Carr for themselves
Administrators and executors the said
with the rights title and possession
of Henry H. Yarrow his heirs &
ment and forever except the right
and franchises and against the
persons whatever

of the said Joseph & Carr and
the heirs to set this, thousand
year above written

Witnessed in presence

of St. Leger (Sd)
John H. Yarrow (Sd)

March

2 December 1868
Yarmouth, N.S.

The said Geo N. Dan as guardian of the above named
orphans hath hereunto set his hand and affixed his
seal as such guardians on the day and year above
written signed sealed and delivered in presence
of J. H. Hill, Notary Public
J. T. Bulleppen
Daniel N. Gordon 1799
of Hill, Providence
J. N. East (S.S.)
Guardian

Rejected 3rd December 1868

J. H. Hill, C. S. C.

State of Georgia, This Recitation made this the first day of
Carroll County December in the year of our Lord Eighteen
hundred and sixty eight between James P. Coleman Sheriff
of the County aforesaid of the one part & James R. Monasson of
the same place of the other part witnesseth that the said
James P. Coleman Sheriff as aforesaid did lately seize and
livery upon a certain tract of Land, situate lying and being
in the County aforesaid known and distinguished as the
Laud Hill farm in the Eleventh District (11) of said
County containing six hundred and seven acres more or
less being all as the property of D. M. Bloodworth by
virtue of a writ of fieri issui upon a judgment obtained
at the April Term 1863 of Carroll Superior Court in favour
of Bill Lang vs John L. Hays and Bill Bloodworth and
after advertising the said tract publicly, agreeably to
Law and put up and exposed to sale at public auction
on the first Tuesday in December 1868 at the door of
the Court house of said County within the hour
of sale when said tract of land was knocked off to
James R. Monasson of said County at and for the sum
of two hundred dollars being the highest and last bidder
now for and in consideration of the sum of said
two hundred dollars in hand paid to said Sheriff by him
the said James R. Monasson at and before the sealing
and delivery of these presents the said Sheriff hath
granted bargained sold and conveyed, and by these presents
doth bargain and sell unto the said James R. Monasson
his heirs & executors administrators and assigns all the
right title and interest attaching to said premises with
all the rights, members and appurtenances thereto belonging
or in anywise appertaining to his and them aforesaid
has benefit and latoof in full enjoyed
In witness whereof the said James P. Coleman Sheriff aforesaid

as aforesaid hath hereunto set his hand and affixed his
 Seal the day and year above written
 Signed Sealed and Delivered in presence
 of John Barnes
 Wm A. Acklen ^{PP} James P. Holman Sheriff ^(S)

Registered ^a December 11th 1868
 Philippi L.

State of Georgia ³ This Indenture made and entered
 Carroll County ³ into this the thirteenth day of
 November Eighteen hundred and Sixty Eight between
 E. B. Harris of the County of Carroll and State
 of Georgia of the one part and James P. Holman of
 the same place of the other part witnesseth that the said
 E. B. Harris for and in consideration of the sum of
 five hundred dollars to him in hand paid at and
 before the sealing and delivery of these presents the
 receipt whereof is hereby acknowledged, hath granted
 bargained sold and conveyed unto the said James P.
 Holman all that tract or parcel of land lying and being
 in the County aforesaid and ninth District known and
 distinguished in the plan aforesaid District as Lot number
 one hundred and Eighty containing two hundred and forty acres
 more or less except a plat of eighteen acres in the
 Northwest corner of said lot the rest lying the lines
 and boundaries of said lot no one hundred and nineteen
 in the ninth District the lines to run as follows
 Commencing at the Northwest corner of the north line of land
 Lot running south fifty eight rods then west thirty six
 Rods, then north to the original line thirty rods and
 ten feet east of the Northwest corner to have and
 to hold said tract or parcel of land unto him
 the said James P. Holman his heirs and assigns
 together with all and singular the rights, minerals
 and appurtenances thereto to his and them so
 proper and convenient and lawful forever in fee
 simple.

And the said E. B. Harris for himself his heirs
 executors and administrators the said bargainer
 promises to him the said James P. Holman
 his heirs and assigns the said bargainer promises will
 warrant and forever defend the right and
 title thereof against themselves and against

Queats of the County of Carroll and State aforesaid of the other part witnesseth that the said Amos Hutton for and in consideration of the sum of two hundred dollars to him in hand paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged both granted by James Gold and Conveyed and doth by these presents grant bargain sell and convey unto the said Ezra Jacobs his heirs & assigns all that tract or parcel of land situate lying & being in the County of Carroll and State of Georgia known and distinguished in the plan of said County as fifty acres in the northwest corner of lot number one hundred and forty nine in the original fifth District of said County to have and to hold said tract or parcel of land unto him the said Ezra Jacobs his heirs and assigns together with all and singular the rights, minerals and appurtenances thereunto to the same in any manner belonging to his and their executors, trustees, heirs and successors in fee simple and the said Amos Hutton for himself his heirs executors & administrators the said bargainer premises unto the said Ezra Jacobs his heirs & assigns will warrant and forever defend the right and title thereto against themselves & against the claim of all other persons whatever be witness whereof the said Amos Hutton hath hereunto set his hand and seal the day and year above written. Signed sealed and delivered in presence of W A G Hutton
 J B Williamson ^{pp} Amos Hutton ^{Seal}

Registered in Book C 12 December 1868

J. McNeffin C. S.

Georgia This instrument made this the eighth day of December Carroll County, eighteen hundred and sixty eight between Ezra Jacobs of the one part and Daniel Jacobs of the other part both of the aforesaid State witnesseth that the said Ezra Jacobs for and in consideration of the sum of two hundred dollars to him in hand paid at and before the sealing & delivery of these presents the receipt whereof is hereby acknowledged both granted by James Gold and Conveyed and by these presents doth grant bargain sell and convey unto the said Daniel Jacobs his heirs and assigns all that tract or parcel of land situate lying and being in the original fifth District of Carroll County and known and distinguished in the plan of said District as fifty acres in the northwest corner of said tract lot number one hundred and forty nine.

now for and in Consideration of the sum of two hundred
and twenty dollars Cash in hand paid to the said Mr. M.
Hamilton Admr as aforesaid by the said Miss Jane W.
Stone at and before the Reciting and Delivery of these
present to the receipt whereof is hereby acknowledged paid
"Mo" Mr. Hamilton as aforesaid hath granted bargained and
sold and by these presents doth grant bargain & sell & part
as the office of Admr, Authorizes him) unto the said Jane
W Stone her heirs and assigns the said Mineral Interest
together with all the mineral interest together with all mining
privileges on the said lots of in the aforesaid District Containing
two hundred two and a half acres more or less with all
the rights thereto belonging to the said Jane W Stone her
heirs and assigns in as full and ample a manner as the
lots was bought and possessed and enjoyed by the said
John B. Nick Leeard in his life time
He witness whereof said Mr. M. Hamilton Admr
affirms and hereunto sets his hand and affirms his seal the
day and year above written *Sigis Riedel and*
delivered in presence of

J. H. Mitchell 3rd Mr. M. Hamilton Admr 3rd)
J. W. Nolan 3rd of John B. Nick Leeard

Registered 22nd December 1868

Montgomery Co., Ga.

State of Georgia This Indenture made this the twentieth day of November
Minicutter County Eighteen hundred and Sixty seven between H H Haislip
of the County of Fayette of the State aforesaid of the one part and
Mosey Whittle of the County of Minicutter State of Georgia of the
other part witnesseth that the H H Haislip for and in Consideration
of the sum of two hundred and thirty five dollars to him in hand
paid at and before the Reciting and Delivery of these presents the
receipt whereof is hereby acknowledged hath granted bargained
sold and Conveyed and does by these presents by these presents grant
bargain sell and Convey unto the said Mosey Whittle his heirs
and assigns all tract or parcel of land situate lying and being
in the sixth district of Carroll County in five miles of Belairia
Known and distinguished in the plan of said district as lot No
Eighty (80) Containing fifty acres in the northeast corner of said lot
to have and to hold said tract or parcel of land unto him the said
Mosey Whittle his heirs and assigns together with and singular the rights
minerals and appurtenances thereto the same in any manner
belonging to his and their own proper and lawful and keep of

Knows Comwall³ This Indenture made and entered into between
 County³ R W Hamill of the County and State above
 named and Enoch Phillips of the County of Cananea and State
 aforesaid of the other part witnesseth that the said R W Hamill for
 and in Consideration of the sum of seven hundred dollars to him
 in hand paid doth grant bargain sell and Convey unto the said
 Enoch Phillips his heirs and assigns all that tract or parcel of Land
 situated lying and being in the original Sixth Dist. of the aforesaid
 named County and State Containing one hundred and thirty acres
 more or less it being off of the north side of lot number 41 forty
 acre together with all the improvements appurtenance thereto
 in any way belonging or appertaining unto him his heirs and
 assigns to his and their uses proper use benefit and behoof forever
 in fee simple himself the said R W Hamill for himself his heirs
 and assigns unto the said Enoch Phillips his heirs and assigns
 will warrant and forever defend the right title of the said before
 premises against himself and against the claims of all other
 persons whomsoever In witness whereof the R W Hamill hath
 hereunto at his hand and affixed his seal the day and date
 above written signed to be in presence

of Test

J. Elminster

James P Fay

Hiram Spence

R W. Hamill (R.W.H.)

Repaired 26th December 1868

Maliffin C.R.

Knows Comwall³ This Indenture made and entered into this the
 fourteenth day of December eighteen hundred and forty four between
 the said A Hamill of the one part and Enoch Phillips of the other part
 both of the County and State of Canada witnesseth that for and in con-
 sideration of the sum of thirty two Dollars to her in hand paid at and
 before the sealing and delivery of these hath granted bargain sold
 and delivered unto the said Enoch Phillips a certain tract or parcel of land
 situated lying and being in the County of Cananea and State of Ontario
 and the sixth District of said County it lying over 41 $\frac{1}{2}$ acre fifth acre
 in the northwest corner of lot No 446 forty six 1/2 acres and to wiles
 the said tract or parcel of land together with all and singular the
 rights, minerals and appurtenances thereto to belonging to the said
 Enoch Phillips his heirs and assigns to him and his proper use benefit
 and behoof forever in fee simple and the said A Hamill and Enoch
 Phillips and sign and seal the said bargain premises unto the said Enoch
 Phillips from himself his heirs and assigns and for all other persons whatsoever
 Sealed signs and delivered the day & date above written in presence

of A J Birson See me A Hamill (A.H.)
 Reprinted eight 1993 Repaired 26th December 1868 Maliffin C.R.

State of Georgia ³ This Recitation made this the twenty fourth
 Carroll County ³ day of February in the year Eighteen hundred
 and Sixty Eight between Thomas McEddy of the County of
 Carroll of the first part and John S Morgan of the said County
 of Carroll of the second part Witnesseth that the said Thomas M.
 Kelly for and in Consideration of the sum of One hundred
 dollars to him in hand paid by said John S Morgan the receipt
 whereof is hereby acknowledged by these presents give grant bargain
 sell and convey unto the said John S Morgan his heirs and assigns
 a certain lot of land No (22) twenty two in the south district of
 Carroll County State aforesaid containing two hundred two and
 a half acres more or less with all the franchises thereon and
 appertaining

To have and to hold the above granted premises to the said
 John S Morgan his heirs and assigns in fee simple and the
 said John Thomas M Kelly will and his heirs executors and
 administrators shall the said property to the said John S Morgan
 his heirs executors and administrators forever warrant and
 defend against the lawful demands of all persons whatever

The Testimony whereof the said Thomas M Kelly has hereunto
 set his hand and seal the day and year above written
 Sealed with and Delivered in presence

of Charles E Walker

John S Rivers

W H A C Mung Jr

Agreed to January 1869

Thomas M Kelly (L.S.)

Mississippi Co.

Georgia ³ This Recitation made this the fifth day of
 Carroll County ³ January in the year Eighteen hundred and
 Sixty Nine between James P Coleman Sheriff of the County
 of Carroll aforesaid of the one part & John W Kelly and
 John P McDaniel of the same place of the other part
 Witnesseth that whereas the said Sheriff did lately attack
 ride and levy upon a certain lot of land situate
 lying and being in the said County known as lot number
 One hundred and forty five 145 - in the south district
 of said County containing two hundred two and a
 half acres as the property of Romulus Collins by virtue
 of a writ of fieri facias issued from the Superior Court
 of said County in favor of John W Kelly - and after
 publicly advertising said lot of land agreeable to law
 said Sheriff did post up and expose the same to sale at
 public sale Day on the first Tuesday in January instant

principal Interest and cost and that you have the said sums of money before the 1st day of said Court on the first Monday in April next to render to the said John W Kelly the principal Interest and cost of same and have you then and then this writ.

Witness the Honorable John S Bigby judge of said Court this 2nd November 1868.

Wm. H. Clegg Esq. C.M.S.C.

Lives the within attachment upon a lot of land number one hundred and forty five in 9th section of said County 4th December 1868

J.P. Bolman Sheriff

The above lot sold first Tuesday in Jan 1867 to John W Kelly & John B McCannell for fifty dollars and after paying Cost to wit seventeen dollars and Seventy four Cents leaves a credit of thirty two dollars and Seventy five Cents on this sum Jan 5th 1867

J.P. Bolman Sheriff

Precial of J.P. Bolman Sheriff thirty two dollars and Seventy five Cents on this sum Jan 5th 1867
John W Kelly

Registers of 5th January 1867

Wm. H. Clegg Esq.

State of Georgia This Recitation made this the fifth day of January Canfield County Eighteen hundred and sixty nine between James

J. P. Bolman Sheriff of the County aforesaid of the
one part and James R. Macassar of the same place of the
other part witnesseth that whereas said Sheriff did lately seize
and levy upon a certain tract of land situate lying and being
in the original tenth district of said County the same
being the west half of lot of land number eighty two (82)
in said district containing one hundred and a tenth acres
more or less as the property of T. W. Bepland by virtue of a writ
of fieri facias issued from the Probate Court of the 1st District of
said County against said T. W. Bepland and after publicly
advertising said land appurtenant to law said Sheriff did
put up and expose the same to sale at public auction on the
first Tuesday in January 1867 at the Court house door of the
County aforesaid within the legal hours of sale when said
tract of land was knocked off to James R. Macassar at
and for the sum of eighty dollars he being the highest and
best bidder. Now for and in Consideration

hands and affixed thereto this the day and year above written
 Signed sealed and delivered in the presence
 of Richard P. Roulstone
 Jas A Davis N.P.

William S. Stephenson
 Wm A Wood
 James S. Gillespie
 Martha A Pyron



State of Georgia this indenture made and entered into
 in the County of Carroll this the fifth day of December eighteen
 hundred and forty eight between Robert
 Wells of the County and State of Drew State of Illinois
 of the one part and James H. Carson of the County of
 Carroll and State of Georgia of the other part witnesseth
 That for and in consideration of the sum of One hundred
 Dollars to him the said Robert Wells in hand paid at
 and before the signing and sealing these presents the receipt
 whereof is hereby acknowledged hath this day bargained
 sold granted and conveys & doth by these presents
 bargain sell grant & convey unto the said James H.
 Carson his heirs and executors all of a certain tract or
 parcel of Land lying situated and lying in the County of
 Carroll and State of Georgia in the fifth district of said
 County of Carroll and State of Georgia known and
 distinguished in the plan of said District as Number
 Twenty one (21) Containing two hundred two and one
 half acres more or less and having shape as a plott
 of the same will show. To have and to hold the said
 premises together with all the rights titles minutes and
 appurtenances appertaining or in anywise belonging thereto
 to him and his executors heirs and successors benefit and use forever
 in fee simple

And the said Robert Wells for himself his heirs
 executors administrators and executors unto the said
 James H. Carson his heirs executors administrators and
 executors will forever warrant and defend the
 right and title to said premises against the claims
 of himself or any other person whatsoever

In witness whereof the said Robert Wells hereunto
 set his name and affixed his seal the day and
 year above written in presence

of J. M. Redding

J. B. Mitchell N.P. Robert Wells L.D.
 Ex officia Registre 19th January 1869
 Milwaukee C.C.

in said land agreeably to law did put up and expose the same to sale at public outcry on the first Tuesday in April Eighteen hundred and fifty eight at the door of the Court house at Carrollton in said County within the legal hours of sale when said land was knocked off to said Arthur H Watson at and for the sum of one hundred dollars being the highest and best bid.

Now for and in consideration of the sum of one hundred dollars in hand paid to him the said Wm of Hennbrou Sheriff as aforesaid by him the said Arthur H Watson at and upon the sealing and delivery of these presents the receipt whereof is hereby acknowledged and the said Wm of Hennbrou Sheriff as aforesaid hath granted bargained and sold and by these presents doth grant bargain and sell unto him the said Arthur H Watson his heirs Executors Administrators and assigns all the right title and interest of the said Thomas Drew in said lot of land of which said Thomas Drew was Seized and possessed in and to the same with all the rights members and appurtenances therunto belonging or in anywise appertaining to his and thir son proper or compact and behalf In witness whereof the said William of Hennbrou Sheriff aforesaid hath hereunto set his hand and affixed his seal the day and year above written

Signed sealed and delivered in presence

of F A Muller William of Hennbrou (P.S.)
Washington Hennbrou P.P. Sheriff

Registered 19th January 1869

Washington Co.

Recd a. This Recitation made this sixth day of Carroll County 3 January Eighteen hundred and sixty nine
between Alexander Tyson of the County of Monmouth of the one part and William Faulkner of the County of Carroll both of said State witnesseth that the said Alexander Tyson for and in consideration of the sum of Two hundred Dollars to him in hand paid at and upon the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath granted bargain sold and Conveyed and by these presents doth grant bargain sell and Convey unto the said William Faulkner his heirs Assigns all that tract or parcel of land situate lying and being in the County of Carroll in the fifth district being the east half of lot number fifteen (15) Containing one hundred acres more or less to have and to hold said tract or parcel of land to him said William Faulkner his heirs and assigns

Georgia In person appeared before me the under
 Carroll County, before a Justice of the Peace in and for
 said County, N. J. Ross of said County who deposited
 and saith he has Henry Moore in his seal and seal
 the within and for the purpose therein mentioned and that
 he assigned the same as a witness and saw John
 Conick do so likewise Seeme to and Subscribed
 before me the first day of December 1868

Norton J. Ross

H. A. Raynor J.P.

Registered 23rd January 1869

J. McCaffie C.S.C.

Deed This instrument made and entered into this the
 Carroll County, thirteenth day of January Eighteen hundred and
 Sixty eight now between James M. Hamnett of
 the first and Jesse Embry of the second part all of said
 County and State, witnesseth that the said James M. Hamnett
 for and in consideration of the sum of One hundred
 dollars to him in hand paid the receipt whereof is hereby
 acknowledged hath granted bargained and sold and doth
 by these presents grant bargain sell and Convey to the said
 Jesse & W. J. Embry their heirs and assigns forever the following
 Lots of land known and distinguished in said County as lots
 numbers twenty seven & fifty two in the original fifth dist of
 said County containing two hundred two and one half acres
 each more or less, the right and title of the said lands unto
 the said Jesse & W. J. Embry his heirs Executors and Adminis-
 trators & hereby warrant and defend against myself my
 heirs Executors and Administrators and against the claim
 of all other persons whatever In testimony whereof
 I have hereunto set my hand and affixed my seal
 the day and year above written

Signed sealed and delivered in presence

of W. D. Robinson

W. S. Stripling

J. B. Williamson J.P.

James M. Hamnett (L.S.)

Registered 25th January 1869

J. McCaffie C.S.C.

State of Georgia ³ This Indenture made this the 27th day of
Carroll County ³ August in the year eighteen hundred and
sixty eight between William W Smith of the County
of Barrow and State aforesaid of the first part and Elisha
Peager of the County of Carroll of the second part

Witnesseth that the said William W Smith for and in consideration of the sum of two hundred dollars to him in hand paid by the said Elisha Peager the receipt whereof is
humbly acknowledged, does by these presents give grant
bargain sell and convey unto the said Elisha Peager his
heirs and assigns a certain lot of Land lying in the
County of Carroll and State of Georgia known and distinctly
marked in the place of said County as lot number six
in the 11th Eleventh District of said County together with
all the privilege thunto in anywise appertaining.

To have and to hold the above granted premises to the
said Elisha Peager his heirs and assigns in fee simple
and the said William W Smith will and his heirs executors
and administrators shall the said property to the said
Elisha Peager his heirs executors and administrators forever
transit and defend against the lawful demand of all
persons whatever.

The testimony whereof the said William W Smith has
hereunto set his hand and seal this day and year above
written signed sealed and delivered in presence

of John S Pentecost

W G Hueston Esq ^{PP} William W Smith ^(L.S.)

Registered 29th January 1869

Mississippi C.S.C.

State of Georgia ³ This Indenture made this the 15th day
of Carroll County ³ of February 1868 between John J Lumpino
of said County of the one part and Moses A Moyer of the
County of Carroll of the other part. Witnesseth that whereas
the said J Lumpino had executed a bond for titles to the person
of land hereafter described with other lands to A Moyer
in his life time to be executed when the purchase money
was paid and the said A Moyer died without paying the purchase
money and James A Murphy administrator on the estate
of said A Moyer deceased under an order of the Court
of Ordinary of said County Carroll sold the said described
lands at administrator's sale to the said A Moyer and
gave bond for titles when the purchase money was paid

North

State aforesaid / wherein by the north half of the ~~lot No~~ help
of lot No one hundred and Sixty Six. To have and to
hold said tract or parcel of land which contains fifty acres
more or less unto him the said Mr. Baxter his heirs and
assigns together with all and singular the rights, members &
appurtenances thereto to the same in any manner belonging
to his & their own proper use benefit & behoof forever in fee
simple and the said A. A. Allister for himself his
heirs Executors & Administrators the said bargained premises
unto the said Mr. Baxter his heirs and assigns will
warrant and forever defend the right and title against
themselves and the claims of all other persons whatever
by testimony whereof the said A. A. Allister hath
hereunto set his hand and affixed his seal the day and year
above written named & signed sealed and delivered in the
presence of test S. F. Spence

George C. Sharp 29th A. A. Allister Esq
Register 1st Lib 1864

Mifflin Co.

George This indenture made this the eighth day of the
County of October in the year of our Lord one thousand
Eight hundred and sixty eight, between A. A.
Allister Executor of Jas B. Allister deceased of Thompsontown
and Mr. Baxter of the other part both of the County and State above
named. Witnesseth that the said A. A. Allister does for and
in Consideration of the sum of four hundred & twenty five dollars
to him in hand paid at Hefon the sealing and delivery of these
present the receipt whereof is hereby acknowledged has granted
bargained sold and Conveyed to the said premises grantee
all and Conveyed by these presents grant bargain
sell and Convey unto the said Mr. Baxter his heirs and
assigns all that tract or parcel of land situate lying and lying
in the ~~fourth~~^{sixth} District of said County and State aforesaid
Bearing by the west half of lot No. Elea. To have and to
hold said tract or parcel of land which contains one hundred
acres more or less unto him the said Mr. Baxter his
heirs & assign together with all and singular the rights
members and appurtenances thereto to the same in any
manner belonging to his and their own proper use benefit
and behoof forever in fee simple and the said
A. A. Allister for himself his heirs Executors & Administrators
the said bargained premises unto the said Mr. Baxter
his heirs & assign will warrant & forever defend the right
and title thereof against themselves and the claims of all

In witness whereof the said James P. Bolman Sheriff as aforesaid hath hereunto set his hand and affixed his seal the day and year above written

Signed sealed and delivered in presence
of Eli Benson

D B Durham James P. Bolman Sheriff
Or Dickey Seal
Adjestrut 2 m Feb 1861

J M Knippin Clk.

State of Georgia this midwinter made this second day of February
Carroll County Eighteen hundred and Sixty nine between

James P. Bolman Sheriff of the County and State
aforesaid of the one part and Thomas McLeanall of said state
& County of the other part witnesseth that whereas said Sheriff
did lately dig and lay upon a certain parcel of land (noise
of said lay having been given to the tenant in possession
situate lying and lying in the County aforesaid known as part
of the northwest corner of lot No 177 containing fifty acre
more or less in the fifth district of said County and state
as the property of Simon Miller by virtue of a final Judgement
issued from the Justice Court of said County in favour of
James Upshaw against Simon Miller principal & A H Mc
Allister and W F Mason endorers and after publicly adver
tising said parcel of land agreeably to law said Sheriff
did put up and expose the same to sale at public auction
on the first Tuesday in February instant at the door of the
Court house in Carrollton in said County within the legal
hours of sale when said parcel of land was knocked off to
said Thomas McLeanall at and for the sum of sixty six
dollars and twenty five cents being the highest and best
bidder now for and in consideration of the sum of
sixty six ~~25~~ ¹⁰⁰ dollars in hand paid to the said Sheriff
by him the said Thomas McLeanall at before the sealing
and delivery of these presents the receipt whereof is
hereby acknowledged the said Sheriff hath granted
leaving and sold and by these presents doth grant
leave & sell so far as the office of Sheriff authorizes
him to do unto the said Thomas McLeanall his heirs
and executors all the right title and interest of ^{which} the said
Simon Miller was seized and possessed as aforesaid
with all the rights minerals and appurtenances thereunto
belonging or in anywise appertaining to his and their own
proper use benefit and behoof forever

hath grante bargain'd, sold & conveyned and by these presents doth grant bargain sell and convey unto the said Harris Russell his heirs and assigns all that tract or parcel of land lying and being in the tenth district of Carroll County Georgia known and distinguished as lot number (90) ninety containing two hundred two and a half acres (202 $\frac{1}{2}$) more or less also lot number ninety one (91) in tenth district of Carroll County containing two hundred two and a half acres (202 $\frac{1}{2}$) more or less together with all and singular the rights, minerals and appurtenances thereunto belonging or in anywise appertaining whatsoever, to have and to hold the aforesaid premises and any part thereof, to his and their own proper use and benefit forever in fee simple, and I the said Enslay Russell for myself my heirs executors and administrators will warrant and forever defend the rights and titles to the aforesaid premises against the claim or claims of myself my heirs executors or administrators and against all other persons whatsoever, in testimony whereof I have hereunto set my hand and seal the day and date above written.

The condition of the above is that one half the mineral and mining privileges is reserved = Interlaced before signed

signed sealed and delivered in presence

of John W Stearns Enslay Russell (28)

G McRuffin Cet By M R Russell (25)

Agriece 3rd Feb 1869

attorney in fact

McRuffin Cet

State of Georgia This Indenture made and entered into this the
Carroll County 3rd third day of February Eighteen hundred and
sixty nine between Harris Russell of said County of
the first part and M R Russell of County aforesaid of the
second part, witnesseth that for and in consideration of the sum
of eight hundred dollars in hand paid this receipt whereof is
hereby acknowledged hath granted bargain sold and conveyed
and by these presents doth grant bargain and sell unto
the said M R Russell his heirs and assigns all that
tract or parcel of land lying and being in the tenth district
of Carroll County known and distinguished by lot
number ninety one (91) and containing two hundred two
and a half acres more or less together with all and singular
the rights, minerals and appurtenances thereunto belonging
or in anywise appertaining whatsoever, to have and to
hold the aforesaid premises and any part thereof to his
and their own use benefit and behoof forever in fee simple

State of Georgia) His Indenture made and entered
 Carroll County) into this thirtyninth day of October
 eighteen hundred and fifty nine between Sarah
 Beck Jr and John Holloway and his wife Dorcas Holloway
 & William Stewart & his wife Mary Stewart of the State
 and County aforesaid of the first part and Samuel B
 Beck of the County of Randolph and State of Alabama
 of the second part. Witnesseth that the parties of the first
 part for and in consideration of the sum of four hundred
 and fifty dollars to them in hand paid by the parties of
 the second part at and before the sealing and delivery
 of these presents the receipt whereof is hereby acknowledged
 hath bargained sold and Conveyed and doth by these
 presents bargain sell and Convey unto the parties of the
 second part all that tract or lot of land except a portion of
 the lot in the northwest corner by a named line Commencing
 on the west line running east by the Spring down the
 Spring branch to the Creek down the Creek to the line so
 as to include the dwellings and the Spring which Dorcas
 Beck the wife of Sarah Beck her husband is to hold her lifetime
 then to go to the parties of the second part two hundred two
 and a half acres (202 $\frac{1}{2}$) more or less which is known and
 distinguished by No (20), two hundred & twenty one in the
 ninth District of Carroll County Georgia to have and to hold
 unto him of the second part and to his heirs & assigns forever
 together with all and singular the Covenants and appear-
 ances hereinunto belonging or in anywise appertaining
 thereunto for ever in full simple and the said parties of the
 first for themselves their heirs executors and administrators
 the right and title whereof they claim they will warrant and
 forever defend against themselves and against the claims of all
 other persons whatever in witness whereof the said parties of
 the first part have set their hands and affixed their
 seals the day and year above written

Signed sealed and delivered in presence of
 of George ^{his} Holloway

Mark
 John ^{his} Holloway Jr. } Isaac Beck Jr. Seal
 mark } John ^{his} Holloway Seal
 mark } mark

John S Fletcher Jr } Dorcas ^{his} Holloway Seal
 mark }

Registered 9th Feb 1869 } William Stewart Seal
 J M Griffin C. S. } Mary ^{her} Stewart Seal
 mark }

doth grant bargain sell and convey unto the said G W Miller
and his heirs and assigns the undivided half of lot of land
number Two hundred and fifty, being & lying in the tenth
District of Carroll County and containing one hundred
and four fourth acres more or less.

To have and to hold the said bargain and premises unto him
the said G W Miller his heirs and assigns together with
all and singular the rights minerals & appurtenances
thereunto belonging or in anywise appertaining to his and
their own proper use benefit and behoof in full simple
and the said Thomas Milligan for himself his heirs execu-
tors & administrators the said bargain and premises unto
the said G W Miller his heirs & assigns will warrant &
forever defend the right & title thereto against themselves
and against the claim of all other persons whatsoever.

In testimony whereof the said Thomas Milligan hath hereunto
set his hand and affixed his seal the day and year first
above written. Duly sealed and delivered in presence

of I N Cheeny
John S Pentecost

Thomas Milligan (L.S.)

Leorja Carroll, Comes before me in person I N Cheeny
County who lives & com doth and saith that
the said Thomas Milligan sign the
abovw deed, dwone to and Subscribed before me this the
11th day of February 1869

D B Johnson I N Cheeny
Ordinary

Received 15th Feb 1869 Willifff in C.L.
State of Georgia His Indenture made this the second day of December
Carroll County being the year eighteen hundred and Sixty eight
between Thomas M Hamblton Administrator of the Estate of
John R Nick deceased late of said County of the one part
and James M Starn of the City of Brooklyn and State of
New York of the other part — Whereas by
virtue of an order granted by the Ordinary previous notice
of application having been given in the state newspaper
paper published in the City of Newnan according to law
in such cases made & provided on the first Monday in July
1868, to said Thomas M Hamblton adme as aforesaid to
sell the undivided ninth of lot of land number two hundred
and six (206) and also one ninth of the undivided fourth of
lot land number two hundred & twelve (212) belonging to the
Estate of said deceased, situate lying being in the County

the one part and James W. Storn of the City of Brooklyn and
 State of New York of the other part witnesseth that Thomas
 by virtue of any Order granted by the Ordinary previous
 to application having been given in the State press heros paper
 published in the City of Vernon according to law in such
 Cases made and provided on the first Monday in July 1868
 to said Thomas M. Hamblton Admit as aforesaid to all
 the mineral and mining interest in the undivided east half of lot
 of Land No One hundred and fifty (158) belonging to the Estate
 of said deceased Situate lying and lying in the County
 aforesaid Monroe & distinguished in the plan of said
 County as lot of land No 158 in the 6th District Containing two
 hundred two and one half acres more or less after the said
 mineral and mining interest was duly advertised in Conform-
 ty to law the same was put up and exposed to sale to the
 highest and best bidder at the door of the Court House at
 Corlettion in said County within the legal hours of sale on
 the first Tuesday in December 1868 by said Thomas M. Hamblton
 Admit as aforesaid when said mineral & mining interest
 of the undivided East half of said lot of land was knocked off
 to said James W. Storn at the price of Twenty Dollars
 above for and in consideration of the sum of Twenty Dollars
 Cash in hand paid to the said Thomas M. Hamblton Admit
 as aforesaid by the said James W. Storn upon the Sealing
 and delivery of these presents the receipt whereof is hereby
 acknowledged by said Thomas M. Hamblton Admit as
 aforesaid hath granted bargained sold and by these
 presents doth give grant bargain sell and convey unto
 so far as the office of admr authorising him to the said
 James W. Storn the aforesaid Mineral & mining interest in the
 undivided east half of lot No 158 in the 6th District of said
 County the same mineral & mining interest lying in One hundred and
 4 1/2 acres more or less with all the rights minerals and appurten-
 ences therunto belonging or in anywise appertaining to the
 said James W. Storn in as full and ample a manner as said
 Mineral & mining interest was duly possessed or owned by said
 John B. McRae in his life time - In witness whereof the
 Thomas M. Hamblton Admit as aforesaid hath unto
 set his hand and affixed his seal the day and year above
 written - Signed sealed and delivered in presence
 of D. M. Hodgeson - J. M. Roland Jr. (Thos M. Hamblton Seal)
 Admt of John B. McRae
 Registered 15 Feb 1869
 Mississin Cts
 Deed

bargain sales and Conveyed and do by these presents grant
 bargain sell and Convey unto the second part his heirs
 and assigns all that tract or parcel of land situate
 lying and lying in the County of Carroll and State
 aforesaid wherein in the plan of said County as number
 138) thirty five in the original Eleventh District Containing
 Ten acres of land Commencing at the Southwest corner
 of said lot running north on the original line to the corner
 opposite to a little red oak tree on the Franklin road on
 lot Sixty two in said district from thence due east to a tree
 in a hedge line alone in an oblong square in the Southwest
 corner of said lot Thirty five to have and to hold together
 with the appurtenances thereto belonging for their use
 proper use and benefit forever in fee simple, and the first
 part of his part do warrant and defend the right and title
 to said bargain & premises from himself his heirs executors
 and administrators severally and jointly and from the
 claim of all other persons whatever unto the party of the
 second part his heirs and assigns

In testimony whereof I have set to my hand and affixed my
 seal the day and date above written in presence

of Mr. J. H. McRae Esq^r John G. Campbell (L8)

Registered 2nd March 1868 / McRae Esq

Georgia Carroll^r This Indenture made and sealed into this the
 County of Sixth day of January one thousand eight hundred
 fifty seven between J B Silby of the County and State aforesaid of
 the one part and Littie Alexander of the County of Carroll and
 State aforesaid of the other part witnesseth that the said J B
 Silby for and in Consideration of the sum of one hundred and
 forty dollars to him in hand paid by the said Littie Alexander
 the receipt whereof is hereby acknowledged hath this day granted bargained
 sold and Conveyed unto the said Littie Alexander his heirs and
 assigns fifty acres of lot of land No 92 ninety two in the ninth
 District of said County it lying Southeast corner of lot No 92 fifty
 acres of same lot.

To have and to hold said fifty acres of land and to her the
 said Littie Alexander his heirs administrators or assigns to
 her & their proper use and behoof & benefit for ever in fee simple
 against her the said J B Silby his heirs administrators or assigns
 or the just and proper claims of other persons or persons whatever in
 testimony whereof the said J B Silby hath countersigned his hand and
 seal the day and year above written signed sealed and delivered in

land situate lying and being in the Ninth District the said County & State wherein and continuing in the place of said lot all containing to wit twenty five acres in the northeast corner of lot No 15th fifty eight and one hundred and twenty two and a half acres of lot No 15th fifty nine it being the northern fifths of said lot all containing one hundred and forty seven and a half acres more or less to have and to hold all and singular the premises aforesaid with all and the munters and appurtenances to said Thomas Bradwell his heirs executors administrators and assigns forever in fee simple and I the said A S Pitts will forever defend the right and title myself my heirs executors administrators and assigns and from every other person whatsoever unto the said Thomas Bradwell his heirs executors administrators and assigns forever in fee simple assigns and from every person whatsoever unto the said Thomas Bradwell his heirs executors administrators and assigns for their own proper use benefit & behoof forever to continue whereof the said A S Pitts hath herein to set up and seal the day and date upon written signed sealed and delivered

J John N Stewart

W H A Kline P^r Joseph Pitts Agent
for A S Pitts (P)

Registered by March 1 M^o 1768

John N Stewart Esq

(See page 3) His Redoubt made this Fourth day of March 1768 before
(Carroll County,) Eli Benson of the County and state aforesaid of the sum of
part and Frances M Bishop of the same County
of the other part witnesseth that the said Eli Benson Jr. and in consideration of the
sum of two hundred and fifty dollars to him in hand paid by the said F
M Bishop the receipt whereof is hereby acknowledged hath made and bargained
sold and conveyed and doth by these presents grant bargain sell & convey unto
the said Frances M Bishop his heirs assigns all of that tract or parcel of land
situate lying & being in the Ninth District of said County aforesaid containing
viz in the place of said districtly lot number 15th hundred & twenty five
together with all and singular the rights munters & appurtenances thereto
belonging and appertaining to have and to hold the said land aforesaid premises unto
him the said Frances M Bishop his heirs executors administrators and
assigns to his & their aforesaid proper use benefit & behoof forever in fee simple
and the said Eli Benson for himself his heirs executors & will warrant and
defend the right and title of the said land aforesaid premises unto him the said
Frances Bishop his heirs executors administrators and assigns against the legal
claim of all and every person or persons whatsoever he witnesseth
whereof the said Eli Benson hath signed at his hand and seal the

his his Executors adue an assign to his am thin own proprie
tys except an lease of Four or five hundred
he witness whereof said Jas S Turrill an L J Turrill adue as its
apronsaid hath here set their hands and affix their seal
Jas D Barlow ³ L J Turrill ^{Seal}
Jahig Miles ⁹⁹³ J S Turrill ^{Seal}
Requisites 8th March MD
Juliijin Cels

State of New York This Indenture this the third day of
Canall County 3 March 1809 Eight hundred and six
thousand nine hundred and thirty three

Mine between Thos M Hamblton of the State
and County aforesaid duly Constitute Administratore of
the estate of John B West late of said County Deceased of
the one part and Miss Jane Weston of Brooklin New
York of the other part witnesseth that whereas by virtue of
an order granted by the Ordinary for leave to kill the
mele and scattering lands belonging to said deceased situated
Ciry and Ciry in said County of said State known
as wild lands and whence said order was granted in
Eight hundred and sixty five

Now for and in Consideration of the sum of Two
hundred and forty Dollars Cash in hand paid to the said
Thos M Hamblton adue as aforesaid by her said
Jane Weston of Brooklin New York at the time of
dealing and delivery of these presents in receipt whereof
is hereby acknowledged said Thos M Hamblton adue
as aforesaid hath granted her aforesaid land and by
these presents doth grant her again and will the fellow
ing lots big lot number two hundred and Twenty one in
the County sixth District and second section agreeable
to the original Survey Containing one hundred and sixty acres
more or less also lot No six hundred and twenty five
in the first District and fourth section agreeable to
the original Survey Containing forty acres more or less
also Lot No one hundred and forty one in the County
sixth District and fourth section agreeable to the
original Survey Containing forty acres more or less so far
as the office of Adue Authorizes him unto the said Miss
Jane Weston to have him and assign the said lots
of land aforesaid all Containing two hundred and forty
acres more or less with all the rights minster and
appurtenances thereto belonging or in anywise appertaining
the her said Jane Weston her heirs and executors in

defend the right and title therof against themselves and gaves
the Claines of all and every other person whosover
be witness whereof the said William B. M. Dent hath hereunto
set his hand and seal the day and year above written
Signed sealed and delivered in presence

of John T. Dent ³ William B. M. Dent (Seal)
J. M. Brown pp³

Registerd 13th March 1869

J. M. Griffin C. S.

Georgia ³ This Indenture made and entered into this the
Covington County seventh day of May in the year of
Our Lord Eighteen hundred and Sixty Two between
John T. Dent of the County and State aforesaid of the one
part and Joseph E. Dent of the same place of the other part
Witnesseth that the said John T. Dent for and in Consideration
of the sum of Two & Twenty five Dollars Cash in hand paid
at and before the Sealing and Delivery of these presents the
receipt whereof is hereby acknowledged by the said Joseph
E. Dent hath granted Bargained & Sold and doth by these
presents grant Bargain sell unto the said Joseph E. Dent his heirs and
assigns, all that tract or parcel of land situate lying and being in the
Ninth District of Carroll County of Georgia as lot number two
hundred and Twelve containing two and a half
Acres more or less

To have and to hold said lot or tract of land unto him the said
Joseph E. Dent his heirs and assigns together with all and singular
the rights minerals and appurtenances therof to the same in any
manner belonging to his and their own proper use benefit and
behalf forever in full simplicity.

And the said John T. Dent for himself his heirs Executors and
Administrators the said Bargain/Sale is unto the said Joseph
E. Dent, will force warrant and defend the right and title
therof against themselves and against the claim of all other
persons whosover

In witness whereof the said John T. Dent hath hereunto set
his hand and seal the day and year above written
Signed sealed and delivered in the presence

of Thos N. Bottom ³
J. M. Brown pp³

John T. Dent (Seal)

Registerd 13th March 1869

J. M. Griffin C. S.

Selling and delivery of these presents the receipt whereof is hereby acknowledged both granted bargain sold and Conveyed and by these presents doth grant bargain sell and Convey unto the said Farmer his heirs and assigns all that tract or parcel of land lying and being in the Original Ninth District of Carroll County Georgia aforesaid number Two hundred and thirty four (234) to wit the west half of said lot, to a line which we have agreed on and marked out containing one hundred acres more or less.

To have and to hold unto the said Farmer his heirs and assigns to have and to hold said land, bargain premises with all and singular the rights, minerals and appurtenances thereto belonging and the said White for himself his heirs and assigns will warrant and forever defend the right and title against himself his heirs and all other persons whatsoever, to the said premises in fee simple, the Testimony the said White has set his hand and affixed his seal the day and year above written.

The present

of John Boston
John H. Ward bsl

Clark White L.S.

Register 20th day of March 1869

Liffie C.S.C. #2

State of Georgia (This instrument made this 20th day of Fulton County) I doth in the presence of our Lord and
Thousand Eight hundred and Sixty seven
between John G. Farmer of the County of Fulton of the
one part and W H Smith of the County of Fulton of
the other part, witnesseth that the said John G. Farmer
for and in Consideration of the sum of one hundred
and fifty dollars, in hand paid at and before the
Sealing and delivery of these presents the receipt whereof is
hereby acknowledged hath granted bargain sold and
Conveyed and by these presents doth grant bargain sell
and Convey unto the said W H. Smith his heirs and
assigns, all that tract or parcel of land situated lying
and being in the Original 9th District of Carroll
County Georgia aforesaid number Two hundred and
thirty four (234), to wit the west half of said lot to a line
agreed upon and marked out by Clark White and
J G Farmer containing one hundred acres more or less.
To have and to hold said tract or parcel of land with
all and singular the rights, minerals and appurtenances

afoneas of the first part and William Dorris of the same
place of the second part witnesseth that in consideration
eration of our hundred acres of land delivered to the
said George Smith to William Dorris the receipt whereof
is hereby acknowledged by the signing bearing of these
present in witness that the said George Smith hath by and
hold and conveys unto the said William Dorris a tract or parcel of land it being the west half of lot No.
Ninety one, the line running north and south said land
lying and being in the original fourth district of said
County. To have and to hold the said premises unto
the said William Dorris his heirs administrators and
assigns, to them or on proper use benefit and behoof
forever in fee simple, and the said George W Smith doth
by these presents bind himself to warrant and defend
the right and title of said premises against himself
his heirs administrators assigns and against the claims
of all other persons whatsoever claiming the same
In witness whereof the said George W Smith hath
hereunto set his hand and affixed his seal the sealed
Signed and delivered in this manner

of William G Cooper

George Smith

of A Springer Jr

Repaired 27th March 1864

G Smith

Monroeville C. S.

State of Georgia } His Indenture made and entered into
Canato County } this the thirty first day of January one
thousand eight hundred and sixtysix
between Mr Dorris of the State and County aforesaid of
the first part and Mr Smith of the same place of the
second part witness that in consideration
of forty five acres of land delivered to the said Mr Dorris
by George W Smith the receipt whereof is hereby acknowledged
and by the signing bearing of these presents in witness
that the said Mr Dorris hath by and hold and conveys
unto the said George W Smith all that tract or parcel
of land it being the northwest corner Hooper Creek the
Cir. of lot No eighty nine said land lying and being in
the original fourth district of said County, To have
and to hold the said premises unto the said George
W Smith his heirs administrators and assigns, to them
over proper use benefit and behoof forever in fee simple

Deoijed This Indenture made this the first day of December
 anno Eighteen hundred and Sixty Eight between James P.
 Coleman Sheriff of the County aforesaid of the one
 part and E B McWhorter of the said place of the other part
 witnesseth that whereas said Sheriff did lately seize and lay
 upon the north half of lot of land number Sixty five in the original
 Sixth District of said County containing one hundred and a few
 acres more or less, (notices of said lay having been given to the
 tenants in possession) agreeable to the original Survey as the property
 of Marsh Gedwell by virtue of a writ of fieri facias issued
 from the County Court of said County in favour of Joseph
 Dentell against said Marsh Gedwell and after publicly
 advertising said half lot of land agreeable to law said
 Sheriff did put up and expose the same to sale at public
 outcry on the first Tuesday in December instant at the door
 of the Court House in Preston in said County within the
 legal hours of sale when the said half lot of land was struck
 off to said E B McWhorter at and for the sum of Twenty
 One Dollars, he being the highest bidder last bidder, New
 York and in Consideration of the said sum of Twenty one
 Dollars in hand paid to said Sheriff by him the said
 E B McWhorter at and before the sealing and delivery
 of these presents the receipt whereof hereby acknowledged
 the said Sheriff hath granted bargained and sold, and by him
 presents doth grant bargain sell doth to the Office of
 Sheriff authorizes him to give to the said E B McWhorter
 his heirs and executors all the right title and interest of the
 said Marsh Gedwell in said half lot of land of which
 the said Marsh Gedwell was seized and possessed as
 aforesaid, with all the rights, members and appurtenances
 thereto belonging or in anywise appertaining to his and
 thine own proper use benefit and behoof forever
 In witness whereof the said James P. Coleman Sheriff
 as aforesaid hath hereunto set his hand and affixed his
 seal the day and year above written

Sealed and delivered in presence
 of Wm C Barnes

E B Jordan JAMES P. COLEMAN SHERIFF (L 18)
 Ordinary

Registered 20th March 1869

Plaintiff Off

This Indenture made this the first day of April
one thousand Eight hundred & Ninety nine between James P Coleman Sheriff
of the County and State aforesaid of the one part and John R Handley
of the same place of the other part witnesseth that whereas the said
James P Coleman Sheriff as aforesaid did lately buy and buy
upon a certain tract of land situated lying and lying in the
County aforesaid Marion and distinguished as lot of land number
one hundred and thirty three and fifty acres of lot of land number
one hundred and thirty two, it lying all of said lot east of the
Tallepoosa river and south of the road leading by Nelsons old
Bridge all in the tenth District of said County containing in both tracts
Two hundred and fifty three acres more or less, is the property of
James M Handley Esq^r by virtue Nine Mills of fine Gravies issued from
the Justices Court of the 1/4 District held in favour of Ridgine
& Lucy vs the said James M Handley Esq^r and others and after
publicly advertising the same agreeably to law, did put up
the same at public auction on the first Tuesday in April
Eighteen hundred & sixty seven, at the Court house door at
Cartersville in said County within the legal hours of sale
when said land and appurtenance was knocked off to the
said John R Handley at the sum of two hundred and thirty
five dollars being the highest and best bid who was forced
in consideration of the said sum of two hundred and thirty
five dollars in hand paid to him the said James P Coleman
Sheriff as of one and thirtieth year being and shall and
by these presents doth grant bargain and sell unto the
said John R Handley his heirs and assigns all the right
title and interest of the said James M Handley Esq^r in said
tracts of land of which he was buyer and possessed in
the same with all the rights minuts & appurtenances
thereunto belonging or in anywise appertaining to his and their
own proper use benefit and light.

In witness whereof the said James P Coleman Sheriff as
aforesaid hath countersigned his hand and affixed his seal
the day and year above written & given sealed and
delivered in presence of

B M Lang 3
J B Nathan 3
Ordinary 3

Registerd 1st day of April 1869
Prostifffice City

J P Coleman Sheriff (P)

handed the said premises to the said George R Sims and
 Arthur Hutchinson their heirs and assigns forever in
 fee simple
 We testifying whereof the said Franklin & Summers
 two administrators and their successors administrators
 has hitherto at this house and deals the day and
 year upon written
 R. S. Richards
 R. Burton Jr
 3/31/1869
 3/31/1869

Regoon 30th day of April 1869
 Wm. H. Griffin Esq.

I do now and then present that of Medina
 Medina County, Mayor of Saile County, Administrator on the estate
 of Michael B. Murphy late of the County of Jefferson and state
 of Florida deceased per diens good causes and consideration
 now hereinabove writing have as such administrator of前述
 前述 Constituted and appointed Samuel G. Scammon of the
 County of Medina and State of Georgia my lawful attorney in
 fact for me and in my name as administrator as aforesaid to
 administer for sale according to law to the property of said estate
 and sell at administration sale at public outcry to the highest
 bidder before the Court House or in the County of Carroll
 and State of Georgia within the legal time of sale on the first
 Tuesday in June month of the present year 1869
 the time of sale being left discretionary with my said attorney
 a certain lot of land situated in the Sixth district of the fifth
 section of Saile County of Carroll which said lot of land is
 known and distinguished in the place of said ~~County~~^{district} by the
 number twenty seven containing two hundred two and a
 half acres, and to have and to take all lawful ways and
 means in my name as administrator as aforesaid or otherwise
 that may be found necessary and proper in the execution of this
 power of attorney to sell such land for cash or upon credit
 of twelve months from the day of sale or for one half cash and
 the other half of the price upon a credit of twelve months
 to receive and receipt for the purchase money paid for said
 land and to do all lawful acts and things whatsoever in
 the premises as fully in every respect as I myself might or
 could do now & personally purget at the doing thereof
 upon the date of said land to execute and deliver to the purchaser
 as in my name as administrator as aforesaid a deed to said
 land good and sufficient in law to convey the title or interest

Signed sealed and delivered in presence
of W J Brumley
D B Meade } John Taylor admr (L.S.)
Ordinary by his attorney in fact
Registered as a Deed
10th day of April 1869
Milnifield L.S.

Georgia County This indenture this thirty first day of October
County 3 in the year of our Lord one thousand eight
hundred and fifty nine between Jacob Beachman of this County
and State of one part and John Meadow
W Dent and Morton Meadow partners in trade using the firm
name and style of Meadow Dent & Co of the other part witnesseth
that the said Jacob Beachman for & in consideration of the
sum of one hundred dollars to him in hand paid at &
before the drawing and delivery of these of these presents do
receipt whereof is hereby acknowledged with sealed bargain
laid and conveyed and do by these presents grant bargain sell
and convey unto the said Meadow Dent and Company their
heirs and assigns all that tract of land situate
lying and lying in this County of Carroll and State of Georgia
the same lying the undivided one hundred and forty four quarters
of section number sixteen in Lower Shirley town fifty
N Range twenty two in the same case fifty three acres
more or less

To have and to hold said tract or parcels of land unto them
the said Meadow Dent & Co their heirs and assigns together with
all and singular the rights minerals and appurtenances unto
to the same in any manner belonging to them and their
dees proper in benefit and behoof forever in fee simple
and the said Jacob Beachman for himself his heirs
executors and administrators the said bargained premises unto
the said Meadow Dent & Co their heirs and assigns will
remain and forever defend the right and title thereof
against the world and against the claim of all other
persons whatsoever The witness whereof the said Jacob
Beachman has hereunto set his hand and seal the
day and year above written

Signed sealed and delivered in presence
of W Campbell
Huny Abing Jr } Jacob Beachman (L.S.)

Registerd 10th day of April 1869
Milnifield L.S.

by process from your Honor's Court Plaintiff prays as follows
 1 That the said John Drew & Mr. Drew each be made parties defendant
 to this file & that a writ of seizure be issued by order of your honor
 to prevent the said negro slaves from being removed beyond the jurisdiction
 of your Honor's Court 3 That the said defendant be required
 to make under the rules of your Honor's Court full true & perfect answers to
 make to all & singular the allegations contained in this Bill
 4 That on the final hearing of the case your honor decree to plaintiff ad interim
 from the bonds of matrimony and that she be fully divorced and
 discharged from the same that the custody control care and education
 of the said children be decreed to plaintiff & that the slaves described
 in sd deed marked Ex A be decreed by your Honor to the said custody
 control and management during her natural life for the support
 and maintenance of herself and the support maintenance &
 education of the said children their heirs as provided by said
 deed & that all such other & further relief as the nature & circumstances
 of the case require & as shall seem meet just & equitable
 to your Honor be decreed to her 5 That subpoenas issue requiring
 the sd John Drew & Mr. Drew to appear & answer it according
 to the rules of your Honor's Court

Be I Turnley &
I W Hamsey Complisols

State of Alabama }
 Cherokee County } Personally appeared before me an acting justice
 of the Peace within & for sd County Elizabeth Drew who being duly
 sworn says that the facts stated in the foregoing bill are true
 in substance & in fact sworn & subscribed before me
 August 7th 1857 J Gardner Stone J.P. Elizabeth Drew
 This indenture made the 27th day of Nov (A) in the year of our
 Lord one thousand eight hundred and fifty between Judith Ringer
 of the first part & Mr. Drew trustee of the second part & Eliz Drew wife
 of Jon Drew of the third part all of the County of Cherokee & state of Ala
 and witnesseth that in consideration of the natural love & affection
 which the said Judith Ringer hath & beareth for her daughter the
 sd Eliz Drew and for the further consideration of the sum of one
 dollar in hand paid to the sd Judith Ringer by the said Mr. Drew
 trustee at & before the delivery of these presents the receipt whereof is
 hereby acknowledged she the said Judith Ringer hath given
 granted & confirmed by these presents doth give grant & confirm
 unto the sd trustee Mr. Drew & his assigns in office as trustee a
 foresaid the following described negro slave to wit a negro
 man slave named Green aged about 21 years old one negro slave
 woman named Keen about 26 years old and her five children
 to wit a boy named Green seven years old a boy named
 Allen Six years old a girl named Sarah four years
 old a boy named Wm two years old a girl named Mary
 about two months old to have & to hold the sd

To the register in chancery for the 35th dis report complete my
find entering into bond with security payable to defendant and approved
by you in the sum of fifteen thousand dollars conditioned to pay all damages
the debt may sustain by the wrongful or vexatious actions arising out of the suit your
will issue a writ of seizure according to the prayer of the above bill commanding the
sheriff to take possession of the personal property therein described & hold the
same unless the defendants enter into bond with security in double the property
sued conditioned to have such property forth coming to abide the decree
of this Court Given under my hand this 4th day of Aug 1857

John Foster Chancellor

Endorsed I hereby depature Joseph Reed to serve a copy of the within bill
month) This the 7th day of August 1857 D. C. Webb Sheriff
Executed upon Ely Drew by handing him a copy of the within
This 7th day of Aug 1857 D. C. Webb by his special deputy Jas Reed

State of Alabama } Cherokee County } Know all men by these presents that we Benj. F. Kinger
next friend of Ely Drew David C. Webb & Asa W. Allen & Dennis L. H. Butt are
bond held & firmly bound unto Jas Reed in the sum of fifteen thousand
dollars to the payment of which well & truly to be made we & each of
us bind our selves our heirs our executors & administrators jointly &
severally firmly by these presents Given under our hands & seals this the 6th
day of August 1857 The condition of the above obligation is such that whereas
the above bounder Benj. F. Kinger as next friend of Ely Drew has this day filed
a bill in the Registers office at Centre in said county against the said
Ely Drew praying among other things for a writ of seizure requiring
the Sheriff of said county to seize certain personal property in sd bill of com-
plaint mentioned now if the sd Benj. F. Kinger shall well & truly pay to the
said Jas Reed all such damages as he may sustain by the wrongful or
vexatious actions rising out of sd writ of seizure then this obligation to be void otherwise
of full force & effect signed & sealed before me & by me this day approved
J. R. McSpadden } B. F. Kinger (seal) D. C. Webb (seal)

Hedge }

The State of Alabama } Cherokee County } To any sheriff of the state aforesaid whereas
you filed her original bill in our court of chancery for sd county ag-
ainst John Drew praying among other things for a writ of seizure & whereas
the sd Benjamin F. Kinger has given bond in the sum of fifteen thousand
dollars with three good securities conditioned as the law requires to pay
all such damages to sd John Drew as he may sustain by the wrongful or
vexatious actions rising out of sd writ now by virtue of the authority
given to me by the order of the Chancellor of said court you are
hereby commanded without delay to take unto your possession
the personal property mentioned in sd bill to wit the
following slaves &c or Jeffre a man, & Linda a woman

No

Jno Brown & W^m Dunn } Northern division of the State of Alabama This
 defendant sd Mr Brown in this his separate answer says that it is true complaint to def-
 endant Jno Brown were married at the time & place charged & that
 Complainant has given birth to the children named in her bill that
 Judith Ringer did execute the deed of trust mentioned in Eg in
 complainants bill that he did consent to act as trustee under sd deed This
 defendant admits he has not taken any control of the negroes mentioned in sd deed
 as to reduce them into his possession but says he has taken such control as he believed
 himself authorized to take under the provision of sd deed that is to look after them
 to assist in their management and control so as to be beneficial to the complainant upto
 the time of filing of Complainants bill & This defendant says he has never refused to do or
 perform any duty as trustee as before said which he understands he is in law or equity agreed
 to perform He says the slaves referred to in sd deed of trust mentioned were not present when
 the sd deed was executed they were at the in the possession and under the control of the defen-
 dant Jno Brown that complainant instructed him to let them remain there & he has
 done so by the provision of the sd deed as he understands she had a right to control
 the possession of said slaves & she being entitled to the possession and to enjoy the
 services labor & hire & profits arising any way out of the services or labor of sd
 slaves for her own use first hand & support & for the support and education
 of her children under the provision of sd deed defendant did not believe he had
 right to control sd property as the complainant left Jno Brown & their children were
 living together & the negroes were thus also at work on sd plantation & other
 hidden injurying a support from their labor & services This defendant is aware he
 at all times has been anxious of discharging his duty as trustee of he has failed so discharging
 his duty it has been not an intentional omission He will most chearfully obey the
 direction of this Court if the primum should he continue to hold the office should it be
 the duty of the Chancellor to remove him he will as chearfully submit to his decree & if in
 office he did not desire it was at the solicitation of complainant and her mother
 he consented to it the same solicitation may possibly influence his resignation
 This defendant admits it true that said John Brown did at one time since the making
 of sd deed removed negroes across the line of this State into the state of Georgia but he
 brought them back again of his own accord on the same day or the next day There often
 defendant does not know and does not believe they were carried off for any other purpose other
 than to annoy the complainant and her mother He does not believe the defendant John
 Brown designed to make any attempt to sell them or any of them at that or any subsequent
 time up to the filing of said bill The defendant knows nothing of any understanding
 between his co defendant and the negroes by which were to be run off to parts unknown
 soon as they could pitch out cotton enough to get money to pay expenses nor does he
 know of any intention of his co def to run said negroes to parts unknown at any time
 This defendant is advised and believes that it is not material for him to make further
 answer to the matters and things charged in complainants Bill That the matter and
 things therein contained and not by the defendants answer and refused to on matters
 in which he has no direct responsible connection and as to which no action of this court
 can be brought to charge him and he is advised that no discovery from this defendant
 to said matters is legitimate in the investigation of the facts therein involved
 This defendant therefore disclaims any connection whatever with the slave in difficulty with

when she has herself not only pursued a course calculated to reform occasional outbreaks but has unfortunately and unwillingly it is hoped pursued a line of domestic policy so far as giving away to turbulent temper is concerned will be calculated to balance the most ardent resolution and force a resort to indulgences which less determined are unable to resist defendant also avers that his natural temperance is gentle and kind that he is harmless in his nature whether drunk or sober so far as doing personal violence to any is concerned Although when provoked he is irritable but not unmerciful the right fruition to which he is unfortunately subject and as deeply regrets as deeply regrets the want of that ordinary forbearance on the part of complainant so necessary as well to their mutual happiness as an inducement to defendant to control any unfortunate indulgences in to which he may have fallen & This defendant admits as true that complainant has on some occasion reported from him and gone to his mother and remained until the excitement which stimulated her rashness would wear down when the defendant forgiving in his nature and influenced by the recollection of the affection which old once manifested for him and of the love which united their destinies and by the paternal regard for his offspring which he delights to cherish ever willing to forgive would receive her back to his confidence and protection where mutual condonation for difficulties and injuries past were made in hopes on the defendants part that the experience of the past would serve as inducements for mutual reformation in the future But as it is in these reasonable hopes defendant has been doomed to sad disappointment and it is with feelings of regret and as penitent of sinning further which are charged upon him in complainants bill that he is constrained to complain of a previous refusal on the part of complainant to discharge the duties of a wife defendant avers that from the birth of their last child hitherto she has abandoned his bed and has refused him that averts which a husband has a right to expect and with a pertinacity worthy of a better resolve she has remained insatiable to all his efforts of persuasion demonstrations or promises since the prime origin and cause of many of the troubles of which complainant complains defendant admits it true that complainant has given birth to the children as alleged in 2nd of her bill their names ages and sex are correctly given & defendant denies the allegation contained in 5th and 6th of complainants bill as therein charged & This defendant neither admits or denies the making of a deed of trust conveying to Mr. Duv certain negroes in 8th of complainants bill mentioned to hold in trust for the use of complainants children defendant has been informed that a pretended deed has been made but he has no recollection of having seen read or heard any such deed read to him and the only paper he has any recollection of seeing or hearing read is an exhibit of Complainants Bill purporting to be a copy of a pretended original of any such original deed was made it was not his deed and he denies to said Justice Kinger any right to make said deed and insists that he should not be governed on his rights affected thereby and strict proof of the execution and her authority to make said deed is required This defendant avers that the said negroes Jeffie & Henry were at the time of the execution of said pretended deed if any such was executed and of the filing of said Bill and had been freed before his marriage with complainant his property and they and the other slaves mentioned in said paragraph of said bill were and had been freed the former the

and void in the event the power of the defendant cannot be granted to the extent asked for he ask for such equitable relief as by the facts of the case may be just and right. This defendant admits very well that said William Drew has not taken or exercised any control over said negroes in said pretended deed referred to as trustee. This defendant denies to him that right and claims the sole and exclusive right of control his own property without let or hinderance. This defendant admits it to be true that he has once since the date of the pretended deed of trust set up in complaint bill removed said negroes in said deed mentioned and taken said negroes to Georgia he had a native law full in itself for doing so he did not sell said negroes and made no attempt to sell the same if he had he considers and believes he had a right to do or otherwise dispose of them. He desires plaintiff's right to said property or any interest therein while he lives and is capable of managing said property. He denies having any understanding with said negroes to run them as charged in § 15 of complaint bill defendant denies to complainant Bill assigns as cause of demur to this Bill is multifarious. Misjoinder of parties defendant. Misjoinder of causes of suit. IV. The Bill is inconsistent with itself. & the laws of Equity. Because there is no equity as to John Drew V. Because the complainant does not alledge any property in Jude the Ringer to the negroes referred to in said pretended deed of trust at the time the said pretends to have been made. This defendant having fully answered pays to be hence discharged with his reasonable costs.

Cooper & McConnell solicitors for defendant

Befors me John Proth register in chancery for the 3^d district of the northern chancery division of Alabama came John Drew and being duly sworn say that the facts set forth in the foregoing answers so far as they are stated as of his own knowledge are true and so far as he gives them from information he believes them true. Sworn to and subscribed before me the 20th Oct 1857. John Proth regd John Drew & Wm. Drew & Elizabeth Drew by her next friend B. H. Ringer vs John Drew & Wm. Drew in Chancery Court Ala. The answer of the plaintiff Elizabeth Drew to the cross bill of the defendant Jno. Drew. The said plaintiff saving & reserving therein all rights of exception and objections to the said to cross answer and cross bill of the said defendant bill of John Drew for answer to so much and over parts left filed of said cross bill as she is advised and believes Agt 12th is natural for her to answer unto for answers 1858 says as follows. She admits she has abandoned defendant's bed and board and leaves the home so because of his cruel and inhumane treatment and to save herself from loss of life or great bodily harm and becaus she could not live in peace with said defendant and that she came with her the children for the same reason and because she was advised and believed it was right and her duty to do so and she avers that said defendant has rendered himself by his excessive intemperance and bad conduct unmatchable and incompetent to have charge of said children. She admits that she has taken away from the place where they were residing at the time she left seven common specie dollars, one wash pot, one pair of scissors and one two horse wagon and of small

for such provision was unintentional or complimentary past another
she was determined to amend the prayer to said bill so as to ask for a provision
for said defendant's support and she is advised and believes and therefore
avers that on the Monday the 20th day of October 1857 and before the filing
of any answer by defendant her attorney J. F. Turnly called upon the
register in chambers for the bill in this cause for the purpose of exam-
ining said prayer of said bill and the register informed him the
prayers were not in the office that her attorney then sought her Cooper
the said defendant's solicitor to procure the papers for the purpose of
amending that he was unable to get the papers that her said solicitor
J. F. Turnly informed said Cooper defendant's solicitor of the determination
to amend if such prayer was not already inserted that at the time
no answers were filed that afterwards on the said 20th of October 1857 and
before her said counsel could procure the papers for the purpose of amending
and with a full knowledge of the determination to amend and assurance that
it was an accidental misapprehension that caused the omission in the prayer of the orig-
inal bill the defendant's answer was filed and that afterwards on the same
day her solicitor requested his solicitor to withdraw defendant's answer
and that defendant's counsel refused and that afterwards and on the 5th day
of December 1857 amendments to the prayer to said bill asking that the court
decree a suitable and proper support for said defendant were proposed and
defendant by his counsel filed objections to the allowance of said amendment
although defendant and his attorney well knew that such was the intention
of the original bill as above set forth and compliment submitted whether
it is equitable and right that said defendant should never be heard to
complain that compliment seeks to strip him of a support and turn
him upon the world destitute when he has conspicuously and particularly asked
to allow such prayer to be inserted for his support &c & the land she claims
is described and set forth in her original bill and is known and distinguished
as the east half of the north west fourth of section 19th township nine
range (1) east in the Coosa land district She deems to the defendant cross
bill and assigns as causes of damage (1) There is no equity in this cross bill
(2) The want of proper parties defendant in said cross bill Having fully
answered the prayer to be here discharged with reasonable cost

In I Turnly & J. W. Hunsley sols for comple-
tate of Alabama } Personally came before me John Ruth reg in the for
Cherokee County } said County Elizabeth Drew and made oath that the facts
set forth in the foregoing answer were stated as of her own knowledge
true and when stated on information and belief she believes them true
deponed to and subscribed this 5th April 1858 John Ruth reg sc } Elizabeth J. Drew
State of Alabama } know all men by these presents that we Benjamin H.
Ringer Cherokee County } Ringer next friend of Elizabeth Drew said to meet also
Eric M. Allen and Dennis L. K. Ruth are held and firmly bound unto John
Ruth in the sum of fifteen thousand dollars the payment of
which shall well and truly be made to me and to each of us by ourselves
or his executors appointed and administrators jointly and severally firmly by their punctual discharge

1853

Elizabeth Drew by her next friend B. F. Ringer vs John Drew Non Drew
In Chancery 35th dist Northern Division Complainant presents to amend
the original bill of complaint by adding to the prayer of said Bill
as follows to wit 1st That a suitable reasonable and just possession be
made out of said property all things considered for the support of the said
defendant John Drew during his natural life 2nd That the property that may be
decreed to the support of said John Drew be placed in the hands of a suitable
person as trustee to control the same during the natural life of said John Drew
3rd That the said property set apart for the support of the said John Drew be
decreed to go to the said children of the said John Drew Elizabeth Drew her
be first named and set forth and their heirs at the death of said John Drew
4th That the balance of said property the proceeds and in course thereof be decreed to the said
Elizabeth during her natural life for her use and benefit and to enable her to
maintain provide for and educate the said children at her death the said property to go
to said children and their heirs 5th That the right and title to said property
mentioned in said deed of trust to said original bill attached mentioned &
set forth as trustee be divested out of the said John Drew and he be discharged from
said trust and the right and title to that portion thereof that may be set apart
to the said Elizabeth Drew be vested in her during her natural life and
to the said children and their heirs after her death 6th That the right and title of
that portion of the said property that may be set apart for the use and
support of the said John Drew be vested in such trustee as the court may
appoint during the natural life of the said John Drew and then to the said
children and their heirs forever W. J. Turnley & J. W. Hamsey Sol for Complainant
I acknowledge service of notice of this amendment and now the day written
and consent for the register to pass upon the amendment at any time I being
notified of that time in time to be present Dec 3rd 1847 Thos. B. Cooper Sol for
S. S. That on or about the 22nd day of Sept 1849 the defendant John Drew
executed a bill of sale to Judith Ringer to the slaves for six hundred
dollars or other large sum and a bill of sale to Judith Ringer to Henry and
her four children Green Allen Hanan & William for twelve hundred
dollars or other large sum and that on or about the fifteenth day of Nov
1849 John Drew sold and relinquished to Judith Ringer all his right
title interest and claim in the estate of James Ringer died for the
sum of seven hundred dollars to be paid the first day of Jan 1853 that
that these two bills of sale and deed of relinquishment of John Drew
interest in the estate of James Ringer was to secure Judith Ringer
against loss in paying off the debts of the said John Drew and to cause
the said John Drew to make a just settlement of his above named
slaves on his wife & children and complainant over that Judith Ringer
faithfully carried out said agreement by making the bill referred
to in § 9 of complaints bill referred to as "exhibit A" and to cause
complainant to receive her portion of the estate coming from her father
as her sole and separate estate and property Service of notice
of application for an order allowing this foregoing amendment in action
allowed and the first day required by statute is waived But that
defendant objects to the allowance of the said amendment because

M. J. Tandy J. W. Ramsey & B. F. Kinger & Elizabeth Drew by her next friend John Drew & son Drew v. John H. Kinger & Elizabeth Drew of the 35th district Northern Chancery division of Alabama term 1860. This cause is submitted for decree on the pleadings and agreements of parties which said agreement is ordered to be filed and made part of the in this case it is thereupon ordered adjudged and done that the deed set forth in exhibit A, to complete bill made by John H. Kinger be confined and the property in said deed mentioned be set apart to complainant as her separate estate free from the control of her husband and that the same be delivered to her possession and also the property set forth in complainants bill as her separate estate it is further ordered adjudged and decreed that out of the proceeds of said property two hundred dollars per annum be paid to John Drew by the complainant it is further ordered and decreed that at the death of John Drew the said property shall be equally divided between the children of complainant and John Drew that may then be living and their heirs if they should die leaving any heirs unless complainant should survive defendant John Drew in which event complainant is to retain possession of said property during her life it is further ordered and decreed that complainant bill so far as it seeks a divorce stand dismissed out of this court and also so far the other defendant is concerned it is further ordered and decreed that complainant with friends pay the cost of this suit to be numbered to him out of the property of complainant's hand 1860.

John Foster Chancellor

In Chancery 35th Chancery district of the Northern Chancery division of Alabama I hereby certify that the foregoing paper, from 1 to 39, inclusive are a correct & faithful transcript of the original papers on file & of record in said court which belongs to the cause of Elizabeth Drew by her next friend B. F. Kinger & son Drew & son Drew. Signed this 22nd day of March 1865.

John Pratt Register &c

The State of Alabama }
- Calhoun County } Northern Chancery division & John Foster
Chancellor of the Northern Chancery division of the state of Alabama
certify that John Pratt whose signature appears officially to the
foregoing certificate is and was at the date of said certificate
register and master in chancery for the 35th district in said Northern
Division and that his attestation thereto is in due form
Given under my hand this 30th day of June 1863

John Foster Chancellor
North Div of Ala
J. M. Rose, Clerk

Registered this April 11th 1864

bargain sell and convey unto the said R. L. Sommee his heirs and assigns all that tract or parcel of land situated lying and being in the County aforesaid containing Two Acres(2) more or less lying south of the William Copeland lots and allowing an alley fifteen feet between the two lots thence south to the top known as the Jones lot thence east to the fence inclosing the field east of said lots thence north to the Harting point adjourning the Copeland lot except a square of Twenty five acres in the northeaster corner of the above described lots on which a blacksmith shop now stands to have and to hold said land unto him the said R. L. Sommee his heirs and assigns together with all and singular the rights members and appurtenances thereto the same in any manner belonging to his and their own proper use benefit and behoof forever in esse simple and the said Thomas Sommee for himself his heirs executors and administrators the said bargained premises unto the said R. L. Sommee his heirs and assigns will warrant and forever defend the right and title thereto against themselves and against the claims of all other persons whatsoever I, in witness whereof the said Thomas Sommee hath hereunto set his hand and affixed his seal the day and year above written signed sealed and delivered in presence of John Coston
 Registered May the 2nd 1864 179 Ward 126

Georgia This indenture made this the twenty fourth day of March of the year eighteen hundred and sixty four between W. Johnson of the County & State aforesaid of the one part and Robert Sommee of the County of Carroll State aforesaid of the other part witnesseth that the said Johnson for and in consideration of the sum of two hundred dollars \$200 or in hand paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained and sold and by these presents doth grant & bargain & sell and convey unto Robert Sommee his heirs and assigns all that tract or parcel of land situated lying and being in the ninth district (9) of Carroll County being a part of lot No one hundred & forty (140) bounded as follows commencing at a point knot corner on the Columbus road as it runs by where S. G. Upchurch now lives & running North west seventy seven and a half yards thence west十五(15) rods thence fifty seven and a half yards south to the line of lot No one hundred & forty three thence one

Signed sealed and delivered in presence of

C. A. M. Flaxton Esq.

The State of Texas This day personally appeared before
 County of Washington one of the Hases Clerk of the County
 Court of Washington County and State of Texas A. M. Flax-
 ton who acknowledges that he signed sealed and delivered
 the foregoing deed or instrument of writing hereto attached
 during date the 21st day of December A.D. 1857 for
 the purposes uses and consideration herein expressed
 and that the same is his act and deed after C. A. M. Flaxton
 Clerk and the seal of the County Court of Washington
 County and State of Texas at office in the town of
 Brenham in said County this thirteenth day of February A.D. 1857
 C. A. M. Flaxton C. A. M. Flaxton
 Registered this 4th May 1864 John H. Ward, Esq.

Georgia This indenture made this the thirteenth day
 barrel twenty nine of November in the year of our Lord 1855
 between Elizabeth Flaxton of the one part and of
 Johnson Roth of the State of Georgia of the other part
 witnesseth that the said Elizabeth Flaxton granted
 in consideration of the sum of five hundred dollars, to me in
 hand paid the receipt whereof is hereby acknowledged both
 borgaines and sold and conveyed and by these presents doth
 grant borgaine sell and convey unto the said A. G. Ward his heirs
 and executors one half of all that undivided tract or parcel
 of Land situate & lying in the District of the County
 of Carroll and State of Georgia known and distinguished
 by the No 1501 fifty Century two hundred two and oh half acre to
 more or less to have and to hold one undivided half of
 said tract or parcel of Land it being the east half of a
 tract him the said A. G. Ward his heirs and executors
 together with all and singular the rights members
 and appertaining to the same in in any manner belonging
 to him and them own proper use benefit and behoof
 forever in full simple

In Testimony whereof I have set my hand
 and that you both hereunto set your hands and affixed
 her last the day and year above written
 Signed sealed and delivered in the presence of
 M. J. Darby
 R. Pittet S. P.

Elizabeth Flaxton

Registered this May 4th 1864 John H. Ward Clerk

Obediah White his heirs and assigns, together with
all and singular the rights, members and appendencies
thereof, to the same in any manner belonging to his and their
own proper use, benefit and behoof forever in fee simple
And the said Richard E. Thurman for himself his heirs ex-
ecutors and administrators, the said bargained premises, unto the
said Obediah White his heirs and assigns, will warrant and forever
defend the right and title thereof against themselves and against
the claim of all other persons whatever in witness whereof the
said R. E. Thurman hath hereunto set his hand and seal this day and
year above written signed sealed and delivered in presence of

A. D. Geter & R. E. Thurman Esq.

John Boston Registered this 14th day of May 1864 John Wood Clark
State of Georgia Personally appeared before the undersigned
Floyd County (acting Justice of the Inferior Court) and
for said County on S. M. Geter one of the subscribing witnesses
to the within deed and after being duly sworn saith on oath that
he saw R. E. Thurman maker of said deed sign said deed and
likewise the same to Obediah White and that he also saw John
Boston the other subscriber witness sign his name as witness
to the same and that he the said S. M. Geter did witness his name
as witness to the same sworn to and subscribed before me
this 14th day of May 1864 S. M. Geter

R. Shelton, J. P. C. Registered this day 14th 1864 John Wood Clark

State of Georgia This sixteenth day of
January in the year eighteen hundred and six thousand
between Thomas Woods of the County of Carroll the first party
and Lucy Florence daughter of the said Thomas Woods of the County
of Carroll and said State of the other party witnesseth that
the said Thomas Woods for and in consideration of the mutual
love and affection which he has and bears to his said
daughter Lucy Florence hath given granted and conveyed
and doth by these presents give grant and convey unto the said
Lucy Florence and her Heirs certain negro to
name Henry 21 years old to have and to hold the said Negro
unto her the said Lucy Florence and the heirs of them both together
with all and singular the rights and titles to the said negro including
but belonging to her and their own proper use and benefit
and behoof forever in fee simple

Witnesses to hereto the said Thomas Woods
 hath here unto set his hand and affixed his seal the
day and year above written Signed sealed and delivered in
presence of

Thomas Woods

J. B. Williams Esq. Registered this 14th day of May 1864 John Wood Clark

and being in the Eleventh District of the County of Carroll
 Known and distinguished in the plan of said said District
 by Number Twenty nine (29) in being the North half of said Lot
 Containing one hundred and one fourth acres more or less with
 with all the rights members and appertinences thereunto
 belonging to have and to hold the aforesaid half lot
 of Land unto them the said Rebecca Baughman her heirs
 and assigns together with all the rights members and appertin-
 ences to the said lot of land in any wise belonging to
 her own and their proper use benefit and behoof forever in
 fee simple and the said James H Baughman for himself his heirs
 executors and administrators the said bargained premises together
 with all the rights title and possession thereof unto the said
 Rebecca Baughman her heirs and assigns will warrant and
 forever defend the right and title thereof against them
 selves and against the claim of all other persons whatever

In testimony whereof the said James H Baughman hath
 hereunto set his hand and affixed his seal the day and year
 above written Signed sealed and delivered in the presence of -

Lemuel O. Baughman

Elisha Yeager

James H Baughman *[Signature]*

State of Georgia Personally come before me the undersigned one of
 Carroll County & the Justices of the Peace in and for said County
 Elisha Yeager who being duly sworn deposeth and saith that
 he saw James H Baughman sign seal and deliver the within
 deed for the purpose therein mentioned that defendant subscribed
 the same as witness in the presence of Lemuel O. Baughman and
 saw him do so like wise swear to and subscribe before me this
 April 7th 1864 J. M. Walker J.P.

Elisha Yeager

Registered This May 21st 1864 John H. Ward Clerk

Georgia I know all men by these presents
 Carroll County that Elisha Wildman for and
 in consideration of the good will toward and affec-
 tion I have and bear to my beloved daughter
 Gertrude A. Wildman now the wife of Samuel O. Yeager
 I do hereby give bequeath grant and convey unto
 her my said Daughter during her natural life
 her my said Daughter during her natural life
 time free from the control of said Husband or any
 future Husband she possibly may have during
 her natural life time ascertain trees or parcels
 of land in being a certain portion of lot known
 by Survey as Number one hundred and twenty
 four (24) in the sixth District (6) of Carroll
 County said portion shall be divided equally
 to my said Daughter bounded as follows

person or persons what comes in testimony whereof, said John T. Barnwell hath hereunto set his hand
and seal the day & year above written delivered in presence
of us W.G. Annor

W D Roberson J.P.

John T. Barnwell

Registered this day 31st 1864 John H. Wood

State of Georgia } This Indenture made this Fourth day
Carroll County of January A.D. Eighteen hundred & Sixty
between Uriah Sparks of the County of Talladega & State of
Alabama of the first part & John T. Barnwell of the second
part of the County & State above written witnesseth
that whereas the said party of the first part for and in
consideration of the sum of eight hundred dollars
to him in hand paid by the said John T. Barnwell
the receipt whereof is hereby acknowledged hath this day
date above written bargained and sold and by these
present doth bargain sell enfeoff and convey unto
said John T. Barnwell his heirs and assigns forever
a certain tract or parcell of land known & distinguished
as lot No. (166) one hundred and sixty six in the original
Third district (3) of Carroll County being in tract
containing (70) one hundred and seven acres to be more
or less to have and to hold to the said John T. Barnwell
his heirs and assigns together with all the rights privi-
leges and appurtenances there unto belonging or in
any wise pertaining forever in fee simple and the
whole Sparks for himself his heirs executors and admin-
istrators do and by these presents forever warrant and
defend the title from himself his heirs and from all and
ever persons or persons whatever contesting whence
the said Uriah Sparks hath hereunto set his hand and
seal the day and year above written signed sealed and delivered
in presence of these witness

James Backus

Uriah Sparks (L.B.)

Wm. W. Wood J.P. Registered this day 31st 1864. John H. Wood

Georgia } This Indenture Made and Entered in the
Carroll County } This Twelfth day of October A.D. one thousand
and Eight Hundred and Sixty three between, Thomas Bonner
Administrator of the Estate of Mr. S. Bonner deceased of the one part
and James C.R. Wood of the other part all of the said County and
State aforesaid witnesseth that agreeable to a Condoned
and Executed by said Deceased to perfect good and sufficient
title to John A. Tempsey for two thirds of the same

person or persons who awoke in testimony whereof,
said John T. Barnwell hath hereunto set his hand
and seal the day & year above written delivered in presence
of us W.G. Ambr.

W.B. Roberson J.P.

John T. Barnwell

Registered this day 31st 1864 John H. Winslow

State of Georgia & This Ondenture made This fourth day
Carroll County, of January A.D. Eighteen hundred & Sixty
between Uriah Sparks of the County of Talladega & State of
Alabama of the first part & John T. Barnwell of the second
part of the County & State above written witnesseth
that whereas the said party of the first part for and in
consideration of the sum of eight hundred dollars
to him in hand paid by the said John T. Barnwell
the receipt whereof is hereby acknowledged hath this day
date above written bargained and sold and by these
present's doth bargain sell enfeoff and convey unto
said John T. Barnwell his heirs and assigns forever
a certain tract or parcell of land known & distinguished
as lot No. (44) one hundred and sixty six in the Orange
Hill district (3) of Carroll County being in tract
containing (70) one hundred and seven acres to be more
or less to have and to hold to the said John T. Barnwell
his heirs and assigns together with all the rights privi-
leges and appertainances there unto belonging or in
any wise pertaining forever in fee simple and the
said Sparks for himself his heirs executors and admin-
istrators do and by these presents forever warrant and
defend the title from himself his heirs and from all and
ever persons or persons whatever. Entitling whereof
the said Uriah Sparks hath hereunto set his hand and
seal the day and year above written sig ned sealed and delivered
in presence of these witness es

James Backus

Uriah Sparks (L.B.)

Wm. W. Wood J.P. Registered this day 31st 1864. John H. Winslow

Georgia { This Ondenture made and Entered in to
Carroll County This Twelfth day of October A.D. one thous-
and Eight-Hundred and Sixty three between, Thomas Bonner
Administrator of the Estate of Mr. S. Bonner deceased of the one part
and James O.R. Wood of the other part all of the said County and
State aforesaid witnesseth that agreeable to a bond made
and Executed by said deceased to perfect good and peaceful
Title to John A. Tempsey for two thirds of the undivided

Intestimony or witness whereof I have

set my hand and seal day and date first written

John H. Wood

J. A. Dempsey Esq.

Henry Hobury J.P.

Registered This Jan 5th 1864, John H. Wood, Clerk

Georgia This indenture made and entered into this fifth day of March
Carroll County 1863, between B. Long of the one part and John
A. Dempsey of the other part both of said County & State of Tennessee
that the said Long for and in consideration of the sum of one
hundred Dollars to him in hand paid at and before the sealing
& delivery of these presents the receipt whereof is hereby acknowl-
edged hath granted bargained sold & conveyed and by these pres-
ents grants bargains sells and conveys unto the said Dempsey his heirs
and assigns the undivided one third of lot of Land number Twenty-
two (22) in the tenth (10) district of Carroll County Georgia containing
sixty seven & $\frac{1}{4}$ acres more or less together with all and singular the eight
members & appurtenances thereunto belonging And the said Long the
said bargained premises unto the said Dempsey his heirs and assigns will
warrant and forever defend the right & title from the claim of all & every
other person or persons whatever In witness whereof the said Long has
hereunto set his hand and affixed his seal the day & year above written
signed sealed and delivered in presents

B. M. Long, Esq.

Henry Hobury J.P. Registered This Jan 5th 1864 John H. Wood, Clerk

Georgia This indenture made and entered into this 18 day of
Carroll County Jan (1861) Eighteen hundred and sixty one between
Abelorn Adams of the one part and W. S. West of the other part
witnesseth that the said Abelorn Adams for and in consideration
of the sum of (\$200) two hundred dollars to him in hand paid
the receipt whereof is hereby acknowledged hath granted barga-
ined sold & conveyed and doth by these presents grant bargainsell
& convey unto him the said W. S. West his heirs and assigns all
of that tract or parcel of land situated lying and being in eighth
dis. (6) of said County of Carroll known in the plan of said
district as the west portion of lot (No 115) one hundred and fifteen
containing (82) eighty two acres more or less the division line
of said lot to run as follows commencing at the south line
(76) Seventy six rods from the south west corner running north
(59) rods then west (47) rods then north (1) the original line (71)
rods from the Northwest corner to have and to hold the
said bargained premises unto him the said W. S. West
his heirs & assigns forever in fee simple and the
said Abelorn Adams for himself his heirs and assigns
will warrant and forever defend the title thereof against

Georgia This indenture made the eighth day of
 Carroll County March in the year of our Lord one thousand
 eight hundred and sixty four (1864) between W. S. Germany
 of the State Georgia and County and County of Carroll
 of the one part and E. C. Earnerst of the State and County
 aforesaid of Germany for and in consideration of the sum
 of Ninety Hundred and Seventy five Dollars to him in hand
 paid at and before the sealing and delivery of these presents thereby
 whereof is hereby acknowledged hath granted bargained sold and
 conveyed and doth by these presents grant bargain sell and
 convey unto the said E. C. Earnerst his heirs and assigns all that
 tract or parcel of land situate lying and being in the district
 of the County aforesaid nearly eight and three quarters acre
 off of the east end of Lot No Three hundred and twenty six (326) to
 have and to hold said tract or parcel of land unto him the said
 E. C. Earnerst his heirs and assigns together with all and
 singular the rights members and appurtenances there of to
 the same in any manner belonging to his and their own proper
 use benefit and behoof forever in full simple and the said
 W. S. Germany for himself his heirs executors and administrato-
 rors the said premises unto the said E. C. Earnerst his heirs and
 assigns will warrant and defend the right and title thereto
 against themselves and against the claim of all others whom
 whatsoever in witness whereof the said W. S. Germany hath
 hereunto set his hand and seal the day and year above
 written signed sealed and delivered in the presence
 of D. J. G. Scogin

W. S. Germany P. D.

E. J. Evans
 unclesigned an acting Justice of the Peace D. J. G.
 Scogin who being sworn deponeth and says that he
 saw W. S. Germany sign the above deed and that he saw
 E. J. Evans sign as a witness sworn to and subscribed before
 me this May 10th 1864

D. J. G. Scogin
 Chester, Georgia
 Registered June 5th 1864 for W. S. Germany

Georgia This indenture made and entered into between
 Carroll County - men Robert and Peter Adams of said County
 and Harry L. Gray of the same place witnesseth that the said
 Robert and Peter Adams hath this day bargained sold and
 conveyed unto the said Harry L. Gray all of that piece or parcel
 of land - being and lying in the County of Carroll and (K.)
 District known by plot and Survey Number two hun-
 dred and fifty (250) it being fifty acres the North West corner
 of said land for an consideration of the sum of One
 hundred Eighty Seven dollars and fifty cents in hand

and delivery of these presents the receipt whereof is hereby acknowledged that he granted bargained sold and conveyed and doth by these presents grant bargain sell and convey unto the said Solomon H Williams his heirs and assigns all that tract or parcel of Land situate lying and being in the County of Carroll in the fifth District⁽⁵⁾ Known by the number one hundred and thirty two 132 of said County Containing Two hundred and two and a half acres more or less to have and to hold said tract or parcel of land unto him the said Solomon H Williams his heirs and assigns to gather with all and sing along the rights members and appurtenances thereof to the same in any manner belonging to his and their own proper use benefit and behoof for ever in full and the said William H Crockett for himself his heirs executors and administrators the said bargained premises unto the said Solomon H Williams his heirs and assigns with warrant and forever defend the rights and title thereof against themselves and against the claim of all other persons whatever in witness whereof the said William H Crockett hath hereunto set his hand and affixed his seal the day and year above written signed sealed and delivered in the presents of

Wm Crockett (S)

Joseph Jackson Jr

James B Williams Registered this July 5th 1864 John H Wood Clerk

Georgia & This indenture made the 31st day of March in the County of Carroll year of our Lord one thousand eight hundred and sixty four between Wm H Harper of the State of Georgia and County of Carroll of the one part and Jackson Gregay of the State aforesaid and County of Carroll of the other part, Witnesseth That - The said Wm H Harper for and in consideration of the sum of two thousand (\$2000) Dollars to him in hand paid at and before the sealing and delivery of these presents the Receipt whereof is hereby acknowledged that he granted, bargained, sold and conveyed and doth by these presents grant, bargain, sell and convey unto the said Jackson Gregay his heirs and assigns all that tract or parcel of land situated lying and being in the tenth (10th) District County of Carroll a state aforesaid known as lot No one hundred & eighteen (189) containing two hundred two and a half (202 1/2) Acres, more or less To have and to hold said tract or parcel of land unto him the said Jackson Gregay his heirs and assigns together with all and singular the rights members and appurtenances thereof to the same in any manner belonging to his and their own proper use benefit and behoof forever in full and the said Wm H Harper for himself his heirs executors and administrators the said bargained premises unto the said Jackson Gregay his heirs and assigns will warrant and forever defend the right & title thereto against all men and against the claim of all other persons whatever in witness whereof the said Wm H Harper hath hereunto set his hand and seal, (Signed over the Seal)

is hereby acknowledged hath granted bargained sold and conveyed and doth by these presents grant bargain sell and convey unto the said Jacob Dougherty his heirs and assigns all that tract or parcel of land situated lying and being in the 9th District of Carroll Co Ga on the East half of Lot No 10 (100) one hundred and sixty four containing one hundred one and a half acres more or less to have and to hold said tract or parcel of Land unto him the said Jacob Dougherty his heirs and assigns together with all and singular the rights members and appurtenances therof to the same in any manner belonging to his and their own proper use benefit and behoof forever in fee simple and the said W. W. Diver for himself his heirs executors and administrators the said bargained premises unto the said Jacob Dougherty his heirs and assigns will warrant and forever defend the right and title therof against themselves and against the claim of all other persons whatsoever & witness whereof the said W. W. Diver hath hereunto set his hand and seal the day and year above written signed sealed and delivered in the presence of
 John Rodham. *J. W. Diver*
Eli Benson J. J. C Reg is dated this July 27th A.D. 1844 J. H. Wood Clerk

State of Georgia & This indenture made this twenty fourth day of Carroll County of Aug 1st in the year of our Lord one thousand Eight hundred and forty four between Robert S. Tomme of the first part and James Mc Cleaves both of the State & County of said witnesseth that the said R S Tomme for and in consideration of the sum of Twenty five hundred Dollars to him in hand paid and before the sealing and delivery of these presentes the receipt whereof is hereby acknowledged hath granted bargained sold and conveyed and doth by these presents the grantor bargain sell and convey unto the said J Mc Cleaves his heirs and assigns all that tract or parcel of Land situated lying and being in the ninth District of Carroll County being a part of Lot No one hundred forty (140) bounded as follows commencing at the corner of Grangers Smith lot and runs East to the line of Thomas Loolespos land thence North to the Alley adjoining the Wm Copeland Lot thence West to the tree thence back to said Smiths lot except a square in the Northwest corner of Seventy five steps on which to all Blucks mill stop now stands to have and to hold said parcel of Land unto the said James Mc Cleaves his heirs and assigns together with all & singular the rights members and appurtenances therof to the same in any way belonging to his own proper use benefit and behoof for ever in fee simple and the said Tomme for himself his heirs Executors and Administrators the said bargained premises unto the said Cleaves his heirs & assigns will warrant and forever defend the right and title therof.

Georgia This Indenture made and entered into this Four
 Carroll County } day of August in the year of our Lord one thousand
 Eight Hundred and Sixty Three Between Catherine Mabry Executrix of
 the last will and Testament of Charles Mabry Deed at private Seal
 of the one part and Richard Alford of the other part both of the
 County and State aforesaid witnesseth that the said Catherine
 Mabry Executrix as aforesaid for and in consideration of a
 sum of Four Hundred Dollars to her in hand paid at and before
 the sealing and delivery of these presents the receipt whereof is here
 by acknowledged hath granted bargained sold and conveyed
 and does by these presents grant bargain sell and convey unto
 the said Richard Alford his Heirs and Assigns all that Tract or parcel
 of Land situate lying and being in the 11th dist^r of Carroll County
 it being forty acres more or less on the South east corner of Section
 two hundred and twenty five (225) 11th District Carroll with all the
 rights members and appurtenances to said parcel of Land in any
 way pertaining or belonging to have and to hold the said parcel
 of Land unto him the said Richard Alford his Heirs Executrix
 Administratrix and assigns forever in fee simple, and of the
 said Catherine Mabry Executrix as aforesaid the rights and
 of said parcel of Land will forever warrant and defend against
 herself and against to the claim of all other persons what so ever
 lawfully claiming the same In testimony whereof the said
 Catherine Mabry Executrix as aforesaid hath here unto set her
 hand and affixed her seal the day and year first written
 signed in presence of {

John H. Word
 A. Schlimm J. S. C.

Catherine Mabry Executrix

Registered this November 5th 1864

John H. Word Clerk

Georgia
 Carroll County }

This indenture made the 24th
 day of October in the year of our Lord One thousand
 Eight hundred and Sixty four between Eli Benson
 of the State of Georgia and County of Carroll
 of the one part and Isaac J. Barr of the State
 aforesaid and County of Carroll of the other part
 witnesseth that the said Eli Benson for and
 in consideration of the sum of One hundred
 and Thirty Three Dollars to him in hand
 paid at and before the sealing and delivery
 of the presents the receipt whereof is hereunto
 acknowledged hath granted bargained sold

To have and to hold said tract of Land unto Pendleton Watson his heirs and assigns together with all and singular the rights members and appurtenances thereto to the same in any manner belonging to his and their own proper use benefit and behoof forever in fee simple And the said Thos Bonner Jr for himself his heirs executors and administrators the said bargained premises unto the said Pendleton Watson his heirs and assigns will warrant and forever defend the right and title thereto against themselves and against the claim of all other persons whatsoever In witness whereof the said Thos Bonner Administrator on the estate of S W Bonner deceased hath hereunto set his hand and seal the day and year above written signed sealed and delivered in presence of

John T. Meadow

J. S. Garrison J. P.

Thos Bonner Administrator
on the Estate of S. W. Bonner Deceased

Georgia

This Ondenture made the fifth day of January in the Carroll County year of our Lord eighteen hundred and sixty four between Ezra Johnston of said State and County of Pike Administrator deceased now with the will annexed of the estate of James Gordon late of said State and County of Pike deceased, of this one part, and John S. Watson of the same State and County of Carroll of the other part witnesseth that whereas, by virtue of an order granted by the court of Ordinary of said County on the Ezra Johnston Administrator to Ezra Johnston belong to said estate situate, lying to sell the south half of Number two hundred and five and the west half of Number two hundred and four in the fifth District of said County Carroll containing two hundred acres more or less and after being duly advertised in conformity to the law, the same was put upon and exposed to public sale, to the highest bidder; at the door of the Court House of said County of Carroll; within the legal hours of sale on the first Tuesday of January, by the said Ezra Johnston Administrator as aforesaid where the same was knocked off to the said John S. Watson, at the price or sum of Fifteen hundred and ninety five dollars and no cents the being the highest bidder now, for and in consideration of the said sum of fifteen hundred & ninety five Dollars in hand paid to Ezra Johnston the said Administrator, by him the said John S. Watson at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged by the said Ezra Johnston Administrator as aforesaid has granted, bargained and sold and by these presents to grant, bargain and sell unto him the said John S. Watson the before named and bargained land with all the appurtenances thereunto belonging or in any wise appertaining unto him the said John S. Watson his heirs and assigns to his and their own proper use, benefit and behoof forever in fee simple And the said Administrator as aforesaid,

To have and to hold to gether with all and singular the Tenement
improvements & appurtenances and all the Estate Little & Inters
of the said J. B. McDaniel Therein and the said J. B. McDaniel
doth hereby Covenant & agree with the said Augustus Pitts
that at the time of the delivery hereof the said J. B. McDaniel
is the lawful owner of the Premises above granted & signe
thereof in fee simple absolute and that he will warrant &
defend the above granted premises in a quiete and peaceable
possession of the said Augustus Pitts his and assigns
forever In testimony whereof I have hereunto set my hand
and seal this the day and date above written signed sealed
in the presents of

James H Johnson
Henry Estbury, J.P.

J. B. McDaniels
Registered This November 3rd 1864

John H. Wood Clerk

Georgia

Carroll County This Document made and Entered into this second
Day of January Eighteen Hundred and Sixty between Samuel C White
of the one part and H. A. White of the other Part both of the County & State
aforesaid to witness that the Samuel C White for me in Consideration
& the sum of one Thousand Dollars to him in hand paid by H. A. White
the Receipt of which is hereby acknowledged hath granted bargained sold
& by these presents Grant Bargain sell & Convey unto him the said H. A.
White his heirs and assigns all that Tract or parcel of Land lying in the
Sixth Dist of Original Carroll County & State aforesaid Crown &
Distinguished in the Plan of said Dist by the one hundred & two or containing
Two hundred acres & a half acres (202 1/2) more or less to him the said H. A. White
his heirs & assigns & the said Samuel C White will ever warrant the
right & title thereof together with all and singular the right members
& appurtenances thereto Except the half of the gold interest to the
same to have & to hold the same to him his heirs & assigns
Except a life Time Interest in the houses & so much of the land
land nearest to the houses where & now I during my life &
my Wifes life & at our death the said H. A. White is to have full
quiet & peaceable possession of all that appertaining Belonging
to said lot of land in testimony whereof I have hereunto
set my hand and seal the Day and year aforesaid written
Signed sealed in the presents of

G. M. Fielder

Thos. M. Hamilton, J.P.

S. L. White

Registered This December 9th 1864
John H. Wood Clerk

Their own proper use, benefit and behoof for ever in Fee Simple; and the said John T. Meador for him self, his heirs Executors and Administrators, the said bargained premises unto the said Wiley W. Sonett his heirs and assigns, will warrant and for ever defend the right and title thereof against them selves and against the Claim of all other persons whatever. In witness Whereof the said John T. Meador hath hereunto set his hand and seal the day and year above written. Signed Sealed and Delivered

in presence of

B. D. Thomasson

Henry Asbury S. P. registered Dec 15 1864 John T. Meador
624

State of Georgia } This Indenture made this the thirteenth day of
Carroll County Columbus in the year one thousand eight hundred
and Sixty four }

all that tract or lot of land lying and being in the ninth District of Ham
 County known as Lot No forty seven (47) containing two hundred two & a half
 acres more or less to have and to hold said premises with all and
 singular the rights minerals and appurtenances thereto belonging to their
 own proper use benefit and behoof for ever in full & plumb from the
 said E. F. Cole his heirs and assigns and I the said J. McColle will make
 and forever defend the rights and titles of said premises from, from the
 claims of myself my heirs and assigns and from all other persons
 unto the said E. F. Cole his heirs and assigns forever in full & plumb
 for Testimony Whereof I the said J. McColle have hereunto set my
 hand and seal the day and year above written
 Signed sealed and delivered in the presence of
 R. S. Johnson
 John Miles Jr.

J. McColle (S)

Registered this 3rd of July 1865
 John W. Wood, Clerk

Georgia Carroll County This Indenture made this the Eleventh day
 of August in the year of our Lord one Thousand Eight Hundred and
 Sixty three between Thos M Kelly of the County and state of Georgia
 of the one part and E. F. Cole of Carroll County of the other part witnesseth
 that the said Thos M Kelly for and in consideration of the sum of
 three hundred Dollars to him in hand paid at and before the signing &
 sealing and delivery of these presents the receipt whereof he doth acknowledge
 hath granted bargained sold and conveyed and does by these presents quit claim
 sell and convey unto the said E. F. Cole his heirs and assigns all that tract or
 parcel of Land situate lying and being in the County of Carroll & State of Georgia
 known and described as Lot No sixty four (64) in the (8) ninth District of said
 County containing two hundred two and a half acres more or less To have &
 to hold said tract or parcel of Land unto him the said E. F. Cole
 his heirs and assigns together with all and singular the rights
 minerals & appurtenances thereto to the same in any manner
 belonging to him and there over proper use benefits and behoof premium
 in full & plumb And the said Thos M Kelly for him of his heirs
 executors and administrators to the said bargained premises unto the said
 E. F. Cole his heirs and assigns will make and forever defend
 the right and title thereto against themselves and against the
 claim of no other person whatever In Testimony whereof
 the said Thos M Kelly has set his hand and seal the day
 and year above written

Signed sealed and delivered in the presence of

J. McColle

John W. Wood

Thos M Kelly (S)

August 3rd 1865

John W. Wood Esq.

Said George W and John C. Hennick for the use benefit and advantage
in South for said Rebecca Hennick for her lifetime Except from the
said amounts or balances of the said Hennick balance for her sole and
separate use and is here agreed to be by her at any time required by Will
or Reward all such settlement of said Money & was reside in said County of
Carroll continuing to a very near ex-^{cep} - tional large number of people from the
settlement of Carroll County containing 2000 two thousand acres more or less
With all the rights incident thereto and opportunities to live thereon, Land being
a in acre wood opportunity and also three negro Slaves to wit one
Negro Woman by the name of Ann, about thirty years old having also
about six years old and Alice a girl about three years old together
With all my Stock in horses cattle and Hogs, all my household &
other furniture now and to hold the same as the Property herein above
the said George W & John C. Hennick as I trust you said Rebecca
Hennick as above specified given to him the like balance or balance
of the said Hennick Hennick his wife thereof in said Hennick
Hennick with demands set forth herein and the day and year
by an witness

executed and delivered in }
in presence of, us.

Marie Hennick P.
H. W. Pitt

J. Chambers J. L.

Witnessed this March 31 1865
Dated 16 March 1865.

Georgia

This indenture made the thirty first day
of March in the year of our Lord one thousand
eight hundred and sixty four between A. H. Cooks of the state
of Georgia and county of Carroll of the one part, and Delilah Morgan
of the state of Georgia of the other part witnesseth, that the said A. H. Cooks for and in con-
sideration of the sum of three hundred & forty nine dollars to
him in hand paid, at and before the sealing and delivery of these
present the Receipt whereof is hereby acknowledged hath granted
bargained sold and conveyed and doth by these presents grant George
H. Cooks and assigns all that tract or parcel of land situated
in and being in the 4th District of said County being the
North half of lot of land No 1 in the said 4th District of
Carroll to have and to hold said tract or parcel of land
unto him the said Delilah Sarah Ann Morgan his heirs
and assigns together with all and singular the rights members
and appurtenances there from to the same in any manner
belonging to his and their own proper use benefit and behoof
forever in fee simple and the said A. H. Cooks or himself
his heirs executors and administrators the said bargainer
promises unto the said Delilah Sarah Ann Morgan
his heirs and assigns will warrant and forever defend
the right and title thereof against themselves and
against the claim of all other persons whatsoever
witness whereof the said A. H. Cooks hath here-
unto set his hand and seal the 2^d and year above
written signe sealed and delivered in presence
of James Cook

Young & Dabney Attorneys

A. H. Cooks (15)

Signed Sealed and Delivered by A. H. Cooks

St. Louis April 2nd 1865 for the Handwriting

Carroll County This indenture made and entered
into this the twenty day of March eighteen Hundred &
sixty four between Thomas J. Thomas of the said State
and County of DeKalb on the part and sound Thomas of the
other part of the State and County aforesaid
doth witness that for and in consideration of the sum
of 150 dollars in hand paid the receipt whereof
is hereby acknowledged hath granted bargained
sold and conveyed unto the said John J. Thomas
his heirs and assigns a certain parcel of land
in or near the center of lot 1 (No 1) forty eight in
the 4th District of Carroll County being next
to and adjacent to the said Delilah as aforesaid commencing at the

Georgia Carroll County, this fourteenth day of the fourteenth

day of May in the year of our Lord one thousand eight hundred & fifty seven between John B. Wick of the state of Georgia and the County of the one part and Robert J. McCurdy and Samuel C. Muller of the said town and County of Carroll of the other parts witnesseth that the said John B. Wick for and in consideration of nine hundred Dollars to him in hand paid at and before the sealing and delivery of these premises, the Receipt whereof is hereby acknowledged, hath granted bargained sold and convey and doth by these presents grant bargain sell and convey unto the said Robert J. McCurdy and Samuel C. Muller their heirs and assigns all that tract or parcel of Land situated lying and being in the sixth District of said County of Carroll and bounded as the same goes and being part of Lot No. two hundred and twenty two (222) in the sixth District of said County containing six acres of Land including the same garden, fruit trees, shrub roses and bosques, as one act in the said to the said Robert J. McCurdy conveying said parcel of Land to said Wick made the tract or tract to say of same in the year eighteen hundred and fifty eight A.D. Executed the undersigned witness as attorney acknowledged said Wick in his said to said McCurdy from the whole of said lot of Land to have and to hold said Land in parcel of land unto them the said Robert J. McCurdy and Samuel C. Muller their heirs and assigns together with all and singular the rights, members and appurtenances therof to the same in any manner belonging to his and their now proper use and behoof forever as far as the said John B. Wick for himself his heirs executors and administrators, to the said bargaining premises unto the said Robert J. McCurdy and Samuel Muller their heirs and assigns. Will forever warrant and defend the aforesaid title thereof against themselves and against the claims of all other persons whatsoever. In witness whereof the said B. Wick hath hereunto set his hand and Seal the day and year above written and signed sealed and delivered in

the presence of
Helen B. Wick
and John H. Ward Clerk

John B. Wick

Registered this 28th April 1865
John H. Ward Clerk

John B. Harbow to John Jones
In Carroll County,

This Indenture made this, the 32nd day of August 1864, between John B. Harbow of the County of Carroll, of the one part, and John Jones of the County of Chattooga and State of Georgia, of the other party witnesseth that the said John B. Harbow, for and in consideration of the sum of five thousand dollars, (\$5000) to him paid by the said John Jones, the receipt whereof is acknowledged, at and before the signing, sealing and delivery of these presents to, hath granted, bargained, sold and conveyed, and doth by these presents grant, bargain, sell and convey, unto the said John Jones, his heirs and assigns, all that tract or parcel of land - except the reversion hereinafter mentioned - situated, lying and being in the Fifth Dist of the County of Carroll, known by Number two-hundred & fifty three (253) - containing two hundred (200) acres, more or less, except of half of three acres of land reserved for a Tan-yard and water privilege, pertaining in said lot. I further convey to said John Jones the one half interest in said Tan-yard and one half of the tools for carrying on the tanning business, the other half of said yard and tools belonging to John A. Jones. I also reserve two acres of land in the south west corner of said lot of land for church purposes; where the Church is discontinued on the premises, said two acres of land to belong to said tract of land as originally to have and to hold said tract or parcel of land unto him, the said John Jones, his heirs and assigns, together with all and singular the rights, members and appurtenances thereto to the same in anywise pertaining, to his and their own proper use, benefit and behoof, forever in fee simple. And the said John B. Harbow, for himself, his heirs, executors and administrators, the said bargained premises, unto the said John Jones, his heirs and assigns, will warrant and defend the right and title thereof against him self and against the claims of all other person or persons whatsoever. In witness whereof the said John B. Harbow, has set his hand and seal, the day & date above written.

Signed, sealed and delivered
in presence of J. A. James
J. H. Richards

J. B. Harbow

Buried August 28th 1865.

John B. Beauch
C.S.C.

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Josiah Fielder to Thos G. Fielder

State of Georgia ³ This indenture made this twenty-five
Carroll County ³ of July 1865, between Josiah Fielder
of said State & County, of the one part, and Thos G. Fielder
son of said Josiah Fielder, of the same place, of the other
part, witnesseth that the said Josiah Fielder, for and
in consideration of the sum of five dollars cash in
hand paid, the receipt whereof is hereby acknowledged,
and for and in consideration of the natural
Love and affection which he has and bears
his said son, and for and in consideration of
the trouble he has taken upon himself to work
on me in my helpless condition, hath given
granola and congee, and cloth by these presents
gives, grant and conveys to the said Thos G. Fielder
his heirs and assigns, all that tract or part
of land, situate, lying & being in the tenth Dis-
trict in the aforesaid County & State, known & distin-
guished, by number Sixty (60), except the east
fourth of said lot by a line running due north &
south, containing one hundred and fifty ac-
res or less, to have and to hold said tract or
parcel of land to him, said Thos G. Fielder, his
and assigns, together with all and singular the
rights, members and appurtenances to the same, in
any manner, belonging, to his and their own per-
petual use, benefit & behoef, forever, in fee simple.

In testimony whereof, the said Josiah Fielder
both heunto set his hand and affixed his seal
the day and year above written

Signed, sealed & delivered ³ ³
in presence of

E. B. Martin

Joseph Pitts

J. M. Cheves J. A. C.

Recorded Oct. 10th, 1865.

Josiah Fielder
mark

John R. Beale
Co. S. L.

Betterton to Betterton - Deed of gift

as aforesaid, hath given, granted & conveyed, and doth by these presents give, grant & convey to the M. J. Betterton & Parmenter Betterton, Two Beds and Bed-clothing, One Bedstead, Two Trunks, one chest, one Saddle & Bridle, Four chairs, Two tables, one set of surgical instruments & saddle bags, One set writing utensils & crockery of a mind, including all of my glass ware of every description to have and to hold said persons property, together with all and singular the rights, members and appurtenances to the same in any manner belonging, to them and their uses proper use, benefit and behoof, forever in fee simple. In testimony whereof the said Francis M. Betterton hath countersigned his hand and affixed his seal, the day and year above written:

Signed sealed and delivered

In presence of Test.

W. O. Robinson

Eli Brown, Esq.

Recorded Nov. 27th 1865.

F. M. Betterton

John T. Bull, Esq.

Thos H. Roberts to his children - Deed of gift.

Georgia Whereas, I, Thomas H. Roberts, of Carroll County, said State & County, am about making arrangements to leave this State and go probably to Texas, without any fixed determination as to what time I may return, and being desirous to secure to my wife and children a comfortable home, which shall be free from and exempt from any liability which I may hereafter incur, and not being in debt at this time, but not knowing what kind of liabilities I may, in the future become involved in, — now, therefore, this indenture, made this twenty-second day of November, eighteen hundred & sixty-five, between the said Thos H. Roberts of the first part, and his children, Eliza B. Santell, Mary Roberts, Margaret Morris, Leonidas Roberts, Anna Roberts, Deborah Roberts, Delicia Roberts, and Ellie Roberts of the second part, all of the County & State aforesaid wife better, that, for and in consideration of the

Roberts
to
children

Joseph Loker to Gallant Crawford

Georgia

Carroll County, Georgia, this day of December, eighteen

hundred & sixty three, between Joseph

Loker of the one part & Gallant Crawford of
the other part of the County & State of Georgia
of Massachusetts that said Joseph Loker, for and in
consideration of the sum of two thousand & four
hundred dollars (\$2500⁰⁰) to him in hand
paid at and before the sealing & delivery of
these presents, the receipt whereof is hereby ac-
knowledged, hath granted, bargained & sold
and doth by these presents, grant, bargain, sell
& convey) unto the said Gallant Crawford
his heirs & assigns, all that tract or parcel
of land situate, lying & being in the town
of Carroll, known as the plan of Survey
No 101 3/4 of said County as lot number one hundred
57 feet 3/4 acre (1011 in the fifth Dist of said County
containing, by estimation two hundred &
two & a half acres, more or less, to have &
to hold the said lot of land unto him, the
said Gallant Crawford, his heirs & assigns
with all the rights, members & appurtenance
to the same belonging, to him & their own
proper use & behoof, forever in fee simple
and the said Joseph Loker, for himself, his
heirs, executors & Administrators, the said
bargained premises unto the said Gallant
Crawford his heirs & assigns, will war-
rant & forever defend, the right & title ther-
of against themselves, and against the claim
of all other persons whatever.

In witness whereof the said Joseph Loker
hath hereunto set his hand & seal, the
day & year above written.

Signed, sealed & delivered — Joseph W. Loker
in presence of

A. J. McWatters

A. B. Davis Jr.

Recorded December 1st 1863

John W. Beall
C. S. C.

Deed from John T Dent To E B Martin

To lots of in Carroll Co Ga
not set

183	in th	11 th	Dent
42	"	9	"
104	"	"	"
124	"	"	"
149	"	10	"
202	"	"	"
Frac 287	"	8	"
1192	"	"	"

20000 D

Georgia

Courts. county} This Indenture made this 21st day of May in the
Year of our Lord one Thousand Eight Hundred and Sixty six
between John T Dent of the County and State aforesaid of the
part and Emanuel B Martin of the County of Carroll and same
State of the the other part witnesseth that the said John T Dent for
and in consideration of the sum of six thousand seven hundred & fifty
Dollars to him in hand paid at and before the sealing and delivery of
these presents, the receipt whereof is hereby acknowledged hath Granted Bar-
gained sold and conveyed and does by these presents Grant bargain
sell and convey unto the said Emanuel B Martin his heirs and
assigns the following tract or parcels of land situated & lying in the County
of Carroll better known and distinguished as lots numbers one hundred &
Eight Three in the Fourth Dist^r numbers for 7 and 4 in one hundred
and four (104) and one hundred and twenty four (124) in the ninth (9th)
Dist^r numbers one hundred and forty nine (149) and two hundred
and two (202) in the tenth (10th) Dist^r also fractions numbers one
hundred and ninety two (192) in the eleventh (11th) and two hundred and
and eighty seven (287) in the eighth (8th) Dist^r the whole
having been in the County of Carroll according to the original
map containing twelve hundred and thirty acres (1250) more or
less.

To have and to hold said tract or parcel of Land unto
the said Emanuel B Martin his heirs and assigns together
with all and singular the rights numbers and appurtenances
whereof to the same in any manner belonging to his and their
own proper use benefit and behoof forever in full simple
and the said John T Dent for his his Executors and ad-
ministrators the said Emanuel B Martin his heirs and assigns will warrant
and forever defend the right and title therof against
themselves and against the claim of all other persons
whatsoever.

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numbers and appearances therunto belonging and in
any wise pertaining to whom the said John & Joseph &
Joseph & Ruth Executors heirs and assigns in as full and
ample manner as said lot of land was seized possessed
and enjoyed by said Daniel Johnson and Joel Johnson in
their life time - In witness whereof said Jesse C. Hooten
Administrator as aforesaid hath hereto set his hand and
affixed his seal the day and year above written
Signed sealed and delivered
in presence of
John & Russell
D 96 Dated & R 3

Jesse C. Hooten
Administrator
John W. Bell



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Bonner To Russell

State of Georgia
Forsyth County

No 92 G. E. corner 10th Dist.

This Ordinance made and enacted into
Law the Sixty Eighth day of July in the
year one thousand Eight hundred and Sixty five between
W. Bonner son of the said county of this part and M.
Russell of Talladega county distance of second part with six pds
that for and in consideration of the sum of Two hundred dollars,
the sum paid the receipt whereof is hereby acknowledged
Received by the said Wm. Bonner and sold and by them present doth grant
Bargain & sell unto the said Wm. Russell his heirs and as-
signs all that tract, or parcel of Land known as the East
half of the south half of lot number nine two (92) in the
Tenth District of said county containing Fifty acres more or less
together with all and singular the rights members appurte-
nances there unto belonging or in any wise appertaining whatsoever
to have and to hold the aforesaid premises and any part thereof
to his and their true profit use and benefit and behove
forever for himself and the said Wm. Bonner son for
myself my heirs & executors and administrators will warrant
and forever defend the rights and titles to the aforesaid
premises against all claimants or claims of myself my heirs
& executors & Administrators and against all other claims
against all other Persons whatsoever in testimony whereof
we have here unto set our hands and seals the day and
date above written

Wm. Bonner

W. W. Bell

Wm. Bonner

Wm. Bonner

Received December 26th 1865.

W. W. Bell

Driver vs Ward --

Georgia Carroll County This Indenture made and entered into this the 29th day of December in the year of our Lord one thousand eight hundred & sixtysix between Geo. W. Driver of the County of Carroll of the one part and Frederic Ward of the same place of the other part, witnesseth that the said Geo. W. Driver, for & in consideration of the sum of four hundred dollars to him in hand paid at & before the sealing & delivery of these presents, the receipt whereof is hereby acknowledged, hath granted, bargained & sold, & doth by these presents, grant, bargain & sell & convey unto the said Frederic Ward his heirs & assigns, all that tract or parcel of Land, situated laying & being in the 5th Dist of Carroll County State of Georgia known & distinguished by the north west corner of Lot of Land No. sixtysix (61) containing forty acres, more or less, to have & to hold the said tract or parcel of Land unto him, the said Frederic Ward, his heirs & assigns, together with all & singular the rights, incidents & appurtenances thereto to the same in any manner belonging, to him their own proper use & benefit, & he of forever in fee simple. And the said Geo. W. Driver, for himself, his heirs, executors, administrators & assigns, the said bargained premises, unto the said Frederic Ward, his heirs & assigns, will warrant & forever defend, the right & title thereto against the claim of themselves, and against the claims of all other persons whatsoever. In witness whereof, the said Geo. W. Driver hath hereunto set his hand & affixed his seal the day & year above written.

Signed, Sealed & delivered

in the presence of

J. J. Lassiter
Henry Asbury, Jr. P.

Geo. W. Driver *L.S.*

Recorded Dec 27th 1865.

John B. Beall
C. S. C.

L. H. Gray & M. M. Adams

State of Georgia
Marshall County
SIXTEEN hundred and sixty six between
L. H. Gray & the one party and Mr. W. Adams
of the other party both of the County aforesaid,
I, W. Adams, witnesseth ~~to~~ that the said
L. H. Gray for and in consideration of the
sum of three hundred & forty two dollars to him in
hand party at and before the sealing and
delivering of these presents the receipt where
of is here by acknowledged, hath granted
his gained sold and conveyed, all talk by
these presents granted, bargained, sold & conveyed
unto the said Mr. M. Adams, his heirs & assigns,
all that tract or parcel of land situate lying
and being in the Dist. of the County
aforesaid, it being known and distin-
guished as part of lot No. two hundred &
fifty (250) containing fifty acres, more
or less, north-west corner of said lot, to
have & to hold said tract or parcel of land
unto him, the said Mr. M. Adams, his heirs & assigns
together with all and singular the rights mem-
bers and appurtenances thereto, to the same
in any manner belonging, to his and their own
proper use, benefit & behoof, forever in fee sim-
ple. And the said L. H. Gray, for himself, his
heirs, executors & administrators, the said bargained premises
unto the said Mr. M. Adams, his heirs & assigns,
will warrant & forever defend the right and
the title therof against themselves and against
the claims of all other persons whatever.

In witness whereof the said L. H. Gray hath
hereunto set his hand and affixed his seal the
day & year above written,

Signed, sealed & delivered
in the presence of

F. L. West

J. H. West Jr.

Recorded Jan 4th 1866.

John B. Beale
test. Co.

Both of said county & State witnesseth that the said NW 1/4
Guardian as attorney for and in consideration of the sum of
Three hundred dollars to him in hand paid by said Borden
the receipt whereof is hereby acknowledged hath Granted
sold and conveyed & by these presents doth grant sell and con-
nute to the said Borden his heirs and assigns the East half
of lot of Land Number one hundred and twenty two (122)
in the fifth (5) dist of said county containing one hundred
one & one fourth acres agreeable to the original survey to have
and to hold unto him the Andrew Borden his heirs
and assigns together with all and singular the rights
members and appurtenances therunto belonging or ap-
portioning to his & their own proper undivided & to have
power in full simple

And the said W W Pitts as Guardian aforesaid will
warrant and procure defend the right & to the Thoro'f against
the claim of himself his heirs executors & administrators
& all every other person or persons whatsoever so far as he
is bound in Law ag' st aforesaid the witness of
whom the said Pitts hath hereunto set his hand and seal
signed sealed and delivered in the presence of

W.W. Merrill
G. E. Benson / 96

W W Field & Son

W. W. Smith Esq. M. J. Drury

C. W. Saxon, Esq., S. S. S.

Smith of Georgia This Indenture made, this
to Carroll County on eighteenth day of February
Duke, eighteen hundred & eighty-four, between
W. W. Smith of the County & State aforesaid, of
our part, and William T. Duke of the County
of Carroll & State aforesaid, of the other part,
witnesseth that the said W. W. Smith, for and
in consideration of the sum of one thousand
dollars to him in hand paid, at and before
the sealing and delivery of these presents, the
receipt whereof is hereby acknowledged, hath
granted, bargained, sold & conveyed, and doth
by these presents grant, bargain, sell & convey
unto the said William T. Duke, his heirs & affi-
signs, all that tract or parcel of land situated,
lying & being in the county of Carroll & State afo-
resaid, known as the North half of Lot No. Twenty-
six in the tenth Dist of said County, contain-
ing one hundred and one quarters acres, more

his heirs- Executors & Administrators are hereby
bound forever to warrant and defend the title
thereto against the Clairs or Claims of themselves
and all other persons whomsoever. On testimony
whereof the said Uriah Posey hath hereunto set his
hand and affixed his seal the year and day
above written. Uriah S. Posey

Signed sealed &
affixed in presence of }
Samuel Leach
Margaret A. Leach

Recorded Jan 30th 1866

Georgia Carroll County

Personally came before me Samuel
Leach one of the subscribing witnesses to the within
Deed who being duly sworn deposeth and saith
that he saw Uriah Posey sign seal and deliver
the within Deed to Nicholas McBurnett and
that he signed the same as a witness and also
saw Margaret A. Leach subscribe as a witness
sworn to and subscribed before me Samuel Leach
this Nov 15 1865

John M. Sherman, J.P.

Recorded Jan 30th 1866

Joe. Jones to Uriah Posey John B. Beull
Clerk

Stated of Georgia This instrument made and entered
Gwinnett County this fourteenth day of November in the year of
our Lord Eighteen hundred and fifty nine between
Joh Jones of the State of Arkansas Lipe County of
the first part and Uriah Posey of Carroll
County and State of Georgia of the second
part. Witnesseth that the said Joh Jones for
and in consideration of the sum of three
hundred dollars to him in hand paid by
the said Uriah Posey the receipt whereof is hereby
acknowledged does by these presents give grant
sell bargain and convey unto the said Uriah
Posey his heirs and assigns a certain lot
of land lying in the County of Carroll and
State of Georgia known and distinguished
in said County as Lot No 573 thirtysix one in
the Ninth District of said County of Carroll
and said State containing (to be) acres

Each I shall man his heirs and assigns will
warrant and forever defend the right and title thereof
against him and against the claims of all other
persons whatsoever.

In testimony whereof the said George Woods
have hereunto set his hand and seal the day & year
first above written

Signed Sealed and Delivered

George W Woods G.W.

in presence of

J M Butt

Jah N Ells

W M Butt J.P

Recorded Feb 22nd 1866

J M Chene

Clerk

Georgia Carroll County January 25-1859
Know all men by these presents
That I George St Powledge for and
in consideration of the sum of which

I feel in the cause of Education do this day present
Cherry and give to Naso Jones James St Shockey
J M Griffin Elisha Wager Jacob Baughman
J H Johnson George St Key a certain tract
or parcel of land situated lying and being in the
North west corner of half lot No 29, in the
11th Dist originally of the above County containing
one acre more or less together with the privilege
to them (or their successors in office) secured
the use of wood and water thereon or convenient
thereon on said half lot of land. To be held
by them in trust for Educational and Religious
purposes alone in fee simple forever in witness
whereof I the said Powledge do hereunto set my
hand and affix my seal this the day and date
first above written deposed sealed and delivered

In presence of

J M Griffin

Mary A Powledge

George St Powledge G.S.

Recorded Feb 28th 1866

J M Chene
Clerk

W. Entertkin To Wm Bevis - No 214. 9th Dist

State of Georgia This Indenture made and entered
Carroll County, Ga into this twenty seventh day of Dec-
ember, one thousand eight hundred
and sixty five (1865) between Mr Entertkin of the
State and County above named, of the one part
and Wm Bevis of the same place of the other
part, witnesseth that the said Mr Entertkin hath
this day, for and in consideration of the sum of
three hundred dollars, to him in hand paid be-
fore the sealing and delivery of these presents
the receipt whereof is hereby acknowledged - grant-
ed, bargained, sold and conveyed and doth by
these presents grant, bargain, sell and convey
into the said Wm Bevis, his heirs and assigns
all that tract or parcel of land situate, lying
and being in the original tenth now ninth
Dist of Carroll County, known in the plan of
said Dist as to two hundred & fourteen (214)
with being the North half of said lot, to have &
half to hold the aforesaid premises unto him, the
said Wm Bevis, his heirs and assigns, together
with all the rights, members and appurtenance
therunto in any wise belonging, to his and
their own proper use benefit and behoof
forever in fee simple.

And the said Mr Entertkin, for himself, his
Heirs, Executors, Administrators & assigns, the said
bargained premises will warrant and forever
defend the right title and possession thereof
unto the said Wm Bevis his heirs and assigns
against themselves and against the claim or
claims of all other persons whatsoever.

In testimony of which the said William
Entertkin hath hereunto set his hand and
affixed his seal, the day and date above
written

W. Entertkin

Signed sealed and delivered
in presence of

Samuel Leake
Elijah Entertkin
J. M. Coopers J. I. C.

Recorded Feb 27th 1866.

J. M. Coopers
Clarkson.

W^m Enterkirn To Elijah Enterkirn

State of Georgia ³ This Indenture made and entered into
Carroll County ³ this twenty seventh day of January
eighteen hundred and forty six (1846)
between W^m Enterkirn of the one part and Elijah Enterkirn
of the other, both of the County & State aforesaid, witness
eth that the said W^m Enterkirn, for and in consideration
of the sum of three hundred dollars to him in
hand paid at and before the sealing and deliv-
-ing of these presents, the receipt whereof is here-
-by acknowledged, hath granted, bargained, sold
and conveyed, and doth, by these presents, grant
bargain, sell and convey unto the said Elijah Enterkirn,
his heirs and assigns, all that tract or par-
-cel of land situate lying and being in the orig-
-inal tenth now ninth Dist of Carroll County,
known and distinguished in the plan of said Dist
as No two hundred and fourteen, and south half
of the lot, to have and to hold the said premises
unto him the said Elijah Enterkirn his heirs and
assigns, together with all and singular the rights mem-
bers and appurtenances to the same in every wise be-
longing to, to his and their own proper use ben-
efit and behoof, forever in fee simple.

And the said W^m Enterkirn, for himself, his heirs
executors and administrators the said bargained premises
will warrant and forever defend the right, title
and possession thereof against themselves and a-
gainst the claims of all other persons whatever, unto
the said Elijah Enterkirn his heirs and assigns
In testimony whereof he hath hereunto set his
hand and affixed his seal, the day and year
above written.

W^m Enterkirn 
Signed, sealed and delivered in the presence of
J B Fuller 
J M Cheves J.S.C. 

Record'd Feb 27th 1846.

J M Cheves
clerk.

Signed sealed and delivered

in presence of

J D Roburn

Leborn Golding J P

Reuben Holand *(S)*
notary

Recorded 6th of March 1866

J M Cheves

Clerk

From Eason Stamps To J W Stewart

Seagovia } This Indenture made this twenty second day of July
 Carroll County } in the year of our Lord & one thousand eight
 hundred & sixty three between Eason Stamps
 of the said State aforesaid & County of Carroll of the one part
 and John W Stewart of State aforesaid & County of Carroll
 of the other part. Witness that the said Eason Stamps for and
 in consideration of Thirteen hundred and fifty dollars to him
 in hand paid at and before the sealing and delivery of these
 presents the Receipt whereof is hereby acknowledged hath granted
 Bargained sold and conveyed and doth by these presents
 grant bargain sell and convey unto the said John W Stewart
 his heirs and assigns all that tract or parcel of land lying
 and being in the tenth district of County and State aforesaid
 known in plan of said district by Lot No 1 one hundred
 and fifteen except ten acres off the south east corner
 of those acres around the meeting house (190) acres to have and
 to hold said tract or parcel of land unto him the said
 John W Stewart his heirs and assigns together with all and
 singular the rights members and appurtenances therof to
 the same in any manner belonging to him and there own
 proper use benefit and behoof in fee simple and the
 said Eason Stamps for his heirs executors and administrato-
 rors the said bargained premises unto the said John W
 Stewart his heirs and assigns will warrant and
 forever defend the right and title thereof against the
 claim of all other persons whatever
 In Testimony whereof the said Eason Stamps has hereunto
 set his hand and seal the day & year first written above
 Signed sealed and delivered
 in presence of Sarah A Hagan } Eason Stamps *(S)*
 H A Hagan J P }

Registered this March 10th 1866

J M Cheves

Clerk

Georgia } This Indenture made and entered into this the 15th day of
 Carroll County } January Eighteen hundred and Sixty six between Thomas
 Fielder & Joseph Pitts of the other part & both of County & State
 aforesaid Witneseth that the Said Thomas Fielder for and in consideration
 of the sum of one hundred dollars to him in hand paid by the said
 Joseph Pitts at and before the sealing & delivery of these presents the
 Receipt of which is hereby acknowledged hath granted bargained and sold
 and doth by these presents grant Bargain and sell unto the said
 Joseph Pitts his heirs and assigns a certain Tract or parcel of Land lying
 in the tenth dist^r of said County one of lot No 159, thirty acres
 known as the north third of said lot to have & to hold the aforesaid
 parcel of Land unto him the said Joseph Pitts his heirs Executors
 Administrators & assigns to gather with all and singular the rights
 members & appurtenances thereto belonging to his and their own
 proper use benefit and behoof forever in fee simple and to the
 said Thomas Fielder for myself my heirs executors administrators
 and assigns the said bargained premises unto him the said
 Joseph Pitts his heirs and assigns will warrant & forearm
 defend the right and title thereof from myself my heirs executors
 administrators and assigns and from the claims of all other
 persons whatever

In testimony whereof the said Thomas Fielder hath hereunto
 set his hand & affixed his seal the day & year above written
 Signed sealed & delivered

In presence of

Eli Benson

J M Chenes J S G

Thomas Fielder (S)

notary

Registered this March 14th 1864

J M Chenes

Blerst

State of Georgia } This Indenture made this the ninth day
 Carroll County } of January in the year of our Lord one thousand
 eight hundred & sixty six between James M Chenes
 of the County & State aforesaid of the one part & Alexander Colclough
 of the same place of the other part Witneseth that the said
 James M Chenes for and in consideration of the sum of three
 hundred & fifty dollars to him in hand paid at and before
 the sealing and delivery of these presents the receipt whereof
 is hereby acknowledged hath granted bargained sold and
 conveyed unto the said Alexander Colclough his heirs and
 assigns the north half of lot of land No 159, one hundred
 & fifty nine Survey and lying in the Eleventh Dist of said
 County of Carroll containing one hundred one and one fourth
 acres more or less with all the rights members & appurtenances

Robert Crawford Jr & R Thurnman Trustee
for Sarah C Thurnman

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Georgia } This Indenture made the 30th day of September in
Carroll County } the year of our Lord one thousand Eight hundred
and Sixty five between Robert Crawford of the
State of Georgia and county of Carroll of the one part
and David R Thurnman Trustee for Sarah C Thurnman of
the State & County aforesaid of the other part
Witnesseth that the said Robert Crawford for and in
consideration of the sum of Four hundred dollars to him
in hand paid at and before the sealing and delivery of these
present the Receipt whereof is hereby acknowledged, both
granted, bargained, sold and conveyed, and doth by
these presents grant, bargain, sell and convey,
unto the said David R Thurnman Trustee as aforesaid,
his heirs and assigns, all that tract or parcel of land
situate, lying and being, in the tenth district of the
County of Carroll, and State of Georgia, as part of
Land Lot No one hundred and seventeen W.W. in said district
being sixty acres more or less, of the south east corner
of said lot bounded on the east by lands of Mr. Sted
on the south by the lands of Charles B. Bayles taken
and to fall said tract or parcel of land unto him
the said David R Thurnman Trustee as aforesaid, his heirs
and assigns together with all and singular the rights
members and appurtenances, thereof to the same in my
manner belonging to his and their own proper use, benefit
and behoof forever in fee simple; and the said Robert
Crawford for his heirs executors and administrators,
the said bargaining premises, unto the said David R Thurnman
Trustee his heirs and assigns, will warrant and forever
defend the right and title thereto, against themselves and
against the claim of all other persons, whatsoever,
In testimony whereof the said Robert Crawford, hath
hereunto set his hand and seal the day & year above written
Signed sealed & delivered in presence of
J. L. Simmons
J. B. Smith, J. S.

Robert Crawford S.S.

Registered April 9th 1864.

J. M. Chases Clerk

Richard J. Wright

Pengia } This indenture made this seventeenth day of
Carroll County } February in the year of our Lord Eighteen hundred
and sixty six between Charles T Richards
of the one part and JB H Wright of the other part
all of the County and State aforesaid Witnesseth
that the said Charles T Richards hath this day made
and delivered to the said JB H Wright his aforesaid promissory
note subscribed with hand and bearing even date with
these presents whereby the said Charles T Richards promises
to pay the said JB H Wright or bearer forty five dollars
on or before the twenty fifth of December next ensuing
the date hereof for value received.

Now for and in consideration of the sum of five dollars
by the said JB H Wright to the said Charles T Richards
in hand paid the receipt whereof is hereby acknowledged
as well as for the better securing payment of the aforesaid
promissory note the said Charles T hath granted bargained
and sold unto the said JB H Wright his heirs and assigns
the following tract or parcel of land to wit sixteen acres
in the south west corner of lot number Sixty Eight (68)
also nineteen acres in the north west corner of lot No.
Ninety three (93) all situate lying and being in the fourth
District of Carroll County, with all the rights minerals
and appurtenances to the said lots or parcels of land in
any wise appertaining or belonging to have and to hold
the said bargained premises unto the said JB H Wright
his heirs and assigns forever and the said Charles T
for himself his heirs his executors and administrators unto
the said JB H Wright his heirs and assigns will
warrant and forever defend Provided nevertheless that
if the said Charles T shall well and truly pay or cause
to be paid unto the said JB H or his assigns the aforesaid
Note of forty five dollars at the time appointed
according to the tenor of said note Then this indenture
and the right to the property thereby conveyed as the said
promissory Note shall cease and be void to all intents and
purposes Intestituting whereof the said Charles T hath
hereunto set his hand and affixed his seal the day and
year above written:

Signed and delivered

in presence of

Sw. W. W. Merrell

J. M. Thomas Jr.

Charles T Richards

Registered April 10th 1856

J. M. Thomas Clerk

Cantrell To Cantrell

Georgia { This instrument made & entered into this 18th
 Carroll County of April 1864 between Jeptha & Cantrell of the
 County & State aforesaid of the one part &
 Martha M. Cantrell wife of the said Jeptha & Cantrell
 of the other part, we trickeyeth that the said Jeptha & Cantrell
 for an in Consideration of the Love & duty he owes to
 his said wife - Martha M. & in further consideration
 that the property hereinbefore settled upon & conveyed to
 the said Martha M. Cantrell was purchased by the
 said J. H. Cantrell out of the means and effects of the
 said Martha M. that she brought to me by their intermarriage
 with her & the said Jeptha & Cantrell do therefore release the
 upon the said Martha M. Cantrell and her Children
 that she now has or that she may hereafter have in
 lawfull wedlock and do hereby bargain sell & convey
 unto the said Martha M. and her said Children
 by these presents all of that tract or parcel of land
 situate lying & being in the County aforesaid known &
 described as number two hundred & Eighty four
 (284) in the 7th Dist of said County and also
 all of that lot or parcel of Land situate in said
 County known as lot number three hundred & forty
 three (343) in the said 7th Dist except except therefrom
 of timber on said lot reserved to D. Jones and
 also the tract owned by the said Jeptha &
 being one fourth part of a certain saw & grist mill
 situate on lot of land No 319 in the said 7th
 dist. of said County together with one fourth of the
 timber on fourteen hundred acres of land adjoining
 said Mills to have and to hold the said bargained
 premises unto the said Martha M. and her said
 Children together with all and singular the rights
 Members & appurtenances to the same in any wise belonging
 and appertaining to her & their own proper use benefit
 & behoof forever in fee simple, to hold the same
 Separate & apart from the right claim interest and
 demands of the said Jeptha & her Husband & to have
 as full & complete right title interest & claim
 on the said property as if the same had been settled
 upon her by her further before the said intermarriage
 took place in the place of the property which be her
 said further settled upon the said Jeptha & the
 said Martha M. upon the said marriage taking
 place which property of the value of twelve hundred
 dollars was exchanged for the lands & tenements

of said County containing one hundred one & a quarter acres more or less. To have and to hold said land and premises and every part thereof unto him the said James Bryce his heirs Executors administrators and assigns. To him and them to run proper use benefit and behoof in full strength and of the said William W Smith my warrant and process defied. the right and title to the above named premises from the claim of myself my heirs Executors administrators and assigns back from the claim of all and every other person or persons whatever.

In testimony whereof I the said William W Smith hath hereunto set my hand and affixed my seal the day & year aforesaid

Sealed at & delivered in

presence of us
Alexander Johnson
B W Smith

William W Smith

Registered this 27th April 1544
James M. Thorne 604

Georgia
Carroll County. This Indenture made & entered into this seventh day of November in the year of our Lord one thousand Eight hundred & Sixty three
Between Stephen Orkine of this County and State aforesaid of the one part and James Bryce of the County of Carroll & State aforesaid of the other part
Witnesseth that the said Stephen Orkine for and in consideration of the sum of three Thousand five hundred dollars to him in hand laid by the said James Bryce the receipt whereof is hereby acknowledged has granted bargained sold & conveyed and does by these presents grant bargain sell and convey unto him the said James Bryce his heirs and assigns all that tract of land situate and lying and being in the County of Carroll & State aforesaid
Containing Two hundred two & half acres more or less I said half acre of land known & distinguished in the seventh district of said County by the number one hundred & fifty seven also six & half acres of land the same now or late in the

belonging unto the said ppe Cantrall his Leers & representatives & their own ppe wherof & lehoof in fee simple and the said O A Henson the said Land & premises unto the said ppe Cantrall his Leers and spigues will warrant & forever defend from the claims of all other persons pertaining wright or title therunto in witness the said O A Henson hath caused set his name & fisise his seal Test W Brooks
R J Taylor, Jr. P. } O A Henson 8/3

Stamped & Recorded This Day 5th 1864
J M Tolson, C, S, C

Georgia { This indenture made this nine tenth day of Carroll County February in the year of our Lord an Thousand Eight

hundred and Sixty six between ppe Cantrall of County & State aforesaid of the one part and S E Brooks of the County & State aforesaid of the other part witnesseth that the said ppe Cantrall for and in Consideration of the sum of five hundred dollars to him in hand paid by the said Sarah E Brooks & the Receipt whereof is hereby acknowledged at and before the sealing & delivery of these presents both granted & bargained sold released Conveyed and Confirmed and by these presents doth grant bargain sell Convey and Confirm unto the said Sarah E Brooks her Leers and spigues all that tract & parcel of land lying and being in County of Carroll and said State known and distinguished as Number two hundred & five (205) in the Sixth district containing two hundred two & half (202 1/2) acres more or less together with all and singular the rights members and appertaining therof whatsoever to said tract or parcel of land belonging or in any wise appertaining and the remainders reversions rents issues and rights thereof and every part thereof with a reserve of two acres for the use of the Church and burying ground on which the Church now stands with privilege to water unobstructed to have & take all the said tract or parcel of land and all & singular the premises and appurtenances thereto belonging as aforesaid and every part thereof unto the said Sarah E Brooks her Leers and spigues forever on a said ppe Cantrall and his Leers the said tract or parcel of land and premises aforesaid and every part thereof unto the said Sarah E Brooks her Leers and spigues against the said ppe Cantrall and his Leers and all persons or a factors whoe so ever shall & will warrant and defend by these presents in witness whereof the said

biproof forever in fee simple and the said George W. Autry for himself his heirs and assigns the said bargains premises unto the said Bradford & Embrey his heirs and assigns will warrant and forever defend the right and title thereof against themselves and against the claims of all other persons whatever

In testimony whereof the said George W. Autry hath hereunto set his hand and seal the day and year above written

Signed sealed and delivered in the presence
of ~~Esquire before signing~~

J. W. Poland

Thomas. M. Hamilton Jr P

George W. Autry *ss*

Witnessed in my presence

Recorded this 9th day of May 1864

James McElroy, C.

Georgia *{* This Indenture made & entered into
Carroll County *{* this 26th day of March in the year of our
Lord one thousand eight hundred and
sixty three, between David Bowling of the first
part and W H Johnson of the second part of the
County & State aforesaid

Witnesseth that the said David Bowling for and
in consideration of the sum of seven hundred and
fifty dollars to him in hand paid at & before the
Sealing and delivery of these presents the receipt
whereof is hereby acknowledged hath granted bargained
sold and conveyed unto the said W H Johnson
his heirs and assigns one half the south half of lot of
land number ninety four in the ninth district of Carroll
County Georgia containing one acre one & 1/4 acres more or less
to have and to hold said bargained premises unto the said
W H Johnson his heirs and assigns forever in fee simple
And the said David Bowling for himself his heirs and assigns unto
the said W H Johnson his heirs and assigns will warrant and
forever defend the title thereof against the lawful claim of all persons
whatever In testimony whereof I have this day and date above written
signed sealed and delivered the same unto the said W H Johnson
as above sealed & delivered in presence of

J. D. Cole

James W. Bailey

David Bowling *ss*

Witnessed & Recorded

This 9th day of May 1864 at the place & date

Georgia

This Indenture made this the sixth
 County Carroll County day of June in the year of our Lord
 Eighteen hundred and Sixty two between Joseph J. Person
 of the County and State aforesaid of one part
 & James W Webb of the County of Carroll & State aforesaid
 of the other part witnesseth that for and in
 consideration of the sum of four hundred & fifty
 dollars in hand paid to the said Joseph J. Person
 at and before the sealing and delivery of these
 presents the receipt whereof is hereby acknowledged
 hath bargained sold and conveyed and doth by
 these presents grant bargain sell and convey unto
 the said James W Webb his heirs and assigns all
 that tract or parcel of land situate & lying & being
 in the Sixth District of Carroll County, and
 State of Georgia known and distinguished
 in the plan of said District as the North half
 of Lot of land No (78) number decent, i.e. a lot
 containing one hundred one and one fourth
 acres more or less with all the rights appurtenances
 and appertaining to the said lot of land
 in any way belonging to his and their own
 proper use & benefit and behoof in fee simple
 and the said Joseph J. Person for himself
 his heirs and assigns the said bargains premises
 together right title and possession thereof
 unto the said James W Webb his heirs and
 assigns will warrant and defend the right and
 title thereto against themselves and against
 the claim of all other persons whatsoever
 In testimony whereof the said Joseph J. Person
 hath hereunto set his hand and affixed his
 seal the day and year first above written
 signed sealed & delivered in presence of

J. J. Person R.S.

G. W. Webb

Andrew J. Berry Jr.

J. J. Person R.S.

Recorded this 11th May 1864

James M. Barnes
Clark

and provided on the first Monday in July last to said Allen Rose Wm E Hickson and Wm H Morgan Administrators as aforesaid to sell a certain tract of land belonging in to the Estate of said deceased deceased & lying and being in the County of Carroll known and desiring making a part of lot No one hundred & twenty one in the ninth District of said County all that part of said Lot No 1131 in said District that lies North west of the main Branch that runs through said Lot a south western course (Except Gold and mining districts) containing eighty five acres more or less with all the rights minerals and appertaining thereto belonging after the said Sale was duly advertised in conformity of the law, the same was put up exposed to sale to the highest bidder at the door of the Court House at Carrollton in said County, within the legal time of sale on the first Tuesday in the present month by said Allen Rose Wm E Hickson & Wm H Morgan Administrators as aforesaid when said tract of Land was knocked off to John Mc Cobb at the price or sum of two hundred & seventy two dollars he being the highest bidder, now in consideration of the said sum of two hundred & seventy two dollars cash in hand paid to said Allen Rose Wm E Hickson & Wm H Morgan administrators aforesaid tract as aforesaid by him the said John Mc Cobb, at and before the sealing and delivery of these presents the Receipt whereof is hereby acknowledged said Allen Rose Wm E Hickson & Wm H Morgan administrators as aforesaid hath granted bargained and sold and doth by these presents grant bargain and unto the said John Mc Cobb his heirs Executors administrators and assigns to his and their own proper use benefit & behoof forever in fee simple.

In Testimony whereof the said Allen Rose Wm E Hickson & Wm H Morgan Administrators as aforesaid hath hereunto set their hands & affixed their seals the day and year above written signed sealed & delivered in presence of

Samuel Hart {
A T White }

Allen Rose
Wm E Hickson
Wm H Morgan

Administrators of the Estate of James Cochran

Georgia Before me William Williams a Justice of the peace in and for said County who being called before me Samuel Hart who being duly sworn deposes & saith that he saw

Georgia } This Indenture made this seventeenth of
 Carroll County } May eighteen hundred & sixty six
 between William L Robinson of the County
 and State aforesaid of the first part and
 N N Lowry of the same place of the other part -
 witnesseth that for and in consideration of the sum of
 one hundred & fifty dollars to him in hand paid
 at and before the sealing and delivery of these
 presents the Receipt whereof is hereby acknowledged
 the said William L Robinson hath granted sold
 and conveyed and doth by these presents grant
 bargain sell and convey unto the said N N
 Lowry his heirs and assigns the west half
 of lot of land situate and being in the County
 of Carroll and State aforesaid known as lot
 number two hundred in the fifth Dist of said
 County containing one hundred two and a half
 acres more or less To have and to hold said
 Tract or parcel of land unto him the said
 N N Lowry his heirs and assigns together with
 all the rights members and appurtenances thereto
 in any way belonging to his and their own
 proper use and benefit forever in fee simple
 and the said William L Robinson for himself his
 heirs Executors and administrators the said
 bargaining premises to the said N N Lowry his
 heirs and assigns will warrant and forever defend
 the right & title thereto against themselves and
 the claims of all others

Witness whereof the said William L Robinson
 hath hereunto set his hand and affixed his seal
 the day and year above written

Signed sealed & delivered

in presence of } William L Robinson *(Signature)*
 Geo W Austin }
 James M Shanes J.S.C. }

Witnessed

Recorded this 14th May 1866

James M Shanes
T S H

Georgia (This Indenture made this the end
 (Dayton County) day of April in the year of our Lord
 one thousand Eight hundred & forty
 six between Bennett W Bonner of the County of
 State aforesaid of the one part & Wm O Betts of
 the same place of the other part - Witnesseth
 that the said B W Bonner hath this day made
 by certain promissory Notes subscribed his
 hand & bearing even date with these presents
 whereby the said B W Bonner hath promised
 to pay the said Wm O Betts or bearer two hundred
 & ninety three dollars & fifty seven cents or
 before the twenty fifth of December Eighteen
 hundred & forty nine also fifty dollars by the
 twenty fifth of December next for Value recd
 most for and in consideration of the sum of
 five dollars by the said Wm O Betts to the said
 B W Bonner in hand paid the receipt whereof
 is hereby acknowledged as well as for the letter
 securing the payment of the aforesaid promissory
 notes the said B W Bonner hath granted bargained
 and sold & doth by these presents grant bargain
 & sell unto the said Wm O Betts his heirs and
 assigns all that Tract or parcel of land situated
 lying & being in the said State and County of
 Carroll known and distinguished in the plan
 of said County as lot number Eight in the
 Eleventh District containing two hundred two
 and a half acres more or less with all the rights
 members and appurtenances to said of land in
 any wise appertaining or belonging to have and to
 hold the said bargained premises unto the said
 Wm O Betts his heirs and assigns to his & their
 own proper use benefit and behoof forever and the
 said B W Bonner for himself his heirs executors
 & administrators the said bargained premises
 unto the said Wm O Betts with warrant and
 forever defend Aggrieved the claim of himself
 his heirs and assigns against the claim of all
 other persons what so ever provided nevertheless that
 if the said B W Bonner his heirs executors &
 administrators shall & do well and truly pay or
 cause to be paid unto the said Wm O Betts his
 heirs and assigns the aforesaid sum of
 three hundred & forty three dollars fiftieth cents
 with interest from date on the day and time
 mentioned and appointed for the payment thereof

Sum of Nine hundred & twenty five dollars to him in hand paid, the receipt whereof is hereby acknowledged has great
bargain and sells and by the present does grant bargained
and sold unto the said Samuel Hart his heirs and assigns
a lot of land in the sixth dist^t of said County of Carroll
Carroll known in the plan of said County of Carroll
as lot number one hundred & eighty nine in the said
sixth district of said County of Carroll to have
and hold said premises to the said Samuel Hart
his heirs and assigns forever

In testimony whereof the said S Alfred Gibson
Administrator as aforesaid has hereunto set his
hand and seal this day and year above written
Signed sealed & delivered

in presence of
Geo W Gray & J G
W W Shields Not^r Pub^r

S. A. Gibson Admin. #3
N M Benton

Stamps

Recorded this first day of June 1884
James M. Akers Clerk

State of Georgia } This instrument made this tenth day
Carroll County } of December in the year of our Lord
one thousand Eight hundred & sixty two
between Allen Rose William E. Hickson & William Morgan
of the State and county aforesaid duly Constituted
Administrators of the Estate of James G. Eckels
late of Said County deceased of the one part &
Samuel Hart of the same place of the other part
Witnesseth that whereas by virtue of an order granted
by the Honorable court of Ordinary when sitting for
Ordinary purposes previous Notice of application having
been given agreeable to Statute in such cases made
& provided on the first Monday in July last to
said Allen Rose, Wm E. Hickson and William H.
Morgan Administrators as aforesaid to sell
a certain parcel or lot of land belonging to the estate
of said deceased situate lying and being in the
County of Carroll known and distinguished as part
of lot No one hundred & sixty acres ^{1/60} in the
Sixth district of said County situated on the
road leading from Atlanta to Jacksonville Alabama
part of said land lying on the North side of said road
on the South side of said road that part on the

and that he signed the same as a witness and saw &
I White do the same I swear to an subscribed
before me this 12th day of May 1864

William Williams Jr. Abel O'Emley

Stamp'd in my presence
& Recorded this 1st day June 1864
of Wm Thomas Clerk

State of Georgia { This indenture made this ninth
Carroll County } day of December in the year of our
Lord one thousand eight hundred and
sixty two between Allen Poore Williams Hickman
& William H Morgan of the State & County aforesaid
said duly constituted administrators of the
estate of James G Echols late of said County
deceased by the one part & James G Scoggin of
the same place of the other part witnesseth that
whereas by virtue of an order granted on the
first Monday in July 1862 when sitting for
ordinary purposes by the probate court of said
County previous notice of application having been
given agreeable to the Statute in such cases
made and provided to sell the North half of
lot No one hundred & Nine in the Sixth
district of said County containing one
hundred one & quarter acres more or less with
the rights, members and appurtenances thereto
belonging after the said tract of land was
duly advertised in conformity to law the
same was put up and exposed to sale to the
highest bidder at the door of the Court-
house at Carrollton in said County
within the legal hours of sale on the first
Tuesday in the present month by said
Allen Poore Jr & Hickman & W H Morgan
Administrators aforesaid when said tract
of land was knocked off to the said James
& Scoggin at the price or sum of seven hundred
dollars to being the highest bidder now for
and in consideration of said sum of seven
hundred dollars cash in hand paid to the
said Allen Poore Jr & Hickman & W H Morgan
Administrators as aforesaid by him the said

Georgia & This indenture made the 21st day of
 Carroll County } March 18 in the year of our Lord
 one Thousand Eight Hundred & Sixty four
 between William W Harper of the State
 of Georgia and County of Carroll of the first &
 Theophilus Long of the State aforesaid and County
 of Carroll of the other party Witneseth That the said
 Mr W Harper for and in consideration of two
 thousand dollars to him in hand paid at and before
 the sealing and delivery of these presents the receipt
 whereof is hereby acknowledged hath granted bargain
 and conveyed and doth by these presents grant
 bargain sell and convey unto the said
 Theophilus Long his heirs & assigns all that
 tract or parcel of land situate and lying and
 being in the tenth dist^t of the County of Carroll
 & State of Georgia known as lot No one hundred
 ninety six (196) containing two hundred two &
 half acres more or less together with a fraction
 of the adjoining lot lying North containing
 two & half acres more or less bounded as follows
 Commencing at the bridge over Be. Creek & running
 south along said Creek to the line of lot No 196
 thence east along said line to a certain white oak
 thence north to a stake on the old road thence along
 said road to the remaining
 To have and to hold said tract or parcel of Land
 unto him the said Theophilus Long his heirs & assigns
 together with all and singular the rights members &
 appurtenances thereto to the same in any manner
 belonging to his and their own proper use benefit &
 behoof forever in full simph. And the said W W
 Harper for himself his heirs executors and administrators
 the said bargained premises unto the said Theophilus
 Long his heirs and assigns will warrant and forever
 defend the rights and title thereof against themselves
 and against the claim of all other persons whatsoev
 er witness whereof the said W W Harper hath
 hereunto set his hand & affixed the day and year above written
 signed sealed & delivered in presence of
 Geo Williams
 Henry Atbury, Jr. P.

Stamped in my presence &
 Recorded this 23rd of June 1864 of W. Green Esq.

Penning. Whereas a Decree of Chancery made at
 Burk County at the May Term of the Superior Court of
 Burk County 1860 upon a bill filed by
 Olivia & Sparks & wife & letters of James V Jones & others
 as Executors of Henry Jones deceased said Executors
 were ordered to sell at private or public sale the Land
 mentioned in said Bill and whereas the said James
 V Jones Joseph B Jones Henry P Jones and William
 B Jones have privately sold to David Bowling
 lot of Land number ninety three in ninth district
 of Carroll County for the sum of fifteen hundred
 dollars 15 00 Now this indenture made this day
 of August in the year of our Lord Eighteen
 hundred & Sixty three between the said James V Jones
 Henry W & William B Jones of the County of Burk
 and State aforesaid as Executors aforesaid of the one
 part and David Bowling of the County of Carroll
 and State aforesaid of the second part

Witnesseth that the said James V Joseph B Henry W
 & William B Jones Executors aforesaid for and in
 consideration of the sum of fifteen hundred dollars
 to them in hand paid before the sealing & delivery of
 these presents the receipt whereof is hereby acknowledged
 by the said David Bowling have granted bargained
 sold and by these presents do grant bargain and
 sell unto the said David Bowling his heirs and
 assigns all that tract or parcel of Land by us & being
 in the ninth Dist^t of Carroll County and known
 and distinguished as lot number ninety three (93)
 drawn by and bounded by lots 102, 94, 82, 92
 and containing two hundred two & half acres more or
 less, to have & to hold the said bargained premises
 with all and singular the rights, members and appurtenances
 thereof to the said premises being belonging or in any wise
 pertaining with the remains rents and profits
 thereof to their only proper use benefit and behoof
 of him the said David Bowling his heirs Executors
 administrators and assigns in fee simple And
 the said James V Joseph B Henry W & William B.
 Jones as Executors as aforesaid their heirs Executors
 administrators the said bargained premises into
 the said David Bowling his heirs Executors
 administrators and assigns against all persons
 claiming by from or under the said Henry P Jones
 deceased or the said James V Joseph B Henry W &
 William B Jones as Executors as aforesaid but against
 no other persons whatever shall & will remain

Administrator as aforesaid by him the said Wm. J. Johnson at and before the sealing and delivery of the presents the Receipt whereof is hereby acknowledged
 Said Fality Miles as administrator as aforesaid
 hath granted bargained and sold and doth
 grant bargain and sell so far as the office of administrator
 otherwise lies unto the said Wm. J. Johnson his heirs
 and assigns all the said parts of land number
 two hundred and fifty six ^{1/4} ac^rs on the North side of
 Tallefossa River the river being the line containing
 one hundred & seventy two and half acres more or less
 it being the original survey of said number two
 hundred & fifty six in the Eleventh District of said
 County that lies on the North side of said river
 and Ninety acres of the east half of lot number one
 hundred and seventy three more or less all that part
 of said east half of said lot lying on the North side
 of the said Tallefossa River containing in all two
 hundred and sixty two & half acres more or less
 with all the rights members and appurtenances
 therof belonging or in any wise appertaining to him
 said Wm. J. Johnson his heirs and assigns as full and
 ample manner as said parts of land was seized
 possessed and enjoyed by the said William Miles
 deceased in his life time
 in witness whereof the said Fality Miles as administrator
 for as aforesaid hath set his hand and seal
 the day and date above written

S E Smith
 A. Hellum & J. S. H.

Fality Miles adm^r 

Munifid
 Recorded this 12th of June 1864
 J. M. Tolson Clerk

Georgia

This indenture made and entered into
Carroll County this the twentieth day of February one
thousand Eight hundred & sixty four between
J W Chenes of the County & State aforesaid of the one
part & A L Pitts of the County DeKalb & same State
of the other part - Witnesseth that the said J W Chenes
for and consideration of the sum of twenty five hundred
dollars to him in hand paid by the said A L Pitts
the receipt whereof is hereby acknowledged hath granted
sold and conveyed unto the said A L Pitts his heirs
executors administrators & assigns a certain tract or
parcel of Land situate lying & being in the tenth dist-
Said County & State known and distinguished in
Plan of said District to wit - twenty five acres in
North East corner of, No 58, fifty eight & one hundred
& twenty two & half acres of No 59, 1 - being the North
three fifths of said lot all containing one hundred &
forty seven & half acres more or less to have & to hold all
and singular the premises aforesaid with all the rights
members & appurtenances to the said A L Pitts his heirs
executors administrators and assigns in full - and
that the said J W Chenes will forever warrant & defend
the right & title of said premises from myself heirs
executors administrators & assigns and from every person
whatever unto the said A L Pitts his heirs executors
administrators and assigns for their own proper use
benefit and behoof forever

In testimony whereof I the said J W Chenes have hereunto
set my hand and seal the day & date above written
signed sealed & delivered

in presence of

J L Pitts

J W White f.s.

J W Chenes 38³

Stamps & Recorded this 14th day of June
1864

J W Chenes 6, \$4

Carroll County } This indenture made this the twenty fifth day
of November in the year of our Lord one thousand
Eight hundred & sixty two between Thomas H West of the one
part & William G Smith of the other part Witnessest that
the said William G Smith for and in consideration of the sum
of two hundred dollars in hand paid at and before the sealing
and delivery of these presents the receipt whereof is hereby acknowl-
edged hath granted bargained sold & conveyed and by these
presents doth grant bargain sell & convey unto the said
Thomas H West his heirs and assigns all that tract or parcel
of land situate lying and being in the 10th South West of the
County of Carroll and State aforesaid known and distinguished
in the plan of said District by part of lot No one hundred
& fifty five (155) commencing at the south east corner of said
lot running west North and half rods then South Ninety
Six rods thence East to the original line of said lot thence
North along said line to the place of beginning containing
Eighteen & five eighths acres more or less to have and to hold
said tract or parcel of land unto him the said Thos H West
his heirs and assigns together with all and singular the
rights members, reservations rents profits and appurtenances
thereof to the same in any manner belonging to him
& his ever proper use benefit and behoof forever in fee
simple and the said Wm G Smith for himself his heirs
executors and administrators and assigns will warrant
and forever defend the right and title therof against
themselves and against the claims of all and every other
person or persons whomsoever.

In witness whereof the said Wm G Smith hath hereunto set
his hand and seal the day and year above written
Signed sealed and delivered

in presence of
B J Garrison

J Chambers Jr

Wm G Smith 1862

Stamp'd in my presence
At the Corolla the 26th of July 1864

James McChesney Esq

his heirs executors administrators shall the said
property to the said J C White his heirs executors administrato-
tors forever warrant and defend against the lawful
claim of all others whatever
In testimony whereof the said Willis Bagwell has hereunto
set his hand & seal the day and year above written
Signed sealed & delivered
in presence of
Jethro H Barnes
J W Newland J.P.

Willis Bagwell *(Signature)*

Stamped in my presence &
Recorded this 1st day of August 1866
James M. Thomas

State of Georgia *Deed No. 183*
Campbell County } For and in consideration of the sum of
} twelve hundred dollars to me in hand paid
} by Samuel C White of the aforesaid state and
Carroll County the receipt whereof is hereby acknowledged I do
hereby give grant bargain sell alien and convey unto
the said Samuel C White his heirs and assigns lot of
Land No one hundred & one (101) in the eighth dist.
of Carroll County containing two hundred two & half
acres more or less to gether with all the privileges and
appertances thereto in any wise belonging in full simple
and the said J W McKelvey will and his heirs execu-
tors and administrators shall the said property to the said
Samuel C White his heirs executors and administrators forever
warrant and defend against the lawful demand
of all persons whatever
In testimony whereof the said J W McKelvey has hereunto
set his hand & seal July 9th 1863

J H West
J W Newland J.P.

J W McKelvey *(Signature)*
Stamped in my presence
Recorded this 1st of August 1866

James M. Thomas C.S.C.

Georgia { This Instrument made this the fourth day
 of August in the year of our Lord one thousand eight
 hundred & sixty five between John Neal of
 the County & State aforesaid of the one part & John L.
 Neal son of the said John Neal of the same place
 witnesseth that the said John Neal for and in
 consideration of the sum of five dollars cash in
 hand paid the receipt whereof is hereby acknowledged
 and in consideration of the natural love and affection
 which he has and bears to his said son hath given
 granted and conveyed and doth by these presents give
 grant & convey to the said John L. Neal his heirs
 and assigns all that tract or parcel of Land situated
 by me & being in the $\frac{1}{15}$ Eleventh district of the County
 of Carroll it - being all that part of lot 40 (101) one
 hundred & one in said $\frac{1}{15}$ Eleventh Dist - aforesaid on
 the North Side of Public Road leading from my
 former through said lot of Land & North of the
 Creek running nearly West through said lot contain-
 ing one hundred acres more or less reserving the
 timber on that part of said land east of the road
 leading near the Methodist Church and said Public Road
 To have and to hold said tract or parcel of land
 to him the said John L. Neal his heirs and assigns
 together with all & singular the rights members
 and appurtenances to the same in any manner
 belonging to his and their own proper use benefit and
 behove forever in fee simple
 In testimony whereof the said John Neal hath set to
 set his hand and affixed his seal the day & year
 above written

Signed sealed & delivered in

presence of

Mr. Johnson

Eli Benson 9/26

Intertined before affixed

John Neal (L.S.)

Stamp

Recorded this 15th of August
1865

JAMES M. STEPHENS, Esq.

Georgia & J A Prent & W W Price - Mill Wrights of said
 Carroll County County - Stains are in amanuensis on the said
 mill & premises on which said mill is erected
 of William Dorris on lot of Land Number one hundred &
 four (104) in the original fourth District of said County
 of Carroll for the building of said saw mill - said saw
 mill being completed on the 6th day of July last - this incum-
 bence to stand against - said mill & lot of land on which
 it is erected Sept 5th 1855

J A & W W Prent

Georgia & Carroll County This indenture made & entered into this the tenth
 day of October in the year of our lord one thousand
 eight hundred & sixty-five between J M Joyce of the County &
 State aforesaid of the one part & Fielding Flumister of said State
 & County of the other part - witnesseth that the said J M Joyce
 for and in consideration of the sum of four hundred dollars
 to him in hand paid at and before the sealing & delivery of
 these presents the Receipt whereof is hereby acknowledged
 hath granted bargained sold & conveyed & by these presents doth
 grant - bargain sell & convey unto the said Fielding Flumister
 his heirs & assigns all that tract or parcel of land known
 and distinguished as lot - two hundred & twenty five situated lying
 & being in the tenth District of said County of Carroll
 containing two hundred two & half (202 1/2) acres to have & to hold
 said tract or parcel of land to him the said Fielding Flumister
 his heirs & assigns together with all & singular the rights
 members & appurtenances thereto belonging to have & to hold
 said tract of land with all its appurtenances for their own
 proper use benefit & behoof forever in fee simple and the
 said J M Joyce for himself his heirs executors & administrators
 will defend warrant & defend the rights & titles of the said bargain
 premises unto Fielding Flumister his heirs and assigns against
 themselves and against the claims of all persons whatever
 by virtue whereof the said J M Joyce hath executed at his
 hand and affixed his seal the day & year above written
 signed sealed & delivered

in presence of
 Affeton Mandeville
 Henry Ashbury Jr.

J M Joyce E 253

Stamp'd by Atkins

Received this 6th of Sept 1866

J M Chenee Clerk

State of Georgia ³ This instrument made this the Twenty-
 Carroll County ³ Sixth day of September eighteen
 hundred and sixty five between Isaac Suttler of
 the County of Coweta and State of Georgia and
 John A Price of the Second Ward of the County of
 Carroll and State of Georgia witness that the
 said Isaac Suttler for & in consideration of the sum
 of three hundred dollars to him in hand paid
 at & before the sealing & delivery of these presents
 the receipt whereof is hereby acknowledged hath
 granted bargained sold & conveyed & doth by these
 presents grant bargain sell & convey unto the said
 John A Price his heirs & assigns all that tract or
 or parcel of land situated being & lying in the
 Eleventh District of Carroll County Georgia known & es-
 timated in the place of Sealee district by the South
 west fifty - Sess of lot No Thirtysix (37) containing
 fifty & a half Sess with all rights members and
 appurtenances thereto belonging to have & to hold
 the aforesaid described parcel of land situated
 lying & being in the Eleventh district of Carroll County
 as aforesaid unto him the aforesaid John A Price
 his heirs & assigns together with all the rights
 members & appurtenances to the said parcel of
 land in behalf forever in fee simple & the said
 Isaac Suttler for himself his heirs executors & admini-
 strators the said bargain and promises with all the
 rights, titles & possessions thereof unto the said John
 A Price his heirs & assigns will warrant & forever defend
 and defend the right & title thereof against them-
 selves & against the claims of all other persons whether
 in testamony whereof the said Isaac Suttler hereunto
 set his hand & affixes his seal the day & date above
 written Sealed & delivered in presence of (initials
 before assigning)

Isaac Suttler ^{By}

Sorry Price.

Geo. F. Key

State of Georgia ³ Personally appeared before me the
 Carroll County ³ Subscribing Justice of the peace
 in & for said County Sorry Price who being duly
 sworn deposed & said that he witnessed the foregoing
 and saw George F. Key do the same & further saw
 the Mather assign his claim to before me & subscribed
 this 15th day of Sept 1866.

Sorry Price

Wm. Atkinson J. P. Notary this 15th day of Sept 1866

Georgia Carroll 3 This Indenture made & entered
 County 3 unto this 11th day of Sept. 1858
 between Richard Smith of the one part & S. J.
 Morris of the other part both of the County & State
 aforesaid witnesseth that the said Richard Smith for
 & in consideration of the sum of one thousand dollars
 to him in hand paid at & before the sealing & deliver-
 ing of these presents the receipt whereof is hereby
 acknowledged hath bargained sold & conveyed a certain
 part of lot of land situate lying & being in the orig-
 inal ninth district of said County containing eighty
 acres more or less known & distinguished by number 168
 one hundred & sixty eight in the original ninth district
 now boundary district commencing on the ninth west
 corner west corner then running south in the original
 line to the Creek then down the Creek to a popular
 corner on the east side of the Creek known by Whites
 corner then down down the Creek to a con-
 tinual Stake corner on the west side of the Creek then
 east across the Creek to a holly tree then running
 east conditional line to a white oak corner on the east
 side of the Big catch there running & with east
 course a straight conditional line to a Stake corner
 on the outside of the fence there a straight conditional
 line a north east course to a Stake corner then
 running west the old original line to the beginning
 corner to have & to hold unto him the said S. J. Morris
 & his heirs & assigns to him & his own proper benefit &
 to the use of forever in fee simple & the said Richard Smith
 for himself his heirs & assigns executors & administrators
 will warrant & forever defend the right & title in any
 manner whatever the said Richard Smith has heretofore
 set My hand & affix my seal the day & year above
 written signed & sealed in presence of
 Test: J Copeland
 J H Wood,

Richard Smith

Georgia Carroll 3 Before me John S. Fletcher an acting
 County 3 Justice of the peace in & for said
 county personally came Samuel Copeland & after being
 duly sworn in due form of law saith on oath that
 said Richard Smith sign seal & deliver the within deed
 for the purpose therein mentioned that he herein be the
 same as a witness to this the sum of \$1000 do so like-
 wise to a subscriber before me this 1st day of Aug 1858 J. Copeland
 John S. Fletcher J.P. Recd from John H. Wood

State of Georgia }
Newton County }

This Indenture made and entered into this the twenty fourth of October one thousand eight hundred and sixty two between George Griffin of the County of Newton of the one part and Jane P. Ruse of the County of Carroll of the other part both of the same State witnesseth that the said George Griffin for and in consideration of the sum of one hundred dollars to him in hand paid at and before the sealing and delivering of these presents the receipt whereof is hereby acknowledged hath granted bargained and sold by the presents grant bargane Sale and Convey unto the said Jane P. Ruse her heirs and assigns all that tract or parcel of land containing one hundred and Twenty Six Acres of more or less Situate lying and being in the fourth District of the County of Carroll and State aforesaid known and distinguished by number one hundred and thirteen, to have and to hold the said bargained premises unto the said Jane P. Ruse her heirs and assigns together with all and singular the Rights Members and appurtenances thereof to the said in my name belonging to her and their own proper use benefit and behoof forever in fee simple and the said George Griffin for himself his heirs Executors and Administrators the bargained premises unto the said Jane P. Ruse her heirs and assigns will warrant and forever defend the Right and title therof against the claim or claims of any other person or persons whatsoever, in witness whereof the said George Griffin hath hereunto set his hand the day and year the day above written, Sigma Sealed and delivered in presence of
 David Thompson
 Wm & G Smith Jr } George Griffin 

Recorded Oct 4th 1866

J. M. Chapman, Clerk

Georgia

Carroll County } This indenture made and entered into
 this the tenth day of October in the year of our
 Lord one thousand eight hundred and fifty four
 between Jesse Cantrell of the County of Carroll and
 of the State aforesaid of the one part and
 J R McCain of the other part of the County
 and State aforesaid witnesseth that the said
 said Cantrell for and in consideration of the
 sum of Two hundred and fifty dollars to him
 in hand paid at and before the sealing and
 acknowledging of these presents the receipt whereof is
 hereby acknowledged, hath granted bargained and
 sold and doth by these presents grant bargain
 sell and convey unto the said unto the said
 J R McCain his heirs and assigns all that tract
 of land situate lying and being in
 the original seventh section of Carroll County Georgia
 known and distinguished in the plan of said
 district as lot Number two hundred and fifty
 three (253) to have and to hold the said bargain
 unto him the said J R McCain his heirs and assigns
 forever in fee simple, and him the said Jesse
 Cantrell for himself his heirs and executors Administrators
 and assigns the said bargain premises
 unto the said J R McCain his heirs and assigns
 will warrant and forever defend the right and
 title thereof against the claims of themselves and
 all other persons whatsoever in testimony whereof
 the said Jesse Cantrell hath hereunto set his hand
 and affixed his seal this the day and date
 above written signed sealed and delivered
 in presence of

his

John X. Cantrell, S. G.
mark

Gilbert Cole
 J M McCalman J P.

Georgia Person ally appeared before me one of the Justices
 Carroll City } of the peace in and said County of Carroll
 who being duly sworn de oath and saith that
 the deed made by said Cantrell unto him the said McCain was not
 stamped from misrepresentations to him and the failure was not
 made wishing to evade the law

* Sworn to and subscribed, J R McCain
 before me Oct 8th 1866, W H Acklin

Virginia Carroll County

This Indenture made the 6th day of
October in the year of our Lord Eighteen hundred & Sixty Three
between Joseph Edge of said State & County of Carroll
Administrator of the Estate of Judy S Troce late of said
County deceased of Carroll deceased of the one part and
Preston H Hesterli of the same State and County of Carroll
of the other part

Witnesseth that Whereas by virtue of an order granted
by the Court of Ordinary of said County of Carroll
on the ⁱⁿ last to the said Joseph
Edge Administrator to rec the East half of Lot
of said Number Sixty (60) In the Sixth District
of said County of Carroll and after being duly
advertised in Conformity to the law the same was put up to
exposed to public sale to the highest bidders at the door of the
Court house of said County of Carroll within the legal hours of
on the first Tuesday of October by the said Joseph Edge Administrator
as aforesaid when the same was knocked off to the said P H
Hesterli at the price or sum of Six hundred and ten dollars
he being the highest bidder now for & in consideration of the said
sum of six hundred & Ten Dollars in hand paid to the said
Joseph Edge the said Administrator by him the said P H
Hesterli at & before the sealing & delivering of these presents
the Receipt whereof is hereby acknowledged by the said Joseph
Edge Administrator as aforesaid hath granted bargained &
sold & by these presents doth grant bargain sell & convey unto
him the said Preston H Hesterli the before named & his assigns
said with all the appurtenances thereto belonging or in anywise
pertaining unto him the said Preston H Hesterli his heirs & assigns
to his & their & own use benefit & behoof forever in fee simple and
the said Joseph Edge Administrator as aforesaid the before
named land with the appurtenances thereto belonging unto
him the said Preston H Hesterli his heirs & assigns shall entitle
him & forever defend the legal & equitable title against the all
& every other person or persons so far as in law and equity he may be
bound to do as administrator as aforesaid

Witness whereof the said Joseph Edge has hereunto set his hand
as aforesaid set his hand & affixed seal the day & year above
written

Signed sealed and affixed in
presence of

Robert J Culpepper
Preston H Hesterli
J. W. Redwine J. S. C.
J. W. Redwine J. S. C.
J. W. Redwine J. S. C.

Administrator on the estate
of S Troce

State of Georgia ³ This Recitation made this the thirteenth
 Carroll County ³ day of Sept one thousand Eight hundred &
 Sixty six between J J Hooper of the County &
 State aforesaid of the one part & John Hawkins of the same
 State & County of the other
 witnesseth that the said J J Hooper for & in consideration of the
 sum of two hundred dollars to him in hand paid at & before
 the bearing & delivery of these presents the receipt whereof is hereby
 acknowledged both bargained sold & conveyed & doth by these presents
 grant bargain sell & convey unto the said John Hawkins his heirs
 & assigns the undivided half of that tract or parcel of Land
 situate lying & being in the Town of Carrollton Ga known as
 the Brass Lot lying west of the South Street from the Court house
 leading south by southeast & adjoining on the west the Lot
 wherein Henry Ashbury formerly lived & north the Lots of Rm
 & McElains containing four acres more or less
 so have I to hold the said tract or parcel of Land unto him
 the said John Hawkins his heirs & assigns together with
 all & singular the rights Members & appertaining thereto to the
 same in any manner belonging to his & their said proper use
 benefit & behoof for ever in fee simple
 And the said J J Hooper for himself his heirs Executors & Administrators
 the said lot aforesaid premises unto the said John Hawkins
 his heirs & assigns will warrant & forever defend the right &
 title thereto against themselves & against the claim of all
 other persons whatsoever

In testimony whereof the said J J Hooper hath hereunto set
 his hand & seal the day & year above written

Signed sealed & delivered
 in presence of
 Will Cheever J B G ³
 W H Acklin J P ³

J J Hooper ^(JH)

all the Rights & Privileges belonging or in anywise appurting unto him the said James M Bridges his heirs & assigns for ever in fee simple of the said Joseph L Morris of the first part covenanted with the said James M Bridges of the second part that he is the Lawful Owner of said Lots or tracts of Land & hereby binds myself my heirs Executors & assigns to warrant & forever defend the title of the above mentioned land against the Claim or Claims of myself or any other persons whatsoever claiming a part or the whole of the same in witness whereof I hereby sign my name & affix my seal on the day & date above mentioned
 David M Sims
 Thos J Morris

J L Morris (SS)

Registerd 30th Nov 1866

J W Griffen Clerk

Georgia Carroll This Indenture made the 26th January
 County 3 in the year of our Lord eighteen hundred
 Sixty three between James M Bridges of the one part &
 James B Wood of the other part both of the County &
 State above written witnesseth that the said James
 M Bridges for & in consideration of the sum of Two
 hundred Dollars lawful money to him in hand paid by
 said James B Wood the receipt whereof is hereby acknowl-
 edged hath this day granted bargained sold & delivered
 & by these presents doth grant bargain sell & convey
 to the said James B Wood his heirs & assigns a certain
 portion of Land water frontage excepted known & distin-
 guished by the following numbers namely the Lot number
 one hundred & Ninety Seven & a portion of Lot number
 one hundred & Ninety Six lying in the north side of Little
 Tallepoosa river the river to be the line situate in the
 ninth District of the County & State above written
 containing three hundred acres more or less to hold
 the said parcel of Land together with all the rights
 & privileges thereto belonging or in anywise appertaining to
 the said James B Wood his heirs & assigns for ever in fee
 simple water frontage excepted
 And the said James M Bridges of the first part covenanteth with
 the said James B Wood of the second part he is the lawfull
 owner of said portion of Land above written & hereby binds
 himself my heirs Executors & assigns to warrant & forever defend
 the title of the above mentioned parcel of Land against
 the claim or claims of myself or any other person claiming
 a part of the whole of the same in witness whereof I hereby
 sign my name & affix my seal on the day & date
 above written

State of Georgia for & in consideration of the sum of
 Carroll County 3 Eight hundred & ninety three dollars
 to me in hand paid by Ale Rose of County of Coweta &
 State aforesaid the receipt of which is hereby acknowledged
 by Jll Blalock of said County & State above mentioned
 do hereby give grant bargain sell & convey unto the
 said Ale Rose his heirs and assigns all that part of
 Town Lot on which the said Jll Blalock now lies
 the same to contain two acres more or less bounded
 as follows to wit beginning at the west corner of Jll
 Wells Lot known as Failes & Rogers Hotel Lot thence
 running with the Road leading to Thummond Mills to the
 corner of the yard upon which the said Jll Blalock lies
 thence with the palings south to the corner line of Jll DeLoach
 thence east to the line of Jll Benson thence north to the
 place of beginning to have & to hold the said bargained
 premises unto him the said Ale Rose his heirs & assigns
 forever in fee simple together with all the appurtenances
 thereunto belonging & the said Jll Blalock for himself
 his heirs Executors & Administrators the said bargained premises
 unto the said Ale Rose his heirs and assigns will warrant
 & forever defend the right & title thereof against the claim
 or claims of all & every other person or persons whatsoever
 in witness whereof the said Jll Blalock has hereunto set
 his hand & affixed his seal in the year of our Lord
 one hundred & Sixty three the second month & twenty second
 day of the month
 Jll Blalock SS

N Jleigrodder
 Jll Redivivus Jll

State of Georgia this Indenture made this 4th day of
 Carroll County 3
 October in the year of our Lord eighteen hundred and
 sixty six between James Mullinax of the state & County
 aforesaid of the one part & Nathaniel Estes of the same
 place of the other part witnesseth that the said James
 Mullinax for & in consideration of the sum of fifty
 dollars to him in hand paid at & before the sealing
 of these presents the receipt whereof is hereby acknowl-
 edged hath granted bargained sold & conveyed & doth
 by these presents grant bargain sell & convey unto the said
 Nathaniel Estes his heirs & assigns all that tract or parcels
 land situate lying & being in the County aforesaid & District
 No 10 originally the fifth district of said County and Lot No
 one hundred & ninety seven containing two hundred two

Georgia Carroll County 3 This Indenture made and entered into

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This the nineteenth of January in the year of our Lord Eighteen hundred and fifty two between Sarah Morris & John J Morris Benjamin A Morris Samuel Burns Thomas P Beatty Joseph S Morris Francis Morris Elizabeth R Morris of the County of Carroll aforesaid James G Morris of the County of Walker & State aforesaid William Peltons of the County of Madison & State of Florida heirs of the Estate of William Morris Deceased of the one part & Thomas J Morris of the County of Carroll first above written of the other part witnesseth that the said A Morris J J Morris & S Morris NP Morris B A Morris Samuel Burns T P Beatty J L Morris Tell Morris & B Morris for & in consideration of the sum of five hundred dollars to them in hand paid at & before the sealing of these presents the receipt whereof is hereby acknowledged hath granted bargained sold & conveyed & doth by these presents grant bargain sell & convey unto the said Thomas J Morris his heirs & assigns all that tract or parcel of Land situate lying & being in the County of Carroll & ninth District of said County containing two hundred two & a half acres more or less being Lot number one hundred and ninety seven (197)

To have & to hold said tract or parcel of Land unto him the said Thomas J Morris his heirs and assigns together with all and singular the rights numbers & appurtenance thereto to the same in anywise belonging to his and their own proper benefit & behoof forever in fee simple

The said A Morris J J Morris S Morris W P Morris B Morris Samuel Burns T P Beatty J L Morris Tell Morris & B Morris for themselves their heirs Executors & Administrators the said bargained premises unto the said Thomas J Morris his heirs & assigns whereunto & forever defend the right & title thereof against themselves and against the claim of all other persons whatever

In witness whereof the said A Morris J J Morris S Morris NP Morris B A Morris Samuel Burns T P Beatty J L Morris Tell Morris & B Morris hath hereunto set their hands & affixed their seals the day & year above written

James G Morris (S) John Morris (J) John Morris (J)
Samuel Burns (S) W P Morris (Seal Benjamin A Morris (S))
Joseph Beale (P) Samuel Burns (Seal) T P Beatty (Seal)
Elizabeth B Morris (Seal) Sarah Morris (Seal)
Elizabeth B Morris (Seal) Sarah Morris (Seal) Sarah Morris (Seal)

Registered 3^d December 1866

J. C. Grissom Esq.

the plan of said County of Carroll & originally the fourth
but now the 1463 District of said County together with all
the appertaining thereto or in any wise appertaining to have
& to hold the above described premises to the above named Wm
Huckabee Jr his heirs & assigns for ever in fee simple and the
said Wm Huckabee Jr for himself his heirs Executors & Administrato-
tors will forever defend & warrant the title of said Landgrant
the lawful claimants of all persons whatever
In witness whereof I have hereunto set my hand seal
the day & year above written Wm Huckabee Jr

Ptest

John J Pentecost
J McWalter J R

State of Georgia This Indenture made this the 22nd July
Carroll County 3 Eighteen hundred & Sixty five between
James Webb & Martin of the County

and the above written witness that for & in consideration
of the sum of one hundred dollars in hand paid to the
said James Webb at & before the sealing & delivery of these
presente the receipt whereof is hereby acknowledged hath
granted bargained sold and conveyed and does by
these presents grant bargain sell & convey unto the said
Martin his heirs & assigns all that tract or parcel of
land situate lying & being in the sixth District of
Carroll County & State of Georgia known & distinguished
in the plan of said District as the North half of lot
of land No 48 Number Seventy eight containing
one hundred & one & a quarter acres more or less
with all the rights, members & appertaining to the said
lot of land in anywise belonging to his & his or
proper use benefit & behoof in fee simple and the said
James Webb for himself his heirs & assigns the said
bargained premises will warrant & forever defend
the right & title thereto unto the said Martin
his heirs & assigns against the claim of claimed
all other persons whatsoever In testimony whereof the
said James Webb hath hereunto set his hand
affixed his seal the day & year above written signed
sealed & delivered in presence of

J Smith Martin James Webb J P P

Registered by J Springer J P
December 1865

J McWalter J R

huth Marquand granted sold & conveyed all doth by these

presente grant bargained sold & convey unto the said Nathan Martin his heirs & assigns all that tract or parcel of Land lying & being situate in the Sixth⁽⁶⁾ District of Carroll County aforesaid State aforesaid Known & distinguished as in the plan of said District as Number two hundred & twenty nine (229) and Containing two hundred & two & a half Acres more or less
 to have and to hold said tract or parcel of Land together with all and singular unto him the said Nathan Martin his heirs and assigns the righte Musters & appurtenances thereof to the same in anywise belonging to his & their & con proper use benefit & behoof for ever in fee simple and the said George W. Autry for himself his heirs Executors Administrators and assigns the said bargained Premise unto the said Nathan Martin his heirs and assigns will warrant and forever defend the right and title therof against themselves and against the claim of all other persons whatever
 In witness whereof the said George W. Autry hath herto set his hand and affixed his seal the day & year above written

Signed sealed & delivered in
 presence of Sarah E. Haynes George W. Autry (S)
 R. H. Higgins

Registered 6th December 1866

at Mississippi 6th

State of Georgia This Indenture Made this the third
 Carroll County 3 day of November Eighteen hundred
 34 Sixty three between James R

Gumur duly constituted Administrator of the Estate of
 Benjamin T. Gumur late of said County Deceased of
 the one part & John McSteel of the same City of the
 other part witnesseth that whereas by virtue of
 an order granted by the Ordinary previous to the date of this Indenture having
 been given in the Atlanta Intelligencer newspaper
 published in the City of Atlanta according to law
 in such case made & recorded on the first Monday in September
 last to said James R. Gumur Administrator as aforesaid to sell
 a piece or parcel of Land belonging to said deceased situate
 lying & being in the County before said Known & distinguished
 as part of Lot Number two hundred & ninety one in the
 Sixth District after the said Lot of Land was duly
 advertised in Conformity to law the same was put up &
 exposed to sale to the highest bidder at the door of the Court

with all & singular the rights members & appurtenances thence
belonging in any manner belonging to him his own proper
use benefit & behoof forever in fee simple & the said G.
Johnson for himself his heirs Executors and Administrators
the said bargains & mises unto the said R. Little his heirs
and assigns will warrant & forever defend the right &
title thereof against themselves & against the claim of all
other persons whatever

In Testimony whereof the said Johnson hath hereunto set
his hand & seal & date year above written
Signed sealed & delivered in presence of us

R. Little

Lewis X. Johnson (89)

J. M. Clements

Mark

State of Georgia³ personally before me the subscriber
Carroll County³ Justice of the peace in & for said
County came R. Little who after being duly sworn
deposeth and saith that he signed the foregoing deed &
a witness himself & that he saw J. M. Clements sign
the same as a witness and that he also saw Lewis
Johnson make his mark to his name in the foregoing
Deed sworn to & subscribed before me this the tenth
day of August 1866

J. M. Clements (P)

R. Little

State of Georgia³ This Indenture made this the first day
Carroll County³ of March in the year of our Lord eighteen
hundred & Sixty six between Larry Price of said County & State
of the one part and George H. May son in law of Larry Price of
the same place of the other part witnesseth that the subscriber
Price for & in consideration of the natural love & affection
which he has and bears to his said Son in law May
& May hath given granted bargained & conveyed unto the said
George H. May his assigns all that tract or parcel of land
situate lying & being in the Eleventh District of said
County of Carroll (Agreeable to original Survey known
by it being the North West fourth of number Sixty
containing fifty acres more or less with a river of ten
acres near the old Road including water with the privilege
of crossing the same to have & to hold said tract or parcel
of Land unto himself his heirs and assigns together with
all & singular the rights members & appurtenances thence
belonging to the same in any manner to his heirs &
their own proper use benefit & behoof forever in fee simple
in witness whereof the said Larry Price hath hereunto set
his hand & affixed his seal the day & year above written
Signed sealed & delivered in presence of John A. Price Alexander Price

Larry Price (S)

To have and to hold said bargained premises to the said Hugh Buchanan his heirs & assigns to his and their own proper use benefit and beproof for ever in fee simple and the said Alexander Rattan the said bargained premises will warrant and for ever defend the title therof against the claim of himself and his heirs forever
In witness whereof the said Alexander Rattan has hereunto set his hand and affixed his seal the 4 year above written signed sealed & delivered in presence
of W T M'gill
J A Blance 3 Registered 11th Sept 1866 Alexander Rattan (S)

Jollomissin L. G.

Georgia 3 In person appeared before me William T M'gill
Browntaberry who being duly sworn deposed and saith that
that he saw Alexander Rattan sign seal & deliver the
foregoing deed for the purpose wherein mentioned that deponent
signed the same as an attesting witness in the presence of the
said Rattan and that deponent saw Joseph A Blance sign
the same as like subscribing witness in the presence of said
Rattan & sworn to & subscribed before

the 4th Sept 1866

W T M'gill

William C H Sparks J Blance

State of Georgia His Indenture made this the 27th day of April
Cobb County 3 Eighteen hundred and forty four between I H
Harr of the first part & E M Niles son in law of the said H H
Harr of the second part both of said County witnesseth that the said
H H Harr for & in consideration of the natural love & affection which
he has unto the said E M Niles hath granted bargained given &
released allured and conveyed unto the said E M Niles his
heirs and assigns all that twenty acres of Land now or less
in the ninth District of Cobb County Georgia North half (or
ninety acres) of Lot No 1934 one hundred & ninety five I have
made a sale to the Lehman to you acres of Land which I am
acres of Land I do not mean that you acres in this land it
was you acres of North half of Lot No 1934 one hundred & ninety
five To have & to hold said premises to the said E M Niles his
heirs & assigns for ever and the said I H Harr with covenant
with the said E M Niles his heirs & assigns that he will and
his heirs executors and administrators shall the said premises
for ever save and keep himself from any incumbrance or convey
any made or executed by said H H Harr or by any person claiming
under him in witness whereof the said H H Harr hath
hereunto set his hand & affixed his seal the day & year above
written in presence of

H H Harr (S)

1866 13 August 3 Registered 11th Sept 1866

J G Brownson J P 3

Jollomissin L. G.

or parcel of Land situate lying & being in the Eleventh
 District of Carroll County known & distinguished in the
 plan of said District by the South west fifty acres of Lot
 No (37) thirty seven containing fifty and a half acres more
 or less with all the rights members and appurtenance thereto
 to have & to hold the said described parcel of Land situate lying
 & being in the Eleventh Dist of Carroll County as aforesaid in
 him the said Isaac Cuttis his heirs and assigns together with
 all the rights members & appurtenance to the said parcel of
 Land in behalf forever in fee simple forever and the said
 Lewis & Johnson for himself his heirs and Executors Administrators
 the said bargained premises with all the rights titles & possession
 thereof unto the Isaac Cuttis his heirs & assigns will warrant &
 forever defend the right & title therof against himself & against the
 the claims of all other persons whatever In testimony whereof the
 said Lewis & Johnson has hereunto set his hand & affixed his seal
 the day and year above written signed sealed & delivered in
 presence of Elijah Stevens ^{his}
 J. S. Kirby ^{#13} Liver Johnson ^{1st}
 Registered 11th Sept 1860 ^{mark}

Till Griffin sold

State of Georgia this Indenture made this first day of
 Carroll County 3 March in the year of our Lord eighteen hundred
 and sixty four between John T. Tomlinson of the County
 of Coweta & T. McFieles of the County of Carroll County of
 the other part both of the State of Georgia witnesseth
 for & in Consideration of the sum of Twenty five hundred
 Dollars at and before the sealing and delivery of these presents
 the receipt whereof is hereby acknowledged the said John T.
 Tomlinson hath granted bargained sold and by these presents
 both grant bargain sell and convey unto the said Till
 McFieles his heirs and assigns a certain tract or parcel of
 Land situate lying and being in the (67)th District
 of Carroll County Georgia and known as lot Number
 (030) Two hundred & thirty in said District containing
 two hundred two and a half acres more or less
 to have & to hold said tract or parcel of Land to him
 the said T. McFieles his heirs and assigns all & singular
 the rights members & appurtenances thereto belonging in any
 manner to their own proper use benefit & behoof forever in
 fee simple and the said John T. Tomlinson for himself
 his heirs Executors and assigns will warrant &
 forever defend the right & title therof unto the said T. McFieles
 his heirs Executors and assigns against
 themselves and against the claims of all other persons
 whatever In testimony whereof the said John T. Tomlinson
 hath hereunto set his hand & affixed his

by virtue of a writ of fieri facias issued from the Superior Court of Carroll County in favour of T. J. Bowen for cause against the said T. J. Connell & John Rodman Esqrs and after publickly advertising said Levy agreeably to Law did put up and expose the same to sale at public auction on the first Tuesday in December at the door of the Court house at Carrollton in said County within the legal hours of sale when the same was knocked off to said Thos Griffin at and for the sum of forty six Dollars he being the highest & best bidder now for in consideration of the sum of forty six dollars in hand paid to him the said Thos Griffin at T before the sealing and delivery of these presents the receipt whereof is hereby acknowledged the said N. Estes Deputy Sheriff as aforesaid hath granted bargain sold & conveyed and by these presents doth grant bargain sell & convey unto the said Thos Griffin his heirs Executors Administrators and assigns all the right title & aid Interest of the said T. J. Connell in said Lot of Land of which said T. J. Connell was seized and possessed in and to the same with all the rights members and appurtenances therunto belonging or in any wise pertaining to his and their own proper use benefit and behoof.

In witness whereof the said N. Estes Deputy Sheriff as aforesaid hath hereunto set his hand & affixed his seal the Day & year above written signed sealed &

Delivered in presence
of David Boling ³ Nathaniel Estes Deputy
J. M. Blalock ³ Sheriff ¹⁸⁶⁶
Ordinary ³ Registered 13 Decr 1866

Thos Griffin 696

State of Georgia This Indenture made this the Eighteen
Carroll County 30th April Eighteen hundred & Sixty three
between John S. Meador of the County of Carroll & State aforesaid of the one part & William Johnson of the County & State aforesaid of the other witnesseth that for & in consideration of the sum of three hundred dollars to him in hand paid at & before the sealing & delivery of these presents the receipt whereof is hereby acknowledged the said John S. Meador hath granted bargain sold & conveyed & doth by these presents grant bargain sell & convey unto the said William Johnson his heirs & assigns all that tract or parcel of Land situate lying & being in the Town of Carrollton & bounded on the South by Lots of said John Johnson & W. G. Tanner East by the Lot No. eleven & the Shuford Lot north by the fence running west from the northeast corner of the said Shuford Lot to a corner within one hundred feet of the main street

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Running south from the Court house in the Town of Carrollton from this corner the line will run south to a corner within tract out of the lot of said Johnson then the line to run west to said street thence south to said Johnson's lot the whole containing three acres more or less to have & to hold said tract or parcel of Land into him the said William Johnson his heirs and assigns together with all & singular the rights, members & appurtenances thereof in any way or manner belonging to his & their own proper use benefit & behoof for ever in fee simple, and the said John T. Bellador for himself his heirs Executors and Administrators the said bargain and promise unto the said Mr. Johnson his heirs and assigns will warrant and forever defend the rights & title therof against himself his heirs and assigns and against any other person In witness whereof the said John T. Bellador hath hereunto set his hand and affixed his seal the day & year above written signed sealed & delivered in presence
of B. H. Long

John T. Bellador (J. T. B.)
J. G. C. Registered & Stamped 17 Dec 1866

State of Georgia, This instrument made this the fourth day of DeKalb County, May in the year of our Lord one thousand eight hundred & Sixty three between John T. Dent of the County of State aforesaid of the one part & William Johnson of the County of Carroll and same State of the other part witnesseth that the said John T. Dent doth in consideration of the sum of six hundred and fifty dollars Cash to him in hand paid by the said William Johnson at & before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained sold & conveyed and doth by these presents grant bargain sell & convey unto the said William Johnson his heirs & assigns fifty acres of land situate lying and being in the fifth District of the County of Carroll and State aforesaid better known & distinguished as the Southeast quarter of lot number two hundred and forty eight containing fifty acres more or less as to have & to hold the said premises unto the said William Johnson his heirs & assigns for ever in fee simple and the said John T. Dent will & his heirs Executors and Administrators and assigns that the said property unto the said William Johnson warrant and for ever defend against the lawful claim of all persons whatever In witness whereof the said John T. Dent hath hereunto set his hand and affixed

his seal the day and year first above written signed
sealed and delivered in presence
of J. Dillworth ³
John W. Benning ^{JP} ³ Jno T Dent ^(P.S.)
Registered & stamped 17th Decr 1866 Jill Griffin C.R.

State of Georgia This Indenture made & entered into this the
Carroll County 3rd instant day of September eighteen hundred &
sixty three between J. M. Redcaine of the one part & William
Johnson both of the County & State of Carroll witnesseth that
for and in consideration of the sum of Two hundred & fifty
Dollars the receipt whereof is hereby acknowledged both the
day sold grantor bargained and conveyed & doth by these
present grants grant bargain sell & convey unto the said W.
Johnson all of a certain parcel or tract of Land situate
lying & being in the Town of Carrollton said County it being
bounded on the west by Town Lot now owned by J. G. Culpeper
and on the south by the public Street running East from
the Court house running back as far as said Culpepper's
containing Two acres more or less it being part of Lot of Land
Two hundred & forty nine (249) in 10th Dist said County
to have and to hold together with all and singular the
rights members & appurtenances thereto belonging or in any
appertaining thereto to his & their own proper use benefit
& behoof for ever in fee simple and the said Redcaine unto
the said Johnson his heirs and assigns while manner and
the said Johnson his heirs and assigns or any person whatever
in rottense whereof the said Redcaine hath annexed
at his hand and affixed his seal the day and year
above written signed sealed & delivered in presence
of W. J. Turner ³ Jill. Redcaine ^(P.S.)

Registered & stamped 17th Decr 1866

Jill Griffin C.R.

State of Georgia This Indenture made & entered into this the
Carroll County 3rd instant eighteen hundred and sixty six
between Nathaniel Estes of the one part and Lemie Waller
of the other part all of the County & State aforesaid witnesseth
that the said Nathaniel Estes for and in consideration of the
sum of Two hundred dollars to him in hand paid at & before
the sealing & delivery of these presents by the said Lemie Waller
receipt whereof is hereby acknowledged both granted bargained
sold & and conveyed and doth by these presents grant begin
sell & convey unto the said Lemie Waller her heirs and
assigns part of Lot of Land No(63) containing Sixty three

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In the tenth District of Carroll County Ga the Commencing
at the south east corner of said Lot & running north on the
north line & crossing a small branch & then to a branch
called the Roaring Branch thence down said Roaring branch
to the mouth of the next branch to the line running East to
the first named corner containing fifty acres more or less to
have & to hold said bargain & mises unto the said Lewis
Weller her heirs and assigns & executors and Administrators
for ever, in fee simple & another said Nathaniel Estes
for himself his heirs Executors and Administrators the said
bargained premises will warrant and for ever defend the
right and title thereunto to her the said Lewis Weller her
heirs and assigns against his claim and against the claim
of all and every other person whatever in witness whereof the
said Nathaniel Estes hath hereunto set his hand and
affixed his seal this the day and year first above written
Signed sealed in presence

of Wyatt Williams Nathaniel Estes (L.S.)
Amelia Cox Sealed & signed 17 Decr 1866

J W Blackwell Esq

J L Griffen L.S.

State of Georgia This Indenture made this the fourth day of
Carroll County, 30 November in the year of our Lord eighteen
and Sixty six between Philo P Baskin and James McHannie
both of the County and State aforesaid Testator that for and
in consideration of the sum of Four hundred dollars to him in
hand paid at & before the sealing and delivery of these presents
the receipt whereof is hereby acknowledged with grant bargained
sold and conveyed and doth by these presents grant bargain
sell and convey unto the said Jas M Hannie his heirs
all that tract or parcel of Land wherein and distinguished
as Lot number forty in the sixth District of said County
containing two hundred two and a half acres more or less
and fifty acres off of the northwest corner of Lot no 42
Tract Six in the sixth District of said County bounded
follows beginning at the northwest corner of said Lot and
running East to a poplar near Branch on the adjoining
line thence down said branch near a pine northwardly
a ditch on the Creek thence with said ditch or creek
to a bluff and thence to a white oak then leave the
creek running north of west to a black oak near the road
on the west line thence to the beginning corner taken
and to hold said bargained premises unto him the said
Jas M Hannie his heirs and assigns to all & singular
the rights, numbers and appurtenances for ever in fee
simple and the said Philo P Baskin for himself his
heirs assigns wife warrant and forever defend the right

and both against themselves and against the claim of all
other persons & debtors in witness whereof the said Philo
P Baskin hath hereunto set his hand and affixed his seal
the day and year above written signed sealed & delivered
in presence of W O Robinson 3rd Philo P Baskin (P.P.)
D H Jackson 3rd

State of Georgia personally came before the undersigned
Carroll County 3rd one of the Justices of the Peace in and
yes said County W O Robinson who being duly sworn deposed
and saith that he saw Philo P Baskin sign seal and deliver
the within deed for the purpose therein mentioned that deponi
subscribed the same as a witness in the presence of said
Philo P Baskin and saw D H Jackson do so likewise
sworn to & subscribed before me this the 1st day of December 1866
W H Acklin J P W O Robinson

Registered & stamped 17 Dec 1866

Jefferson C. G.

State of Georgia 3rd This Indenture made & entered into this
Carroll County 3rd the 17th day of July eighteen hundred & Sixty four
between William Peck of the one part & E Bradley of the
other part Northwesterly has this day William Peck
for & in consideration of the sum of one hundred & fifty
dollars to him in hand paid at & before the sealing &
delivery of these presents the receipt whereof is hereby acknowledged
hath bargained granted sold & delivered and
doth by these presents grant bargain sell & convey unto
the said E Bradley his heirs & assigns the north half
of Lot of Land situate lying & being in the fifth Dist.
of Carroll County of said State known & distinguished as No
fifty four (54) 5th Dist originally containing two hundred
two & a half acres more or less to have & to hold all &
singular the rights members and appurtenances thereto belonging
to his & their own proper use benefit & behoof for ever in per
petuity and the said William Peck for myself my heirs
and assigns will warrant & forever defend the right &
title therof against the claims of myself my heirs and
assigns and all & every other person or persons whatsoever
in testimony whereof I the said William Peck have hereunto
set my hand & affixed my seal the day & year above
written signed sealed & delivered in presence
of John Peck 3rd William Peck (P.P.)
Rebecca Hood 3rd
Mark 3rd

Georgia Carroll County

Personally came before me John B. Wood who being duly sworn deposed & sayeth that he saw Willis Repenroch Leleca J. Spencell and Susan le Wood sign Deed & deliver the within deed for the purpose therein mentioned and that the deponent subscribed the same as a witness & saw Lalle A. Wood do as likewise Deem to & subscribe before me this the 17th March 1866
Jabez Miles J.P. John B. Wood

Registered

This the 24th day of 1866.

J. M. Griffin C. S. G.

State of Georgia This Indenture made & entered into this twentieth
Carroll County day of December AD of our Lord Eighteen hundred
& sixty six between James O'R. Wood of the one part & John H. Wood
of the other part both of said County & State witnesseth that the
said J. O.R. Wood for & in consideration of the sum of five hundred
dollars to him in hand paid at & before the sealing & delivering of
these presents the receipt whereof is hereby acknowledged hath
granted bargained sold and conveys and doth by these presents grant
bargain sell & convey unto the said John H. Wood his heirs & assigns
together with the undivided one half of all the Land known as
the Dempsey place lying as supposed 1/200) one hundred & twenty
acres of Lot No 23) twenty three in the ninth Dist and all the lot
No 20) twenty two in the tenth being 200^{1/2} acres making 300^{1/2}
in all with all the appurtenances thereto belonging
to have & to hold the undivided one half of said lots or parcels
of land unto him the said John H. Wood his heirs & assigns
together with all the rights & appurtenances to the said
undivided lots of land in anywise belonging to his & their soon
proper use benefit & behoof forever in fee simple
And the said James O.R. Wood for himself his heirs Executor and
Administrator the said bargains & conveys together with all the
right title and possession thereof unto the said John H. Wood his
heirs and assigns will warrant & forever defend the right &
title thereof against themselves and against the claim of all
other persons whatever In testimony whereof the said James O.R. Wood
hath hereunto set his hand & affixed his seal the day & year above
written signed sealed & delivered in presence
of J. W. Barnes
Eli Bunnell J.P.

James O.R. Wood (J.W.)
Registered Ch^t 24th Decr 1866

J. M. Griffin C. S. G.

proper use benefit and bechoof forever in fee simple and
the said O.P. Shuford for himself his heirs Executors and
Administrators the said bargained premises unto the said R.W. Wright
his heirs & assigns will warrant & forever defend the abovesigned
his property against the Claims of themselves and against the
Claim of all other persons whosoever In testimony whereof
I the said O.P. Shuford have hereunto set my hand and affixed
my seal the day & year above written signed sealed & delivered
in presence of

John Long 3 O. P. Shuford (L.S.)
Henry Asbury 3 Registered 2nd Jan 1867

J. M. Griffin D.B.C.

State of Georgia This Indenture made and entered into
Carroll County this the 23rd day of January 1863 between
R.W. Wright of the County and State aforesaid of the one part &
Ransom Shum of the same place of the other witnesseth
that for and in consideration of the sum of five hundred &
Eighty five dollars to him in hand paid by said Shum at &
before the sealing & delivery of these presents the receipt whereof
is hereby acknowledged hath granted bargained sold & conveyed
& doth by these presents grant bargain sell & convey unto the said
Shum his heirs & assigns for ever Lot No 114 one hundred &
fourteen on the East Line adjoining lands of Lamont Meadow
& Lake in fifth dist containing two acres more or less
together with all the rights, members & appurtenances thereunto belonging
or in anywise appertaining to his & their own proper use
benefit & bechoof forever in fee simple.

And the said Wright for himself his heirs Executors & Administrators
will warrant and forever defend the right & title thereof
against themselves and against the Claim of all other
persons whosoever in witness whereof the said Wright
has hereunto set his hand & affixed his seal the day & year
above written signed sealed & delivered in presence
of G. Campbell

J. M. Griffin D.B.C.
Signed R. W. Wright (L.S.)
Registered 2nd January 1867

J. M. Griffin D.B.C.

State of Georgia This Indenture made and entered into
Carroll County this the fifth day of May Eighteen hundred
sixty three between Ransom Shum of the County and State
aforesaid of the one part and O.R. Richards of the same place
of the other part witnesseth that for and in consideration of the
sum of five hundred & fifty dollars by him the said O.R. Richards
in hand paid unto the said Shum at and before the sealing
& delivery of these presents the receipt whereof is hereby acknowledged
the said Shum hath granted bargained sold and conveyed
dotted by these presents grant bargain sell & convey unto

of the sum of five hundred dollars to him in hand
 paid at & before the sealing & delivery of these presents
 the receipt whereof is hereby acknowledged hath granted bargained
 sold & conveyed & doth by these presents grant bargain sell &
 convey unto the said J M Griffin his heirs & assigns a certain
 Town Lot situate lying & being in the Town of Carrollton
 Carroll County Georgia known & distinguished in the plan of
 Town as Lot Number one hundred & fourteen (114) adjoining
 Lots of Johnson Farmer & others containing two acres more
 less or to have & to hold & the above described Town
 Lot to him the said J M Griffin his heirs & assigns together
 with all and singular the rights, minerals & appurtenances
 thereto to the same in any manner belonging to his & their own
 proper use benefit & behoof forever in fee simple
 said the said Richard Carter for himself his heirs Executors and
 Administrators the said bargained premises unto the said J M
 Griffin his heirs & assigns will warrant & forever defend
 the right & title thereof against themselves & against the claim
 of all other persons wheresoever

In witness whereof the said Richard Carter hath hereunto
 set his hand & affixed his seal the day & year above written

Signed sealed & delivered in presence

R Carter (S)

J M Blalock

Ordinary

Registered 5th Jan 1867

J M Griffin & wife

State of Alabama this Indenture made and entered
 Caladaga County into this the tenth day of May in
 the year of our Lord one thousand eight hundred and
 fifty six between Thomas Powell of the one part and
 J Poole of the other part witnesseth that the said
 Thomas Powell for and in Consideration of the sum
 of one hundred & twenty five dollars to him in hand
 paid at & before the sealing & delivery of these presents
 the receipt whereof is hereby acknowledged hath granted
 bargained sold & conveyed & doth by these presents
 bargain sell & convey unto the said J Poole his heirs
 and assigns all that parcel of Land situate lying & being
 in the fifth District of Carroll County Georgia known
 as part of Lot Number (250) Two hundred & fifty in said
 District County & State aforesaid lying & bounded on the north
 & J Meador on the south running to the Corner post put
 up by the Surveyor in the field containing eight acres
 more or less to have & to hold said Land unto him
 the said J Poole his heirs & assigns for ever in fee simple

his & assigns all that or Lot of Land situate lying &
being in the fifth District of Carroll County & said
Land known & distinguished in the plan of said District
by Number fifty four (54) Containing two hundred
two & a half acres more or less according to original
Survey. to have & to hold all & singular the rights
members & appurtenances therunto belonging to his
& their own proper use benefit & behoof forever in
the simple & And the said E D Hightower for
myself my heirs Executors & Administrators will warrant
& forever defend the right & title thereof against the last
full claim of myself my heirs & assigns and all and
every other person or persons whatsoever - In testimony
whereof I the said E D Hightower have hereunto set my hand
and affixed my seal the day & date above written
Signed sealed & delivered in presence
of M B Henry
K T Cobb J SC³ E D Hightower (JG)

Registerd 10th January 1868

Jill Griffin Secy

State of Georgia This Indenture made & entered into
in Merriweather County this the twenty second day of January
one thousand eight hundred & thirty six between William Y
Lottin of the one part & Francis M Lottin of the other part
both of the aforesaid County & State witnesseth that for &
in consideration of the sum of thirty three hundred dollars
in hand paid by the said Francis M Lottin the receipt
whereof is hereby acknowledged at & before the sealing
& delivery of these presents do bargain & sell unto the
said Francis M Lottin his heirs & assigns Lot of Land
number one hundred & twenty (120) and Lot of Land
number one hundred and six (106) and all that part
of Lot of Land number one hundred & five lying along
on the South side of the flat shoal Road including the
Road known as the Rock Hill Mountain Licks in the
fifth Dist of the aforesaid County and State
together with all the appurtenances therunto belonging
containing four hundred & thirty acres more or less & a quiet
claim to Lot of Land No (218) two hundred and eighteen
in the fifth District of Carroll County Georgia containing
two hundred two & a half acres more or less to
have & to hold the said bargained premises unto
him the said Francis M Lottin his heirs & assigns
forever in fee simple
And the said William Y Lottin for himself his
heirs and assigns will warrant and forever

Administrator the said bargained Property unto the said Wm Wilson
 with Warrant & power aforesaid against the Claim of himself
 & his heirs and against the Claim of all other persons whereto
 he did nevertheless that if the said Samuel J Rowan his heirs
 executors and administrators shall & do well and truly pay or cause
 to be paid unto the said Wm Wilson his heirs & assigns
 the sum of Money in Said Notes Specified and Interest that may
 accrue thereon on the day and at the time mentioned and appointed
 for the payment thereof in this Mortgage mentioned with legal
 Interest for the same according to the tenor & effect of said Notes
 then & from thenceforth as well this present Indenture and
 the right to the said Property thereby Conveyed as well as the
 said Monesey Notes shall Cease & determine and be void to all
 intents & purposes

In witness whereof the said Samuel J Rowan hath written
 at his hand & affixed his seal the day & year above written
 signed sealed & delivered in presence of

John

C. C. Rowan

S. J. Rowan

W. F. Postle J.P.

Registered 16th Jan 1867

State of Georgia ⁱⁿ the Indenture made this the twenty ninth
 of De Kalb County 3rd day of January in the year of our Lord
 One Thousand Eight hundred & Sixty six between John J Meado
 of the said State & County of De Kalb of the one part and J G Hough
 of the County of Coweta of the said State of the other part witnesseth that
 the said John J Meado for & in Consideration of the sum of Two hundred
 dollars to him in hand paid the receipt whereof is hereby acknowledged
 at & before the sealing of these presents hath granted bargained sold and
 Conveyed and doth by these presents doth grant bargain sell & Convey
 the said J G Hough his heirs & assigns all that tract or parcel of Land
 situate lying & being in the Town of Carrollton Ga known as the Crops
 Lot lying east of the South Street running from the Court house leading
 south by Johnson & adjoining on the west the lot wherein Henry Debony
 formerly lived and north the lots of Russ & McLean also the undi-
 vided half lot west in Town Lot in Carrollton Ga known as the
 unenclosed Lot lying on the east side of the Street above named
 bounded south by Dr Johnson's Lot East by Wells on the north by
 West Rodatum & Dawson and on the west by laid South Street
 all containing six acres more or less to have & to hold said
 tract or parcel of Land unto him the said J G Hough his heirs
 & assigns together with all & singular the Right Members and
 appurtenances therunto belonging to his & their uses during
 and without forever in fee simple
 and the said John J Meado for himself his heirs Executors and
 Administrators the said bargained premises unto the said
 J G Hough his heirs & assigns to be used & for ever depone

State of Georgia This Indenture made this thirteenth
 Carroll County day of November in the year of our
 Lord Eighteen hundred and sixty six between David
 Boling of the one part & Hix Martin of the other
 part both of the County & State aforesaid witnesseth
 that the said David Boling for & in Consideration of
 the sum of Twenty dollars to him in hand paid
 at & before the sealing of these presents the receipt
 whereof is hereby acknowledged hath granted
 bargained sold & doth by these presents grant bargain
 sell & convey unto the said Hix Martin his heirs & assigns
 all that tract or parcel of Land known as Lot No 245 two
 hundred & four in the original tenth District of said County
 containing two hundred two and a half acres more or less
 to have & to hold said bargained premises unto the said Hix
 Martin his heirs and assigns forever in fee simple
 and the said David Boling for himself his heirs and
 assigns to the said Hix Martin his heirs & assigns will ever
 -nt & forever defend the right & title thereof against whomsoever shall
 have claim of all persons whatsoever
 In testimony whereof the said David Boling hath hereunto
 set his hand & affixed his seal the day & year above
 written signed sealed & delivered in presence of David Boling (Lg)
 J. Mifflin 3 Registered 23 Jan 1867
 J. M. Blalack J. Mifflin Feb 56
 Ordinary

State of Georgia This Indenture made this the 22nd
 Carroll County January Eighteen hundred and sixty seven
 between Benjamin McLong of the County & State aforesaid of
 the one part & Appleton Mandeville of the same place of
 the other part witnesseth that the said B. McLong for and
 in consideration of the sum of One hundred dollars to
 him in hand paid the receipt whereof is hereby acknowledged
 hath granted bargained & sold & doth by these presents
 grant bargain sell unto the said Appleton Mandeville
 his heirs & assigns one undivided half of Lot of Land
 No Two hundred & forty six (246) in the seventh District
 $\frac{7}{8}$ of original Carroll now Haralson County in the
 State aforesaid containing in all of said lot two
 hundred Two & a half (202 1/2) acres more or less to have
 & to hold said bargained half lot or parcel of land
 unto him the said Appleton Mandeville his heirs &
 assigns forever in fee simple together with all and

half of said fractional Lot containing one hundred acres more or less also three acres of fractional lot No 360 in said 6th dist. bounded by the Chatahoochee river on the north east & by the swampy line of said fraction on the Northwest together with all privilages or grants by a deed made by John Garwood to Jackson Gregory & James M Payne dated 26th July 1837 also all those Lots of Land lying & being in tenth ~~list~~^{dist} of the County of Carroll Georgia known as east half of Lot number one hundred & eight nine (189) containing one hundred six & one fourth acres more or less also all those Lots of Land lying & being in the tenth list of the County of Carroll known as Lots Number one hundred & ninety (190) and one hundred & ninety five (195) containing four hundred & five acres more or less to have & to have & to hold said bargain'd property to the said Jacob Brown his heirs & assigns to his own proper use benefit & behoof forever -

& the said Jackson Gregory for himself & for his heirs executors & administrators the said bargain'd property unto the said Jacob R Brown will warrant & forever defend against the claim of himself & his heirs and against the claim of all other persons whatever provided nevertheless that if the said Jackson Gregory his heirs executors or Administrators shall & do well & truly pay or cause to be paid unto the said Jacob Brown his heirs & assigns the sum of Money in said Note Specified. & interest that may accrue thereon on the day at the time mentioned & appointed for the payment thereof in the said promissory Note mentioned the lawful interest for the same according to the tenor & effect of said Note then & from thence forth as well this present indenture & the right to the said property hereby conveyed as well as the said money Note shall cease determinir & be void to all intents & purposes

In testimony whereof the said Jackson Gregory hath hereunto set his hand & affixed his seal the day of year above written - words "formally" & now "written County Seal" intimated before signed
Signed sealed & delivered in presence of

Daniel S Pittman
Robert T Fouchet
Not publ

Jackson Gregory (JG)

C 3

Registered 2nd January 1867

J. W. Griffen - D. C. H.

258 Registry of Deeds Carroll County

State of Georgia This Indenture made the Twentieth day of July in the year of our Lord One thousand Eight hundred & Sixty six between Clark M Jenkins of the State of Georgia & County of Carroll of the one part & Peter Michile of the aforesaid State & County of Carroll of the other part witnesseth that said Clark M Jenkins for and in Consideration of the sum of two hundred dollars to him in hand paid at & before the sealing & delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained & sold & conveyed & doth by these presents grant bargain sell & convey unto the said Peter Michile his heirs assigns all that tract or parcel of Land situated lying & being in the fourth Dist of Carroll County known & distinguished as Lot of Land No Sixty two (62) Containing two hundred two & a half acres more or less to have & to hold said tract or parcel of Land unto him the said Peter Michile his heirs & assigns together with all singular the rights Members & appurtenances thereto annexed in any manner belonging or in any manner belonging to his heirs or even proper use benefit & behoof forever in fee simple and the said Clark M Jenkins for himself his executors & administrators the said he bargained & conveyed unto the said Peter Michile will warrant & forever defend the right & title thereof against the mators & against all other persons whomsoever

The witness whereof the said Clark M Jenkins hath countersigned his hand & affixed his seal the day & year above written Signed sealed & delivered in presence of
C W Worley
W L Bell qpm
Clark M Jenkins

Registered 10th Oct 1867 J McRae S.C.S.

State of Georgia Carroll County on this Indenture made the fourth day December in the year of our Lord One thousand Eight hundred & Sixty six between Joseph Edge of said State & County of Carroll Administrator of the Estate of Leodell Broe deceased of the one part & Jas L Baskin Rhoda & Williams & Mary & Villidens of the same State & County of Carroll of the other part witnesseth that whereas by virtue of an order granted by the Attorney of said County on the in the year the said Joseph Edge administrator to wit

The north half of Lot No 37 in said County belonging to said
 Estate situated lying & lying in the Eleventh District of said County
 being the north half of Lot Number Thirty Seven (37) in said District
 and after being duly advertised in Conformity to the Law the same
 was put up and exposed to publick sale to the highest bidder at
 the door of the Court house of said County of Carroll within the
 legal hours of sale on the first Tuesday in October 1864 by said
 Edge administrator as aforesaid when the same was knocked off
 to the said Jas L Bastin & Mary A Williams at the
 price of sum of five hundred dollars they being the highest & best
 bidders — Now for & in Consideration of the sum of five
 hundred Dollars in hand paid to the said administrator by
 him the said Bastin & Williams at & before the sealing & delivery
 of these presents the receipt whereof is hereby acknowledged by the said
 Jas L Bastin & Williams administrator as aforesaid hath granted sold
 bargained & by these presents doth grant bargain sell & convey unto
 him the said Jas L Bastin & Mary Williams the before named
 & bargained land with all the appurtenances thereunto belonging
 in survivor appertaining unto him the said Jas L Bastin
 & Mary A then his & assigns to his & their own benefit
 & whose for ever in the sum of And the said administrator
 as aforesaid doth before named land with the appurtenances
 thereunto belonging unto him the said Bastin & Williams
 then his & assigns shall & will warrant & forever defend the legal
 & equitable title of said himself & all & every other person or
 persons whatever so far as in law & equity he may be bound
 to do as administrator as aforesaid

In testimony whereof the said Joseph Edge hath countersigned as
 administrator as aforesaid set his hand & affixed his seal the

day & year above written signed sealed & delivered in

presence of J. W. Kilpatrick Esq.

J. W. Kilpatrick Esq.

Ordinary Esq. Registered No^m 14 Feb 1867. J. W. Kilpatrick Esq.

of Mississippi Esq.

the State of Georgia This Indenture made this the sixteenth

January in the year of our Lord one thousand eight hundred & sixty

two between John B Hamblett & Wylie Marchman of

the other parts both of the State of Georgia said Hamblett of

Carroll County & Marchman of Fulton County

Witnesseth that the said John B Hamblett has bargained

and sold & conveyed to the said Wylie Marchman his heirs

executors & administrators for and in consideration

of the sum of twenty four hundred Dollars (\$2500) to

him in hand paid all of that tract or parcel

of Land situated lying & lying in the Eleventh District

of Carroll County State of Georgia wherein as the

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said bargained promises to them the said Mandeville & Stewart
their heirs & assigns to their own proper use benefit & benefit
forever in fee simple. And the said A Y Blackman
for himself his heirs executors & administrators the said
bargained promises unto the said Mandeville & Stewart
their heirs & assigns will warrant & power defend the right
and title thereof against his own claim and against
the claim of all others whatsoever. Provided nevertheless
that if the said A Y Blackman shall pay or cause to
be paid unto the said Mandeville & Stewart the before
described note with all legal interest thereon then &
from thence forward as well as this present indenture
and the right to the property thereby conveyed as well
as the said promissory note shall cease determine and
be void to all intents & purposes else to remain in
full force. In witness whereof the said A Y Blackman
 hath perunt to set his hand & affix his seal the day
& year above written signed sealed and delivered
in presence of

W B Bracavell
W H A C Rlver Jr

A Y Blackman

Received 21st of 1867
J Missippi S. B. G.

State of Georgia This Indenture Made & entered into this
Carroll County 3rd month day of January in the year of our
Lord 1866 between Jesse Cauntel Jr of the County & State aforesaid
of the one part & Milinder Jones of the same place of the other part
Witnesseth that the said Jesse Cauntel for and in consideration of
the sum of five hundred dollars to him in hand paid and
before the sealing & delivery of these presents the receipt whereof
is hereby acknowledged hath granted bargained & sold and
doth by these presents grant bargain & sell unto the said
the said Milinder Jones his heirs & assigns all that tract
or parcel of land situate lying & being in the 2^d district
of Carroll County Georgia at lot No (11) in said district
containing two hundred two & a half acres more or less
to have & to hold unto him the said Milinder Jones his heirs
& assigns the said bargained promises together with all the rights
mines & appurtenances to the same in any manner belonging
to his & them over proper use benefit & benefit forever in fee
simple

And the said Jesse Cauntel doth for himself his heirs
executors and administrators & assigns to him the said
Milinder Jones his heirs and assigns will warrant and
forever defend the right & title thereof against the claim

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Of themselves & all other persons whatsoever
In testimony whereof the said Jesse Cantrel hathにて
set his hand & affixed his seal the day & year abovesigned
Signed sealed & delivered in
presence of
H F Muncie 3 J C Cantrel (S)

Eli Benson 3

Registered 5 March 1867

J Miliffin S. C. S.

State of Georgia This Indenture made the County
Carroll County 3rd day of October in the year of
our Lord one thousand eight hundred & thirty three between William
A Pyron of the State of Georgia & County of Carroll & the one
part & W G Marchman of the State of Georgia & County of Carroll
of the other part witnesseth that the said William A Pyron for & in
consideration of the sum of two thousand dollars to him in hand
paid at & before the sealing and delivery of these presents the aforesaid
Whom is hereby acknowledged & hath granted bargained sold Conveyed
and ceded by these presents grant bargain sell & Convey unto the
said W G Marchman his heirs & assigns all that tract or parcel of
land situate lying & being in the 11th district of said County
it being the north half of lot Number 4 distinguished in the plan
of said dist as No (6,) Sixty six containing 100⁰ acres more or
less in To have & to hold said tract or parcel of land
unto him the said W G Marchman his heirs & assigns to gather with
all & singular the rights, members & appurtenances therof to the same
in any manner belonging to his & their own proper benefit
& use forever in fee simple & the said William A Pyron for
himself his heirs executors & administrators the said bargained
promises unto the said W G Marchman his heirs & assigns will
remain & forever defend the right & title thereof against themselves
& against the claim of all other persons whatsoever
In witness whereof the said William A Pyron hathにて
set his hand & affixed his seal the day & year abovesigned
Signed sealed & delivered in
presence of

J H Bailey 3
Henry Asbury 1003

J H Pyron (S)

Registered 13th March 1867

J Miliffin
S. C. S.

State of Georgia This Indenture Made this the fifth day of June
 Carroll County, eighteen hundred and sixty six J S Smith
 & M Williams & I Adams Esq Esqrs the heirs of Lewis Scales deceased
 of the County of Carroll & State aforesaid of the one part and John
 Fielder of the same place of the other part witnesseth That the
 said above mentioned him for & in consideration of the sum
 of four hundred dollars to him in hand paid at & before the
 sealing and delivery of these presents to the acceptation of whom
 by act now made and both granted & bargained sold & conveyed
 and doth by these presents grant & bargain sell & convey
 unto the said Fielder Scales his heirs and assigns all that
 tract or parcel of Land situate lying & being in the sixth district
 of the County of Carroll known & distinguished in the plan
 of said district by the number two hundred and forty nine
 (249) containing two hundred two and a half acres more
 or less with all the rights members and appurtenances there
 unto belonging To have & to hold the aforesaid described lot of
 Land unto him the said Fielder Scales his heirs and
 assigns to gather with all the rights members and appurtenances
 to the said lot of Land in a quiet habitation to his and
 their own proper use benefit & behoof forever in fee simple
 And the said above mentioned him of himself & his
 heirs Executors & Administrators the said bargained
 premises will warrant & forever defend the right &
 title thereto against themselves & against the claim
 of all other persons I do witness
 by testimony whereof the said above mentioned him of Lewis
 Scales deceased hath hereunto set his hand & affixed thereto
 seals the day & year above written being sealed & delivered
 in presence of
 A S Wright
 & M Fielder

J S Smith

J M Williams
 Joseph E Scales
 Isham & Adams
 mark

Georgia Before me J W Noland a Justice of the
 Carroll County peace in & for said County in person
 came J Fielder Mto after being duly sworn sayeth that
 he wrote a subsisting note to the within named of Convey
 nce that his signature be upon it unique and that he saw the
 masters of said doc Mr J S Smith J M Williams Joseph Scales
 & Isham Adams sign the same and the other witnesses A M Wright
 also sign the attestation in his presence and in the presence of each
 other on the day upon which the said Deed was set down to & executed
 before me this July 7th 1866 Registered 1st March 1867 J Fielder
 J W Noland J M Griffin Esq

Know & Distinguished in the Plan of said District by
 the number (34) Containing fifty acres or a half
 more or less in the North East corner of said Lot with
 all the rights, members & appurtenances to said tract of Land and
 her the said Emily C Millican her heirs and assigns to have & to
 hold the aforesaid tract of Land unto her the said Emily
 C Millican her heirs and assigns to & thereafter with all the other
 members and appurtenances to said tract of Land in any
 wise belonging to her own proper benefit and behoof
 forever in fee simple and also one More Lot Sixty
 acre and the said Thomas Millican for himself his heirs
 Executors and Administrators the said giving & granted tract
 of Land & the said given More Lot unto the said Emily C
 Millican her heirs and assigns well mannered & forever
 defend the right & title thereto against themselves and
 against the claim of all other persons whatsoever

The testimony whereof the said Thomas Millican hath
 hereunto set his hand and seal the day and year
 first above written signed sealed & delivered in presence
 of Celia Upager

W. G. Brookhaven, 1st Registered 1st March 1867

J M Griffin Clerk

Se

State of Georgia

Carroll County this indenture made & entered into this the 30th
 January 1867 between J. R. McBain of the County of Carroll & said State of the
 first part & B. C. Smith of the County & State first aforesaid of the second part witness
 that the said J. R. McBain for and in consideration of the sum of five dollars
 in hand paid by the said B. C. Smith as well as for the securing the
 payment of the notes hereafter described has granted sold alienated and
 conveyed and by these presents doth grant sell alienate and convey
 unto the said B. C. Smith his heirs and assigns lot of land lying
 in the original seventh District of Carroll County and known
 in the plan of said District as Lot number (353) to have
 to hold said lot of Land to the said B. C. Smith his heirs
 and assigns in fee simple

And the said J. R. McBain wife & his heirs executors and
 administrators shall the aforesaid premises to the said B.
 C. Smith his heirs executors & administrators and assigns forever
 warrant and defend by virtue of this process provided nevertheless
 that if the said J. R. McBain his heirs executors or administrators
 shall pay unto the said B. C. Smith his executors administrators
 or assigns the amount of two certain promissory notes made
 by J. R. McBain and he proves & is duly pay able to the said
 Smith bearing even date with these presents and due on
 the first day of December for the sum of one hundred
 dollars cash note fifty dollars together with all legal

State of Georgia 3rd this instant made this first day of January in the year of our Lord one thousand eight hundred and sixty six between Leanne Jacobs
 of the County & State aforesaid of the one part & W.C. &
 Hutton & A. C. Hutton of Carroll County of the other
 part — Witnesseth that the said Daniel Jacobs for
 and in Consideration of the sum of four hundred and
 Twenty Five Dollars \$250 to him in hand paid at &
 before the sealing & delivery of these presents the receipt
 whereof is hereby acknowledged, hath granted bargained sold
 & conveyed, and do by these presents give & convey all &
 Convey unto the said W.C. & A.C. Hutton their heirs and
 assigns, all that Tract or parcel of Land situate lying and
 being in the County of Carroll known and distinguished
 as the north half of Lot No 173 in the fifth District of
 said County of Carroll, together with all the rights titles
 and appurtenances thereto belonging to them their heirs
 and assigns for ever in fee simple
 To have and to hold said Tract or parcel of Land unto
 him the said W.C. & A.C. Hutton their heirs and assigns together
 with all and singular the rights, minerals & appurtenances thereto to the
 same in every manner belonging to them and their own proper use
 benefit & behoof forever in fee simple
 And the said Leanne Jacobs for himself his heirs executors and
 administrators the said bargain & premises unto the said W.C.
 Hutton and A.C. Hutton their heirs and assigns will warrant and
 forever defend the right & title thereof against themselves and against
 the claim of all other persons whatsoever
 In witness whereof the said Daniel Jacobs hath run unto his
 hand and affixed his seal the day and year above written
 and sealed in presence
 of S. J. Love 3rd
 Henry R. Allen 3rd
 Registered 10th April 1867 J. McRae in abt

State of Georgia this induction made this the eighth day of January
 Carroll County Eighteen hundred and sixty seven between Thomas G. Love
 and Anna Wright his wife all of the County and State
 aforesaid. Witnesseth that for and in Consideration of the sum of
 four hundred dollars to him in hand paid at and before the
 sealing and delivery of these presents the receipt whereof is hereby
 acknowledged, hath granted bargained sold and conveyed unto
 the said Anna Wright his wife and assigns all that Tract or
 parcel of Land situate lying and being in the County aforesaid
 of District and known by No 70 by the plot of said District
 in Carroll County Georgia, to have & to hold said Tract or

State of Georgia This Indenture made & entered into
 Carroll County this thirteenth day of April in the
 year of our Lord Eighteen hundred and fifty seven between
 John Y. Chambers of the County and State aforesaid and William
 Beard of the State of Tennessee Madely County of the other part
 witnesseth that the said John Y. Chambers for and in Consideration
 of the sum of one thousand dollars to him in hand paid at
 and before the sealing and delivery of these presents the receipt
 whereof is hereby acknowledged, hath granted to bargain sold and
 conveyed and doth by these presents grant bargain sell and
 convey unto the said William Beard a certain parcel of Land
 situate lying and being in the aforesaid State and County
 known as number two hundred and thirty nine in the second
 District of Carroll County containing two hundred two and a half
 acres also seventy acres on the north side of two hundred and
 ten adjoining the south side of the first named lot of Land con-
 taining the said in ten acres the south side of the last named Land
 which tract heretofore herein marked out so as to exclude the
 swamp lands on half of the above named Land with three eighths of the
 mineral and mining interest, with the privilege of wood water rock and
 other things pertaining to mining, with the exception of the above named acres
 of land on two hundred and ten, I do grant bargain and sell unto
 the said William Beard for the above considerations, which I warrant
 unto the said Beard from claims of myself my heirs Executors administrators
 or any other person whatever unto him the said William Beard his
 heirs and assigns in fee simple forever, in testimony whereof I
 have hereunto set my hand and seal the day and date above written
 just

T. M. Hudson

W. Noland Jr.

John Y. Chambers (S.S.)

Registered 16th April 1869

State of Georgia Mifflin S. S.
 Carroll County This Indenture made this thirteenth day
 of April in the year of our Lord One thousand Eight hundred
 and fifty seven between John Y. Chambers of the County and State
 aforesaid of the one part and William Beard of Madely County
 State of Tennessee of the other part for and in Consideration of the
 sum of two hundred and fifty dollars to me in hand paid at
 and before the sealing and delivery of these presents the receipt
 whereof is hereby acknowledged, hath granted to bargain
 sold and conveyed and doth by these presents grant
 bargain sell & convey unto the said William Beard his heirs
 and assigns one half of the undivided interest in the
 said half of Lot of Land aforesaid lying and being in the
 sixth District of Carroll County containing one hundred
 and a fourth acres more or less being known as number

J. H. Kelley
John H. Kelley

W. M. Ballard
Registered 16th April 1867

Mississippi L. S.

State of Georgia This Indenture made this the 6th day of Oct
Carroll County 3rd M^l 1866 Eighteen hundred and sixty six between
Wesly M. Ballard of the State of Georgia of the one part and say
Wmchuck of the other part of Carroll County Georgia witnesseth that
the said Wesly M. Ballard for and in Consideration of the
sum of one thousand dollars to him in hand paid the receipt
whereof is here by acknowledged have this day bargained sold and
dealt and conveyed and by these presents do
grant bargain sell lop off and convey to the said say
Wmchuck all that Certain tract or parcel of Land lying and
being in the County of Caladega and State of Alabama
and known and distinguished in the place of Survey of
Said Land as the north half of section nine (9) in Township
(20) of Range (1) in the Coosa Land District with this exception
to wit the mineral and mining rights are reserved on the northeast corner
said section & Township (20) Range (1)

We have agreed to hold the above described tract or parcel of Land together
with all the fixtures and appurtenances thereunto belonging & in anywise
pertaining thence to the said say Wmchuck his heirs or assigns forever
and the said Wesly M. Ballard for himself his heirs Executors and
Administrators do warrant and cause forever to let to the
above described tract or parcel of Land unto the said say Wmchuck
his heirs and assigns from and against himself and all and
ever other person or persons claiming under him or holding under
him the said Wesly Ballard In testimony whereof the said
Wesly M. Ballard has hereunto set his hand and seal the day
and year above written signed sealed and delivered in presence

of
M R Russell
J M Blalock
Ordinary

Harris Russell
Attorney in fact

Registered 16th April 1867
Mississippi L. S.

State of Georgia this ³ instant made and
 Carroll County ³ instant into this instrument
 day of December eighteen hundred and sixty
 six between me leant of said state and County
 of the one part and William Brookes of the other part
 residing in the County and State aforesaid witnesseth
 that the said John Galloway, namely, that the said William
 Brookes take me the said John Galloway and my beloved
 wife Mary Galloway under his quiet care and protection
 and me the said John Galloway and Mary Galloway support
 during our natural lives, furnishing us with suitable food, clothing,
 medical aid and all other necessities suitable to our condition in life
 so long as we both may live and for the regard I have for the said
 William Brookes with the great confidence I have and do have towards
 him the said William Brookes hath given granted and conveyed
 and doth by these presents give grant and convey unto the
 said William Brookes his heirs and assigns all that tract
 or parcel of Land situate lying and being in the sixth district
 of the County aforesaid agreeably to original Survey Return
 by the number two hundred and six containing two hundred
 two and one half acres more or less, also one set
 Blacksmith tools, six head of hogs, one Colt two years old
 all my farming implements and tools of every kind
 whatsoever, all my notes accounts and debts of every kind
 together with all and singular every species and kind of
 property pertaining to my premises aforesaid or in any
 manner belonging to me &c, to have and to hold said
 described property, both real and personal, belonging or in
 any way pertaining as aforesaid, to him the said
 William Brookes his heirs and assigns together with
 all and singular the rights, members and appurtenances
 to the same in any manner belonging to his and
 their soon proper benefit and whose forever in
 the simpler

In testimony whereof the said John Galloway hath
 hereunto set his hand and affixed his seal the
 day and year above written
 Signed sealed and delivered in presence -

Geo McDaniel John Galloway his
Bonville Mark
Eli Benson 163 Registered 22nd April 1867
J. W. Martin 88

State of Georgia this <sup>29th instant made April ninth in
 Carroll County the year of our Lord one thousand
 eight hundred and sixty seven between Davis Barkdale
 of the County of Carroll & State of Georgia of the one part
 and John T. Thomas of the City of Carroll and State of
 Georgia of the other part witnesseth that the said Davis
 Barkdale for and in consideration of the sum of one
 hundred and thirty dollars in hand paid at & before
 the sealing of these presents the receipt whereof is hereby
 acknowledged hath granted bargained sold and conveyed
 unto the said John T. Thomas his heirs and assigns all
 that tract or parcel of Land in the fourth District of
 the County of Carroll in said state which tract or parcel
 of Land is known and distinguished in the plan
 of the fourth District by number being a portion of
 Lot number Eighty three (83) supposed to contain fifty
 five acres more or less bounded as follows commencing
 at south East corner of said Lot running west with
 the line of said Lot to the center of said line
 running thence north along the dividing line between
 said One and the said Davis Barkdale continuing
 to a branch crossing said branch thence East with a
 straight line. Marks for line as follows: first mark is
 lightwood post, center line pine marked on left post all
 the right hickory on right post all for center line coming
 in lightwood post near the said branch thence up said branch
 or in the said branch on the side of the hill with marks
 as follows post oak on the right pine on the left pine on the
 right pine on the right hickory for a center line post on the
 right and left near the line of Lot on the east corner on a
 lightwood corner on the side line of said Lot thence south
 to the living corner to have and to hold said tract or
 parcel of Land unto him the said John T. Thomas his heirs
 assigns together with all and singular the rights, moneys, profits
 and appurtenances thereto to have in any manner belonging
 to them and their executors and administrators for ever in
 fee simple. And the said Davis Barkdale for himself
 his heirs executors and administrators the said bargained
 premises unto the said John T. Thomas his heirs executors
 administrators and assigns will warrant and forever defend
 the right and title thereof against themselves and against the
 claim or claims of all & every other person whatsoever in witness
 whereof the said Davis Barkdale hath put to his hand and seal
 this the day and year above written April the 29th 1867 signed sealed
 and delivered in presence of C. C. Johnson, J. Davis Barkdale
 power of R. H. Springer M. P. Raymond & May 1867
 J. L. Coulter atty</sup>

his heirs and assigns forever in fee simple together with all and singular the rights members and appurtenances therewith belonging, and the said T P Hesterly will warrant & defend the right and title of said parcel of Land unto the said W G Procell his heirs and assigns against himself and against the claims of all other persons whatsoever in witness whereof the said T P Hesterly hath hereunto set his hand & seal the day and year above written
 Signed sealed and delivered in presence
 of S J Hesterly
 M J Hesterly T P Hesterly

Georgia Carroll personally appeared before the County ³⁰ and signed a Justice of the peace in and for said County of S Hesterly who being duly sworn saith that he saw the within seal signed and that it was done for the purpose therein mentioned, and that he assigned it as a witness and M J Hesterly signed it as a witness also soon to before me the 30th day of October 1866
 J B Williamson JP S Hesterly

Registered 22nd May 1867
 Mississippi

Georgia ³ This indenture made and entered into this Carroll County ³ thirteenth day of October Eighteen hundred & sixty six between James Pace of the one part and W G Procell of the other part both of the County and State of Georgia witnesseth that the said James Pace for and in consideration of the sum of one hundred dollars to him in hand paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained sold and conveyed and by these presents doth grant bargain sell and convey unto W G Procell his heirs and assigns all that tract or parcel of Land situate lying and lying in the tenth District of said County known and distinguished as part of Lot No (146) one hundred & forty six, being the east portion of said Lot containing one hundred and fifty acres more or less, to have and to hold said parcel of Land unto him the said W G Procell his heirs and assigns for ever in fee simple together with all and singular the rights members and appurtenances therewith belonging, and the said James Pace will warrant and defend the title of said Land unto the said W G Procell his heirs and assigns against himself and against the claims of all other persons whatsoever in respect whereof the said James Pace hath hereunto set his hand and seal the day & year above written, signed sealed and delivered in presence

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State of Georgia
Carroll County 3rd His Indenture made and entered

This the 3rd day of January in the year of our Lord Eighteen hundred and Sixty Three (1863) between John S. Meador of the County of DeKalb and State of Georgia the one part & Joseph Peace of the County & State aforesaid of the other part witnesseth that the said John S. Meador for his Consideration of the sum of One hundred Dollars to him in hand paid at & before the sealing & delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained sold and Conveyed & doth by this grant bill and Convey unto the said Joseph Peace his heirs and assigns all that tract or parcel of Land situate lying & being in the 10th Dist of said County and State wherein and distinguished in the plan of said District Lot number (137) One hundred & thirty nine containing two hundred two & a half acres more or less to have and to hold the said tract or parcel of Land unto him the said Joseph Peace his heirs and assigns forever in fee simple and the said John S. Meador for himself his heirs & assigns executors & administrators the said bargaining provide unto the said Joseph Peace his heirs & assigns wife warrant & forever defend the right & title thereof against themselves & affix the claim of all other persons whatever In witness whereof the said John S. Meador hath hereunto set his hand and seal the day and year above written Signed sealed & delivered in presence

John S. Meador J. G. G.
Henry Asbury Jr. 3rd

Limestone 5th June 1863
Middlesex Co. N.C.

Georgia This Indenture made & entered this the 1st May Carroll County 3rd Eighteen hundred & sixt^t day between Catharine Michael of the first part and Amos Bittow of the second part both of said State & County witnesseth that the said Catharine Michael for and in consideration of the natural love & affection which she has had for said Amos Bittow hath given granted alienated & Conveyed unto the said Amos Bittow his heirs & assigns one Chest one table one sofa one bed & furniture one Cow three head of Sheep one Pig one Pot, to have and to hold said property to the said Amos Bittow his heirs & assigns forever In testimony whereof the said Catharine Michael has set her hand and affixed her seal the day

State of Georgia This ^{in the year of our Lord} fiftieth day of Carroll County ^{of the year of our Lord} Eighteen hundred and Sixty two
 witness ~~the seal of the County~~ ^{the seal of the County} Deputy Sheriff of the County
 aforesaid of the said post & James B Estes of the same place
 of the other party witnesseth that whereas the said Nathaniel
 Estes Deputy Sheriff as aforesaid did lately seize & convey
 a certain tractor parcel of land situated lying & being
 in the County aforesaid known & distinguished as Lots of Land
 in the Town of Carrollton numbers 61 & 62 Sixty one & Sixty two
 in the tenth District containing one acre more or less as the
 property of John Rodakau by virtue of a writ of fieri facias
 issued from the Superior Court of Carroll County in favour of James
 B Turner, to satisfy the cost of said fine against the said
 John Rodakau, & after publicly advertising said lots aforesaid
 to Loco & put up & exposed the same to sale at public outcry
 on the first Tuesday in May 1867 at the door of the Court
 house at Carrollton in said County within the legal time
 of sale where said lots was knocked off to said James B
 Estes at & for the sum of five dollars he being the highest
 and best bidder.

Now for & in Consideration of the sum of five dollars in hand
 paid to him the said ~~Nathaniel Estes~~ Deputy Sheriff as aforesaid
 by him the said James B. Estes at & before the sealing & delivery
 of these presents the receipt whereof is hereby acknowledged &
 the said ~~Nathaniel Estes~~ Deputy Sheriff as aforesaid
 hath granted bargained sold & delivered & by these presents
 doth grant bargain & sell unto him the said James Estes
 his heirs executors & administrators & assigns all the right
 title & interest of the said John Rodakau in said lots land
 of which said said John Rodakau was seized and
 possessed in & to the same with all the rights, incidents &
 appurtenances thereto belonging or in anywise appertaining
 to his & their own proper use ^{benefit & protection}
 In witness whereof the said ~~Nathaniel Estes~~ Deputy Sheriff
 aforesaid hath hereunto set his hand & affixed his seal the
 day & year above written
 agreed sealed & delivered in presence of
 G P. Coleman
 H. A. Allen J.P.
 Nathaniel Estes
 Eli Brinson J.P.

James P. Coleman
~~Nathaniel Estes Deputy Sheriff~~

Registered for Safety 1867

Mississ. Lib.

Georgia ³ This Indenture made the ^{11th} day of
Carroll County ¹⁸⁶⁷ between James H. Hopper, a citizen of this State,

John P. McRae of the County & State aforesaid of the one part and
Aquila Reeve of State & County aforesaid of the other part witness
that the said John P. McRae for & in Consideration of the sum
of three hundred & fifty dollars to him in hand paid at & before
the sealing & delivery of these presents the receipt whereof is hereby
acknowledged, hath granted bargained sold and Conveyed, and
doth by these presents grant bargain sell & convey unto the said
Aquila Reeve his heirs & assigns all that tract or parcel of Land
situate lying and being in the original ^{1st} District of Carroll
County (now Harris's Dist.) known & distinguished as Lot of
Land N. o. (344) three hundred and forty four except the south
east fourth of said Lot, to have & to hold said tract or parcel
of Land unto him the said Aquila Reeve his heirs & assigns
together with all & singular the rights number & appurtenances
thereof to the same in any manner belonging to his and their own
proper use benefit & behoof forever in fee simple, and the said
John P. McRae for himself his heirs executors and administrators
the said bargained premises unto the said Aquila Reeve his
heirs & assigns wife man and forever defend the right & title thereto
against themselves and against the claim of all other persons who
in witness whereof the said John P. McRae hath hereunto set his
hand & seal the day & year above written
Signed sealed & delivered in presence
of S. C. McCollum ^(S. C. M.)
Hiram Spence ^{993.} ^(H. S.)

J. P. McRae ^(J. P. M.)

Registered 5th day of August 1867

W. Morrissey, Clerk

State of Georgia ³ This Indenture made & entered into this 22nd day of
Carroll County ³ January 1867 between William B. Hopper and Sarah Jane
Hopper his wife of the County and State aforesaid of the one part and James
Baskin Eliza A. Baskin his wife Rhode & Williams & Mary Ann
Williams all of the same place of the other part contained that
whereas by the last will & testament of Mary Cobb deceased the Mother
of the said Sarah & Eliza H. Rhode & Mary A. said parties of the
first & second parts have agreed in the division of the Estate of their
said Mother, that the said parties of the second part shall have the
lands to wit Lot of Land number two hundred and forty
four (244) and all of Lot number two hundred and thirty
four (234) in the fifth District of said County except such
part of the last mentioned Lot as the said Mary Cobb under
life time Conveyed to James Taylor belonging to said Estate
in Consideration that the said parties of the first shall pay
three hundred dollars from said in lieu of their interest, the
same being one fourth in said Lands
Now for and in Consideration of the sum of three hundred

Dealing & delivery of these presents hath granted & agreed by us
 Dealt & agreed & let by these presents grant & again de-
 liver & convey unto the said J. M. Austin his heirs & assigns one half interest
 in three hundred acres of land situate as Lot number two hundred
 & fifty and containing two hundred two & a half acres more or less
 also one hundred acres of lot number two hundred & fifty two containing
 one hundred acres more or less all lying in the tenth District of the
 County of Carroll the present grants or of less excepted on said
 premises to have & to hold the said one half interest in the above
 described land unto him the said J. M. Austin his heirs & assigns
 together with all & singular other rights, minerals & appurtenances thereto
 belonging or in anywise appertaining unto him the said J. M. Austin
 his heirs & assigns forever in fee simple & the said P. G. Garrison
 his heirs & assigns will warrant & forever defend the
 same & the title of the aforesaid described land unto the said
 J. M. Austin his heirs & assigns against the claim of himself his
 heirs & assigns & all other persons whatsoever in witness whereof the
 said P. G. Garrison hath hereunto set his hand & seal the day & year
 before written & signed & delivered in the presence

of J. H. Franklin

P. G. Garrison

& B. Hoyt Notary public Registered in Book 19^a Against
 1861

Garrison & Co.

Georgia This Indenture made & entered into this the 18th day of October
 Fulton County in the year of our Lord one thousand eight hundred & sixty
 six between P. G. Garrison of the County of Carroll James M. Austin of the County
 of Fulton of the first part, & Howard Marshall of Fulton County of the second part
 Thomas W. Chandler of Fulton County of the third part all of said parties of the
 State aforesaid whereas the said H. Marshall & T. W. Chandler have contracted
 with the said P. G. Garrison & J. M. Austin for the purchase in fee simple
 of the property hereinafter described as follows the said H. Marshall for two hundred
 three parts thereof & the said T. W. Chandler for one hundred & three parts thereof
 whereas on the 15th day of October instant a marriage was duly solemnized
 between the said T. W. Chandler & Salina Chapman the daughter of the
 said H. Marshall the said H. Marshall has in consideration of the
 natural love & affection for his said daughter of the said marriage
 agreed that the whole of the said property hereinafter described shall be
 conveyed to the said T. W. Chandler upon this indenture contained
 that in pursuance of the said agreement & in consideration of the sum
 one thousand dollars by the said H. Marshall & the sum of five hundred
 dollars by the said T. W. Chandler in lawful money paid to the said
 P. G. Garrison & J. M. Austin in hand at & before the sealing & delivery
 of these presents the receipt whereof is hereby acknowledged the said
 P. G. Garrison & J. M. Austin hath granted & bargained sold & conveyed and
 doth by these presents grant & bargain sell & convey unto the said T.
 W. Chandler his heirs & assigns the following described Land to-wit number
 two hundred & fifty two containing two hundred two & a half acres
 more or less one half of lot Number two hundred & fifty two being the

& gether recorded before
J. P. Benfield

Mrs H Hinesley J.P.
of Carroll County Ga Registre 20th August 1867.

R. S. Richards J.P.
John Tompkins
of Carroll County Ga Registre 20th August 1867.

State of Georgia this Indenture made & entered into this the
Carroll County 26th day of June Eighteen hundred & Sixty seven
between R. S. Richards & John Tompkins of the County & State of Carroll of
the one part & J. McLean of the City of Campbell & said State of the
other part witnesseth that the said R. S. Richards & John Tompkins for
the Consideration of the sum of six hundred dollars to them in
hand paid at & before the sealing & delivery of these presents the receipt
whereof is hereby acknowledged hath granted bargained sold
& doth by these presents grant bargain & sell unto the said J. McLean
his heirs & assigns the following lots of land situate lying & being
in the County of Carroll & third district of said County containing four
hundred & five acres more or less being lots number two hundred &
four 204 on hundred & eight (180)

To have & to hold said lots of land into whom the said J. McLean his heirs
& assigns together with all & singular the rights, members & appurtenances to the
same in any manner belonging or in any manner to his & this can / improper
benefit & behoof for ever in fee simple & and the said R. S. Richards & John
Tompkins for themselves their heirs executors & administrators the said foregoing
privileges unto the said J. McLean his heirs & assigns with warrant & power
defend the right & title thereto against the undiscerned against the claims of all other
persons whatever

In witness whereof the said R. S. Richards & John Tompkins hath hereunto
set their hands & affixed their seals the day & year above written witness to the
& delivered in presence of

J. P. Benfield
The 14th Tuesday J.P.
of Carroll County

R. S. Richards J.P.
John Tompkins J.P.

Registerd 21st August 1867

Q. Mississippi Dec 1867

State of Georgia this Indenture made this the 26th day of August
Carroll County the year of our Lord Eighteen hundred & Sixty seven the witness
whereof are of the County & State aforesaid of the one part & George W. Morris of the
same place of the other part witnesseth that the said William Morris for & in
Consideration of the sum of two hundred & twenty five dollars to him in hand
paid the receipt whereof is hereby acknowledged hath granted sold & conveyed
done hereby grants all & conveys unto the said George W. Morris a certain lot of
land in the town of Carrollton known as lot number twenty seven 27 containing two
acres more or less together with all & singular the rights, members & appurte-
nances thereto belonging forever in fee simple
and the said George W. Morris for himself his heirs & executors executors & ad-
ministrators against the claims of himself his heirs & executors & against the claim of any other person
whatever will warrant & defend the said foregoing premises in witness whereof the said
George W. Morris hath hereunto set his hand & affixed his seal the day

appertaining to his & their own proper use benefit and
bellof for ever in fee simple and to the said H. A.
Morgan will warrant & for ever defend the right & title of
the said property unto the said Garrison his heirs & assigns
against the claim of myself my heirs and all other persons
whatsoever he witness wherof I have hereunto set my
hand & seal the day & year above written signed sealed
& delivered in the presence of

J. H. Mitchell

H. A. Morgan

J. W. Brown J.P.

Registered this 4th Sept 1867

J. W. Griffis Secy

State of Georgia This Indenture made & entered into this twenty day
Carroll County 3rd September eighteen hundred & sixty seven between Wilby
G. Dean of the County of Carroll of the one part & H. G. Leach of the other part
of the other part witnesseth that the said H. G. Leach for & in consideration of
the sum of one thousand & twenty five dollars statutum in hand paid at
the time of sealing & delivery of these presents the receipt whereof is hereby acknowledged
acknowledged & agreed to be given hold & conveyed & doth by these presents grant
bargain sell & convey unto the said G. Dean his heirs & assigns all that
Tract or parcel of land situate lying & being in the County of Carroll in the
fourth district of said County containing fifty acres more or less being
part of lot no ~~number~~ two in the northeast corner of said lot to him
& to his heirs & assigns tract or parcel of land unto him the said G. Dean his
heirs & assigns to whom with all & singular the rights ministering appurte-
nances thereto to the same in any manner belonging to the aforesaid tract
& bellof forever in fee simple

And the said H. G. Leach for himself his heirs & assigns the said foregoing
ministers unto the said G. Dean his heirs & assigns will warrant & power
defend the right & title thereof against themselves & against the claims of
all other persons whatsoever in right or title of the said H. G. Leach to the
same set his hand & affixed his seal the day & year above written
signed sealed & delivered in presence

of Nathaniel Estes

H. G. Leach (L.S.)

J. M. Blalock Ordinary Registered 19th Sept 1867

J. W. Griffis Secy

State of Georgia This Indenture made the twentieth day of February in the
Fulton County 3rd year of our Lord one thousand eight hundred & forty six
between Robert Crawford of the State of Georgia & County of Fulton of the one part
& William H. Hammond of the State of Georgia & County of Carroll of the other part
witnesseth that the said Robert Crawford for & in consideration of the
sum of one thousand dollars statutum in hand paid at the time of sealing &
delivery of these presents the receipt whereof is hereby acknowledged & ac-
knowledged & agreed to be given hold & conveyed & doth by these presents grant
sell & convey unto the said William H. Hammond his heirs & assigns all that
tract or parcel of land lying & being in the fourth District of the County of
Carroll known & distinguished by being a part of land lot in said
District one hundred & twenty (120) five acres off of lot one hundred

State of Alabama³ This instrument made and entered into

Cleburne County³ this the 16th day of March AD 1867
 between William Robinson of the County and State above written
 of the first & James W Hendrick of Carroll & State of Georgia of the
 second part witnesseth that for and in consideration of the sum of
 one hundred Dollars to him in hand paid the receipt whereof is hereby
 acknowledged hath this day sold and conveyed and confirmed
 and released by these presents doth all convey confirm & release all
 that tract or parcel of land lying in Carroll County Georgia known
 by the north half of lot number 198 in the tenth district with a corner
 of half the bold lot also 20 acres more or less of lot number 219
 in the south east corner of said lot commencing at the southeast corner
 owing east 17 rods then running toward the plantation then East to the
 original line containing 120 acres more or less to have & to hold all
 and singular the rights, minerals & appurtenances thereto or in anyone
 appertaining unto the said William Robinson will warrant and forever
 defend the title thereto to the said James W Hendrick his heirs and assigns
 to his own proper use, benefit and against himself his heirs and
 assigns and all and every other person claiming the same or any
 portion of it testifying I have hereunto set my hand & affixed today
 my seal in presence of

William Robinson *(Signature)*

Peyton White
Jas & White

State of Georgia³ In person appeared upon
 Carroll County³ the undersigned acting
 Justice of the Superior Court in & for said County James F White one
 of the subscribers witnesseth to the writing and signing above Deed
 and saith on oath that he signed his name to the within Deed as
 witness to the same and that he also saw Peyton White the other
 subscriber witness subscribe his name as witness to the same
 and that they both saw William Robinson whose name appears
 to the said signature & witness the said witness dead of ~~Conway~~
 slavery and subscribed before me this 22nd day of March 1867

J. Shulman J.C.

James F White

State of Georgia³ This instrument made this 16th day of January
 Carroll County³ Eighteen hundred & sixty four (1864) between
 Joseph B Morris of said State & County of the one part and Allen
 Bonner of the same State and County of the second part witnesseth
 that the said Joseph B Morris for and in consideration of the sum
 of thirty five hundred dollars to me in hand paid by the said Allen
 Bonner the receipt whereof is hereby acknowledged does by these
 presents give grant and convey unto the said Allen Bonner
 all that tract or parcel of land containing five hundred and
 fifty acres more or less in the Eleventh District of said
 County and distinguished in the plan of said County

State of Georgia This twenty third day of February in the
Carroll County year of eighteen hundred forty seven between Ezra Jacobs

of the first part & Augustus Jacobs of the second part, witnesseth that the said
Ezra Jacobs for & in consideration of the sum of four hundred fifty dollars
to him in hand paid by the said Augustus Jacobs the receipt whereof is hereby
acknowledged & by these presents give grants to us in full and convey
unto the said Augustus Jacobs his heirs and assigns a certain tract or
parcel of land situate lying & being in the fifth dist of the County of Carroll
& then aforesaid known & distinguished in the plan of said dist as a
part of lot number one hundred & twenty nine containing at the written
Comes bearing the original line running to the corner of said lot three with
the original line north to the southeast corner of said lot then north with
the original east line to the center of said lot then as a straight line to
the beginning Comes, together with all buildings thereon which may
now appertaining to have & to hold the above granted premises to the said
Augustus Jacobs his heirs & assigns in fee simple And the said Ezra Jacobs
will & his heirs Executors & Administrators shall make & cause Augustus
Jacobs his heirs & assigns Executors & Administrators for ever to receive
& defend against the lawful demands of all persons whatsoever
In testimony whereof the said Ezra Jacobs has hereunto set his
hand & seal the day & year above written signed sealed & delivered
in presence of Daniel Jacobs

B H. Mitchell

Ezra Jacobs
Ordinary Carroll Co) Rept'ree 31st October, 1867.

Mississippi Valley

State of Georgia I know all now by these presents that we of
Carroll County all Wright & May & Addison of said County & State
for divers good Causes we humblye M^riting have made ordain'd by these
presents do make ordain and appoint John B. Mc Wright of said County
State our true & lawfull attorney for us & in our name & for his own
proper use benefit & behoof to proceed to collect receive & receipt for any
& all money or property or any thing of value which is or may be due us
as legatees of the Estate of Martha Mc Wright late widow of James Mc Wright
deceased of the County of Henry now Clayton & State aforesaid & to have
& to use all lawfull ways & means in our name or otherwise that
may be found necessary or proper in the execution of power of Attorney
to do all lawfull acts & things whatsoever concerning the premises aforesaid
in every respect as our auncient rights or could do even we present
at the doing thereof ratifying and confirming and by these presents
allowing whatever our said Attorney shall in our name lawfully
do or cause to be done in and about the premises by virtue
of these presents In witness whereof we have hereunto set our
hands & affixed our seals this October 28th 1867

Signe sealed & delivered in presence

of Joseph Rivers

& Sonnall

Jub^y Miles JP

J. S. Mc Wright
Mary & Addison

State of Georgia ³ This Indenture made this 14th day of
Carroll County, 3 January in the year 1867 between James
Rainwater of said State & County of Carroll Administrator of the
state of Lewis Cal State of Carroll County Georgia Deceased of whom
last and Zachariah Dobbs & Sarah L Dobbs orphans of Lewis Dobbs
Deceased of the County of Carroll in said State of the other part
Witnesseth that whereas by virtue of an order granted by the Court of Ordinary
of said County of Carroll to said James Rainwater Administrator to sell
real Estate belonging to said Estate situated being in the Sixth District
of said County of Carroll and known & distinguished as all of lot No 167
one hundred & forty seven which lies west of Little Calapossa River in
said District containing in all (307) three hundred eleven & one half acres
more or less after being duly advertised in conformity with the Law
the same was put up & exposed to public sale at the door of the Court
house of said County of Carroll within the legal term of sale on the
first Tuesday in December 1866 by the said James Rainwater administrator
fore said. Wherein the same was sold off to James Rainwater quod
to the said Zachariah and Sarah L of the said James Rainwater as
warden of said land, authorized by an order of Court of Ordinary of
said County to purchase said Land for the benefit of his ward they
oldy notes for the sum of \$1800 Eighteen hundred dollars under date
given by said Lewis Calis for the purchase money for said Land upon
which lands an equitable lien exists in favor of said ward for the
payment of said notes at the principal sum of \$18 20 fifteen hundred &
twenty dollars being the highest bidder
and for & in Consideration of the said sum of fifteen hundred and
twenty dollars in hand paid to the said James Rainwater by the said
& the proper credit on said notes by him the said James Rainwater
warden as aforesaid at & before the sealing of these presents he the
said Rainwater Administrator as aforesaid doth hereby grant
warrant & sell unto the said Zachariah Dobbs and Sarah L
Dobbs the before named land and lands with all the appurtenances
unto belonging on in any one or more of them & their heirs and
assigns to them oron ever lump & in to roof forever in fee simple
or otherwise of the said James Rainwater as administrator
fore said both hermits set his hand and affixed his seal the
day & year above written
James Rainwater ^{SD}
Administrator
of the
Court of
Ordinary
of Carroll
County
Georgia
Registered 4th November 1867
Mississippi Deed

State of Georgia This indenture made this Thirtieth
Carroll County day of December in the year of our
Lord Eighteen hundred & fifty five between John W Wood
Sheriff of this County of one part of the said Part & Francis D
Bacone of the County of Carroll of the other part witnesseth
that whereas the said John W Wood Sheriff as aforesaid did
lately seize & levy upon a certain Tract or parcel of Land
lying & being in the County aforesaid before & distinguished
as a part of lot number six in the Town of Carrollton
in tenth District containing One hundred feet in front
more or less as the property of John H Seay by virtue of a
writ of garnishee issued from the Superior Court of Coweta
County in favour of Francis D Bacone against the said
Monah L Robinson Mr J Head Jas N Difcon and others
publicly advertising said lot as agreeably to last did
put up & expose the same to sale at public outcry on the
first Tuesday in December Eighteen hundred & fifty five at the
door of the Court House at Carrollton in said County when
the legal place of sale when the same was knocked off
to said Francis D Bacone at & for the sum of thirty five
Dollars in being the highest & best bidder
Know for & in Consideration of the sum of thirty five Dollars
in hand paid to him the said John W Wood Sheriff as aforesaid
by him the said Francis D Bacone at & before the said Tuesday
of December presents the receipt whereof is hereby acknowledged
said John W Wood Sheriff as aforesaid hath granted bargained &
sold & by these presents hath granted & sold to the said Francis D Bacone his heirs & assigns for ever
the right title & interest of the said hundred half of said Townlot
number six in the Town of Carrollton was seized and possessed in
to the same with all the rights members & appurtenances thereunto
belonging or in anywise appertaining to his & this been witness
for benefit & behoof in witness whereof the said John W Wood
Sheriff as aforesaid hath hereunto set his hand & affixed his seal
the day & year above written signed sealed & delivered in
presence of L W Mabry 3 John W Wood Sheriff
et J Bay get 303

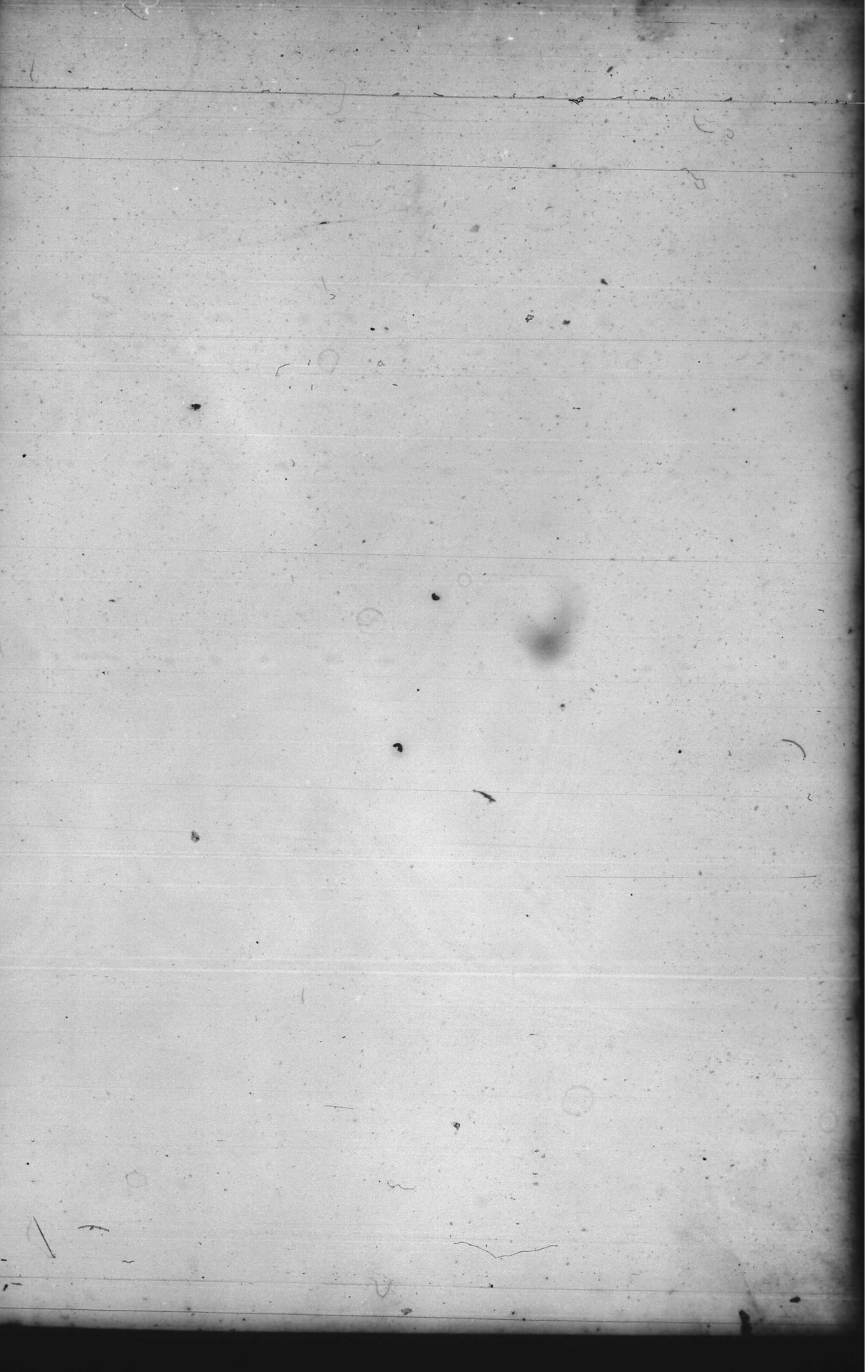
John W Wood Sheriff
(P.S.)

Registered 5th Nov 1887

Murphy's Office

For pages 300 - 301 - 302 - 303

See front of book



Georgia ³ This indenture made and
Carroll County ³ entered into this twenty-sixth day
of May eighteen hundred and fifty-five
between John Barron and Polly Barron of the one
part and T. J. Barron of the other part all of
said State of Georgia Witnesseth that for and in
consideration of the sum of one hundred and
fifty dollars to us in hand paid at and before the
reciting and delivery of these presents the receipt
whereof is hereby acknowledged hath granted bargained
and sold and by these presents doth grant bargain and
sell unto the said T. J. Barron our undivided interest
in lot of land number one hundred in the third
district of said county, it being eighteen and one half
acres more or less to have and to hold said land
premises premises unto himself his heirs and assigns
together with all the rights members and appurtenances
or anywise belonging to them and their and their
proper use forever in reversion and
the said John and Polly Barron for themselves
their heirs and assigns will forever warrant
and defend the same against their
selves their heirs and assigns and against
the claim of all other persons whatsoever
in testimony whereof the said John Barron
and Polly Barron hath hereunto set their
hands and affixed their seals ~~the 26th day~~
year above written in
presents of

E. J. Richards
A. J. Richards Jr.

John X Barron ^{his mark}
Polly X Barron ^{her mark}

Recorded this 10th day of June 1855
J. M. P. M. D. Clerk

State of Georgia, This instrument made this twentieth day of October in the year
Marion County, Eighteen hundred and sixty two between Adam Statham
of the State and county aforesaid of the one part and William H. Smith of the
county of Carroll and state aforesaid of the other part witnesseth that whereas the said
Adam Statham for and in Consideration of the sum of Two thousand dollars
to him in hand paid at and before the sealing and delivery of these presents
Tol receipt whereof is hereby acknowledged hath granted bargained sold and
Conveyed and doth by these presents Grant bargain sell and convey unto the
said William H. Smith his heirs and assigns all that tract or parcel of land
situate lying and being in the County of Carroll and State aforesaid in the
enth district of Carroll County being lot number Two hundred & twenty
containing two hundred acres more or less to have and to hold said tract
or parcel of land to him the said William H. Smith his heirs and assigns
together with all and singular the rights members and appurtenances there
to be same in any manner belonging to his and their own proper
use benefit and behoof forever in fee simple and the said Adam
Statham for himself his heirs Executors & administrators trustees the said
bargained premises to the said William H. Smith his heirs and assigns
well warrant and forever defend the right & title thereof against them
selves and against the claim of all other persons whatsoever
In testimony whereof the said Adam Statham hath hereunto set
his hand and affixed his seal the day & date above written

Say, 12th Decr and delivered in presence of
C. C. Schmidler Adam Statham
John W. Brown, Jr.

Received this 12th day of June 1863
W. W. Price, Esq.

State of Georgia, This instrument made and entered into this twenty fifth day
of July in the year Eighteen hundred & sixty
two between William H. Smith of the County of Carroll and State aforesaid
of the one part and Adam Statham of the County of Marion and
State aforesaid of the other part witnesseth that the said Adam H.
Smith for and in Consideration of the sum of Two thousand dollars
to him in hand paid at and before the sealing and delivery of these
presents the receipt whereof is hereby acknowledged hath granted
bargained and sold & Conveyed and doth by these presents Grant
bargain sell and convey unto the said Adam Statham his heirs and
assigns all that tract or parcel of land situate lying and being in the
County of Carroll in the tenth district of said County being lot number
Two hundred & Twenty containing two hundred acres more or less than
being two and one fourth of an acre deducted to the Church off of said lot
previously to have and to hold said tract or parcel of land to him
the said A. Statham his heirs and assigns together with all
and singular his rights members and appurtenances there
to be same in any manner belonging to his and their own
proper use benefit and behoof in fee simple and the said

W H Smith for himself his heirs Executors and administrators
he said bargained promises to the said A. Stedham his heirs & assigns
with warrant and forever defend the right and title thereof against
themselves and against the title of all other persons whatsoever
in witness whereof the said Wm H Smith hereto set his hand and
sealed his seal the day and year above written signed sealed in
presence of

Oliver C. Chandler

A. S. Woods, Jr., P.

W H Smith *(Signature)*

Recorded at the 12th day of June 1863

Genl R. M. Scott,

State of Georgia, County of Troup
County, Eighteen hundred and sixty one (1861) between John
Thurman of the County and State aforesaid of the one part and John
H. Smithman of the same place of the other part witnesseth that the
id John Thurman for and in consideration of the sum of Four
hundred & fifty dollars to him in hand paid at and before this day
there present by the receipt whereof is hereby acknowledged hath
granted bargained sold and conveyed and doth by these presents
and bargain sell and convey unto the said John H. Thurman
his heirs and assigns all that tract or parcel of land situate by my
lot being in the County aforesaid in the original tenth district of
said County it being the south west corner of lot of land # 10176
a hundred and seventy six containing seventy five acres
more or less one hundred & twenty rods running north & south to com-
mencing at the west line and running one hundred rods east
to include a tract said parcel of land unto the said John
H. Thurman his heirs and assigns together with all & every other
the right members and appurtenances therof to the same in
any manner belonging to his and their own proper uses benefit
abuse of forever in fee simple and the said John Thurman
himself his heirs executors administrators the said being ent-
ered into the said John H. Thurman his heirs and assigns
all warrant & forever defend the right & title thereof against
themselves and against the claims of all other persons whatsoever
in witness whereof the said John H. Thurman hath hereunto set
his hand and affixed his seal the day and year above written
signed sealed and delivered in presence of

H. H. Petty

John Thurman *(Signature)*

C. C. Bowling, Jr., P.

Recorded at the 13th day of June 1863

Genl R. M. Scott,

Soldiers Discharge

To all whom it may concern: Know ye that G. A. Brown a
native of Captain John Trumpling Company first Regiment
Georgia Cavalry who was enlisted the 19th day of April one thousand
one hundred and sixty two to serve three years is hereby discharged

uncharged from the Army of the Confederate States by having furnished
as substitute Peter Goolby who is forty two years of age five feet eight
inches high fair complexion dark hair black Eyes and by occupation
when enlisted a Farmer said G. A. Bonner was born in Carroll County
in the State of Georgia and nineteen years of age five feet 7 inches high
fair complexion Blue Eyes light hair and by occupation when entered
a school boy Given at Camp Peagram this 16th day of December 1862

Frank Tumlin Capt

Company G First Regiment of
Cavalry

Recorded this 15th day of June 1863

A. J. Buttram D. C. L.

Georgia / This Indenture made the ninth day of April in the year
Carroll County / of our Lord one thousand eight hundred & sixty three between
A. J. Buttram of the State of Georgia and County of Carroll of the one part
and Coleman B. Webb of the State of aforesaid and County of Carroll of the other
part witnesseth that the said A. J. Buttram for and in consideration of
the sum of Twenty dollars to him in hand paid at and before the seal-
ing and delivery of these presents he receipt whereof is hereby acknowledged hath
granted bargained sold and conveyed and doth by these presents Grant bargain
sell and convey unto the said C. B. Webb his heirs and assigns all that tract
or parcel of land situated lying and being in the tenth district of Carroll
County and designated in the plan of said County as two hundred & forty four
(244) ac^{re}s being one acre of said lot the line to Commerce at the creek below
the Mill and running so as to include all the land covered by water of the pond
to have and to hold said tract or parcel of land unto him the said C. B. Webb
his heirs and assigns together with all and singular the rights, members and
appurtenances therof to the same in any manner belonging to his and their
own proper use benefit and behoef forever in fee simple and the said
A. J. Buttram for himself his heirs executors & administrators the said
bargained premises unto the said C. B. Webb his heirs and assigns will
warrant and forever defend the right and title thereof against them
selves and against the claim of all other persons whatsoever. In witness
whereof the said A. J. Buttram hath hereunto set his hand and seal
the day and year above written signed sealed and delivered in presence of

Samuel Leake

Thomas Entzkin

Andrew J. Buttram

Probate

State of Georgia / Personally appeared before the undersigned acting
Carroll County / Justice of the Superior Court in and for said County
Thomas Entzkin one of the Subscribing witnesses to the within Deed
who being duly sworn deposeth and saith on oath he did assign
the within Deed as a witness and that he saw Mr. Andrew J. Buttram
sign and deliver the same & also saw Mr. Samuel Leake the other subscri-
bing sign his name as witness to the same sworn to & subscribed before
me this May 15th 1863

Thomas Entzkin

N. Shetwell, S. C. & recorded this 15th day of June 1863
by P. M. D. C. L.