

assigns to the only proper use benefit and behoof of the said Allan  
 Green his heirs and assigns forever and the said John Moore for his  
 and his heirs the said interest or share of so much or parcel of land  
 will forever warrant and defend unto the said Allan Green his  
 heirs and assigns and against the claims of all every other person  
 or persons claiming the same by these presents in witness whereof  
 the said John Moore hath hereunto set his hand and affixed  
 his seal the day and date above written Signed sealed & delivered  
 in presence of  
 James McKeller  
 Isaac Wood

John Moore  
 Mark

Georgia Before me Harat Mages a Justice of the  
 DeKalb County Peace in and for said County personally appeared  
 James McKeller a subscribing witness of the within deed  
 who being duly sworn says that he saw John Moore sign and  
 deliver the said deed to Allan Green for the purposes  
 therein named & him to ass. Subscribed before me this 16<sup>th</sup> Jan 1845  
 Harat Mages J. S.  
 James McKeller

Recorded March 13<sup>th</sup> 1845  
 John Glen C. R.

This Indenture made this the Seventh day of January in the  
 year of our Lord Eighteen hundred & forty five Between Robert  
 Barron & Mary Barron his wife the Lawfull Legates of John  
 Moore deceased of Monroe County Georgia of the State of Georgia  
 & County of Chambers & Allan Green of the County of DeKalb &  
 State of Georgia of the other part Witnesseth that the said Robert & Mary  
 Barron for and in consideration of the sum of Forty dollar to them  
 have paid at and before the sealing and delivery of these presents  
 the receipt whereof is hereby acknowledged by the said Robert &  
 Mary Barron they the said Robert & Mary Barron hath granted  
 bargained & sold and by these presents doth grant bargain sell convey  
 unto the said Allan Green his heirs and assigns forever all his interest  
 & claims in & to or any view belonging it being Fifty acres more or less  
 or the undivided fourth part of all that tract or parcel of land situate  
 lying & being in the Seventeenth dist<sup>ct</sup> originally Henry County  
 now DeKalb County known and distinguished by the Course  
 Hundred and Sixty Eight (268) containing two hundred two  
 & half acres be same more or less To have the & to hold the  
 fifty acres interest & claim or undivided share of so much or parcel of land  
 unto the said Allan Green his heirs and assigns to the only proper  
 use benefit & behoof of the said Allan Green his heirs and assigns  
 forever & the said Robert & Mary Barron for themselves their heirs  
 the said interest claims or fifty acres of land with full  
 warrant & defend unto the said Allan Green his heirs and assigns  
 & against the claims of all and every other person  
 or persons claiming the same by these presents in witness whereof

whereof the <sup>we</sup> Robert Barrow & Mary Barrow hath hereunto  
set our hands & affixed our seals the date above written Sign  
Sealed and delivered in presence of  
James McKeller  
Thos Barrow  
Robert Barrow  
Mary Barrow  
Mar 16

Georgia Before me Marat & Wegee a Justice of the peace  
DeKalb County in and for said County personally appeared James McKeller  
who being duly sworn says that he signed the within Deed  
as a witness and that he saw Robert Barrow & Mary Barrow  
Sign and deliver the within Deed for the purposes therein  
named Sworn to and Subscribed before me this  
16<sup>th</sup> Jan 1845  
Marat & Wegee JCO  
James McKeller

Recorded March 14<sup>th</sup> 1845  
John Glen

Georgia Whereas in obedience to a writ of fieri facias  
DeKalb County issued out of the Superior Court of the County  
of Henry at the Suit of Asaiah Parker against Hezekiah  
Hugan & James McKester & John W Stewart Security given  
that <sup>John W. Fowler Sheriff</sup> of the County aforesaid did lately seize the  
parcel of land & Mills hereinafter described as the property  
of the said John Stewart and after being duly and public  
advertized agreeably to law did on the first day of August  
eighteen hundred and forty three at the place of public  
sales in <sup>the</sup> said County of DeKalb expose the same at public  
 outcry when <sup>the</sup> An B Briscoe being the highest bidder the  
same was knocked off to her at the price or sum of Seven  
hundred and six dollars Now this indenture made the  
twenty fifth day of August in the year of our Lord one thousand  
eight hundred and forty three and in the 68<sup>th</sup> year of the  
Independence of the United States of America between the said  
John W Fowler Sheriff as aforesaid of the one part and the  
said An B Briscoe of the other part Witnesseth that the said  
John W Fowler Sheriff as aforesaid for and in consideration of  
the sum of Seven hundred and six dollars to him in paid by  
the said An B Briscoe at and before the sealing and delivering  
of these presents the receipt whereof is hereby acknowledged  
hath granted and bargained and sold and by these presents  
doth grant bargain and sell so far as the office of Sheriff author  
izes him unto the said An B Briscoe her heirs and assigns  
all of two thirds of the undivided half of lot of land Number  
Sixteen in the Sixteenth district of originally Henry Now  
DeKalb County together with two thirds of the one half of  
the Mills thereon together with all and singular the rights  
members and appurtenances thereof unto the said parcel of  
land being belonging or in anywise appertaining and also  
the entire right title interest property claim and demand  
of the said John Stewart his heirs and assigns in and to the