

The state of Georgia. This indenture made this
Dekalb County the twenty fourth day of Octo-
ber one thousand eight hundred and forty three
between Joshua Callahan of the State and County
of one of the One part and Hayam Lee of the
State and County aforesaid of the other part.

Witnesseth that the said Joshua Callahan for and in
consideration of the sum of five hundred fifty five
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 does by these presents grant bargain sell
and convey unto the said Hayam Lee his heirs & assigns
all that tract or parcel of land containing one hundred
and fifty acres situate lying and being in Originallly
Henry but now Dekalb County in the Sixteenth District
it being part of lot No. eighty (80) lying on the west
side of Pale bridge Creek to have and to hold said
tract or parcel of land unto him the said Hayam
Lee his heirs and assigns together with all and singular
the rights numbers and appurtenances therof to the
same in any manner belonging to them and their own
proper use benefit and behoof power in his lifetime
and the said Joshua Callahan for himself his heirs
executors and Administrators the bargain premises unto
the said Hayam Lee his heirs & assigns will warrant
and forever defend the right and title thereof against
Whom so ever and against the claim of all other persons
whatsoever in Witness whereof the said Joshua Callahan
hath caused to set his hand and seal this day December
21st A.D. 1843. Signed sealed and delivered in presence

of George Lyon
Thos Barnes J.P.

Joshua Callahan (Signed)

Recorded Jan 3-1844 John G. C. W.

Georgia. This indenture made this second day
Dekalb County of January in the year of our Lord
One thousand eight hundred and thirty six between
Pheasant Sister of the County of Coweta and State
aforesaid of the one part and Samuel Potts of the
County and State aforesaid of the other part witnesseth
that the said Pheasant Sister 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 hereby acknowledged hath granted
bargained and sold and doth by these presents grant bargain
and sell unto the said Samuel Potts his heirs & assigns
a certain tract or parcel of land situate lying and
being in the Sixteenth (16) District of Originallly Henry
now Dekalb County known & distinguished in the
plan of said District by the Number fifty six (56)

have held and enjoyed the same had it not been seized
and held under the operation of law. At witness whereof
he said John W. Fowler M.P. hath hum unto at his hand
and affixed his seal the day and year of our Lord and above
written signed sealed and delivered in the presence of

John Martin
for William P. R.

J. W. Fowler M.P. Esq.

Recorded January 16th 1844 John Green Clerk

Georgia This Indenture made and entered into this
25th day of September anno domini 1843
between James Simon of the County of Cobb of the one part
and Franklin Johnson of the County of DeKalb both of
said State of the other part witnesseth that the said
James Simon for and in consideration of the sum of
five hundred Dollars to him in hand by the Franklin Johnson
paid the receipt whereof is hereby acknowledged hath
bargained sold and conveyed and by these presents doth
bargain sell and convey unto the said Franklin Johnson
one hundred & fifty nine & one half (169 1/2) acres of land
being part of lot No. One hundred & forty nine 149 in
the fifteenth (15) District of Henry County originally now
DeKalb then being thirty three acres on the west line running
northeast from the previously sold by said Simon to Col Pitts

We have and to have the aforesaid part of lot of land
and every part and parcel thereof to the only proper use benefits
and the best of him the said Franklin Johnson together with
all and singular the rights, members & appurtenances therof
in fee simple and the said James Simon for himself his
heirs executors and administrators the aforesaid part of lots
will and will forever defend against himself his heirs
executors and administrators and against the claim of any other
person or persons whether to the said Franklin Johnson
his heirs executors and administrators from (this deed is
made to supply the place of a former deed made by
the said Simon to Johnson which was destroyed by the burning
of the Court-House in DeKalb County) In witness whereof
the said James Simon hath hum unto at his hand sealed
the day & year first above written signed sealed & delivered
in presence of

John Roberts
Esq. & Sam'l W. P.

James Simon Esq.

Recorded January 23-1844 John Green Clerk

Georgia This Indenture made & agreed upon
DeKalb County this 18th of October in the year of our
Lord Eighteen hundred & forty three by and between Franklin
Johnson of the one part & James S. W. M. Pitts of the other part
witnesseth that for and in consideration
of the sum of three hundred dollars by the said James

James S. Wren to his Tochlin Johnson in how few or not before
the sealing & delivery of these presents the aforesaid James S. Wren
humbly acknowledge to the this day bargained & sold all of that
lot or parcel of land known and distinguished as lot number
forty two in the 15th District of Oconee County but now
D. Hall County. To him and to his heirs & assigns
lot of land and the said Tochlin Johnson for himself & his
heirs unto the said James S. Wren & his heirs shall be well known
& forever defined throughout and title to said lot of land to be
free & clear of my own claim or the claim or claims of
any other person or persons in fee simple for ever as
witness & testimony of all I have hitherto aforesaid my name
and affix my seal the day & year above written whereupon
& duly executed & delivered in presence of:

Tochlin Johnson

Tochlin Johnson Esq^r

J. W. Johnson

J. B. Wilson Jr.

Recorded January 23- 1844 John Glenn Clark

Georgia. I James all man by these presents that I.
D. Hall County S. Thomas Simmons of said place of my residence
by will and accord & for divers good causes hereunto
I also for & in consideration of the sum of two hundred
& fifty dollars cash to me in hand paid by James Sims
Executor of the estate of Edward L. Christian of Madison
County deceased besides other valuable property for the purpose
intended by this instrument for and in consideration of
the above sum of money & property to for the law & to
towards my children I give them the following property in the
value of one thousand dollars to them several manner I give my
son Charles C. Simmons one lot of land Number 36 in 15th District
originally being now D. Hall County also one Room
Waggon house & boat the said furniture.

I give to my daughter Martha J. Simmons one large
girl about twenty four years of age one black mare &
certain brashier bra & furniture. I give to say son Charles
Simmons one half of lot Number 35 except a small portion
thereof to Ego Esq^r originally being now D. Hall County
and the said the half of said lot also one large girl named
Sarah about two years old also a small mare likewise also a
or said waggon painted blue also one brashier bra furniture
and I want it to turn out in the disposition of property
that I should be called off without making a will &
give to my three named children all the remainder of
my property to share & have alike between them & this
kind of instrument not to be lost for the want of care
& any thing technical therein contained to be taken by the
law or court & meaning as witness my hand & seal this day
May in the year of our Lord one thousand eight hundred & forty four
executed in presence of James Sims
Tochlin Johnson

Thomas Simmons

him the said Robert Wood his heirs and assigns will warrant
and forever defend the right and title therof against
themselves and against the claims of all other persons what-
ever or wheresoever the said John Donason hath hereto-
fore had and seal the day and year above written

Test.

Joseph Willis
Zachariah Hughes.

John Donason
Mark

Georgia

Daniel County Personally came before me Joseph Willis
who being duly sworn deponeth and saith that he saw
John Donason sign seal and deliver the within deed
for the purpose therein mentioned and that the
deponent subscriber the same as a witness and saw
Zachariah Hughes do so likewise

Swear and subscribed here before me this 16th Octo 1845

Maras Meyer Jr.

Joseph Willis

Recorded 1st Novem 1845.

Jno Glen. Clk.

Georgia

Isteb Young To the indenture made and agreed upon on
this 7th of November in the year of our Lord 1845 by and between
James Moore of the one part and Locklin Johnson both of the State of
West Georgia that for and in consideration of the sum of Two hundred
Dollars to the said James to said Locklin in hand paid at and
before the sealing and delivery of these presents both the day
bargained and sold to do by them presently pay him and his wife fifty
and a half a acre more or less it being the undivided half of
a tract a lot of Land Number One Thousand and fifteen (105)
it being the North half of said lot in the eighteenth District
of Originally Henry now DeKalb County. On the waters of Sugar
Creek. Whereon there is a saw mill to have and to hold the
said undivided tract parcel of Land and the said Locklin Johnson
for himself and his heirs unto the said James Moore and his
heirs shall & will warrant and forever defend the right and
title to said parcel of land to be free and clear of his own
claims or the claims or claims of any other person or persons to
the same forever as witness. Truly heard and seal the
day and year before written

Test.

J G Garnet

Jno Glen M.J.

Recorded 7th Novem 1845

Locklin Johnson

Jno Glen. Clk.

Georgia DeKalb County

This Indenture Made and agreed upon this 7th day of November in the year of our Lord One thousand Eight hundred and Thirty nine. Between Wiley Browning of the State of Georgia and County of DeKalb of the one part and Alfred Greenway of the State aforesaid and County of DeKalb of the other party. Witnesseth that the said Wiley Browning for and in Consideration of the sum of One Hundred and One Hundred Dollars to him in hand paid at and before the sealing and delivery of these presents to receipt whereof is hereby witnessed that he hath granted bargained sold and Conveyed and by these presents doth grant bargain sell and convey unto the said Alfred Greenway his heirs and assigns all that tract or parcel of land situate lying and being in the County of formerly Oconee now DeKalb County Containing Sixty seven and a half acres more or less the same being the third part of Lot Number One hundred and Eleven in the Eighteenth District being the East side of said Lot to be as wide at the one end as the other.

A G Johnson

+ John Glen clk.

Soklin Johnson Esq

Recorded 7th of November 1845 John Glen clk.

Georgia DeKalb County

This Indenture Made the twentyfirst day of January in the Year of our Lord One thousand Eight hundred and Thirty nine. Between Wiley Browning of the state of Georgia and County of DeKalb of the one part and Alfred Greenway of the state aforesaid and County of DeKalb of the other party. Witnesseth that the said Wiley Browning for and in Consideration of the sum of Two Hundred and Twenty five Dollars to him in hand paid at and before the sealing and delivery of these presents to receipt whereof is hereby witnessed that he hath granted bargained sold and Conveyed and by these presents doth grant bargain sell and convey unto the said Alfred Greenway his heirs and assigns all that tract or parcel of land situate lying and being in the County of formerly Oconee now DeKalb County Containing Sixty seven and a half acres more or less the same being the third part of Lot Number One hundred and Eleven in the Eighteenth District being the East side of said Lot to be as wide at the one end as the other.

I have and to hold said tract or parcel of Land unto him the said Alfred Greenway his heirs and assigns together with all and singular the rights members and appurtenances thereto unto the same in my name belonging to his and their own proper use benefit and behoif from time to time. And the said Wiley Browning for himself his heirs Executors and Administrators the said bargainis unto the said Alfred Greenway his heirs assigns Wills Warrant and process of all the law

and Benjamin Williford their heirs executors and administrators shall and do will and truly pay or cause to be paid unto the said John Mc Morris his heirs and assigns the aforementioned sum of Three hundred and twenty five dollars and fifty cents with lawful interest from this date on the day and time mentioned and appointed for the payment hereof in said promissory note mentioned with lawful interest for the same according to the tenor thereof then and from thenceforth as well this present instrument and the right to the property thereby conveyed as the said promissory note shall cease determine and be held to all intents and purposes In testimony whereof the said A S Williford and Benjamin Williford hath hereunto set their hands and seals the day and year above written signed sealed and delivered in presence

of R W Gaar

Jas M Givins 43

A S Williford 33

B W Williford 33

Recorded February 7th 1843

Sheriff Deacon

Georgia B Wheras in Obedience to a writ of garnishee Dinkell County B issued from the Superior Court of the County of Dinkell at the suit of Anna & verantion against Carlton Martin Linke Martin County & John Mc Morris County on appeal I John W Fowler Sheriff of the County of Dinkell this County being the parcel of Land herein of the described as the property of the said Carlton Martin and after the same being duly advertised agreeable to law did on the ninth day of February in the year eighteen hundred and forty three at the place of public sale in the said County of Dinkell exposed the same at public outcry when Archabald Howell & Clarke Howell being the highest bidders the sum was knocked off to them at the price or sum of eight hundred & thirty five dollars

To witness whereof the said John W Fowler Sheriff as aforesaid for and in consideration of the sum of eight hundred & thirty five dollars to him in hand paid by the said Archabald Howell & Clarke Howell at and before the sealing & delivery of these presents the receipt whereof is hereby acknowledged both grantee bargained and sold and by those presents doth grant bargain to sell & convey so far as the office of Sheriff authorizes him unto the said Archabald Howell & Clarke Howell three acres & apnys all that tract or fractional lot of land situate situated lying & being in the Sixth District of this County formerly of Burnette County known & distinguished by lot number three hundred & sixty six (366) containing one hundred & eighty acres ~~thereon~~ by now in the possession of said Carlton Martin & the lot on which said Burnette

Martin now has a fury known by the name of Martin's Farm
together with all and singular the rights, members and
appurtenances therof and also all the estate right
and interest claim and demand of the said Rubin Martin
in Law, Equity or otherwise of or unto the same & he
and to hold the said premises and every part thereof unto
the said A. St. John & Clark & Son to them both
abjures in as full and ample a manner as the said Rubin
Martin or his heirs and assigns doth have and enjoy
might have held and enjoyed the same had it not been
so sold under the execution of our said

In witness whereof the said John W. Fowler being
as aforesaid hath set his hand and affixed his
seal the day and year just aforesaid signed before
me and delivered in presence of

Jaym. H. Calhoun John W. Fowler ^{Notary Public}
J. B. Wilson J.P.

Recorded ^{at} the 8th February 1843 John Ginn et al

Georgia Thomas the Superior Court of the County of
Baldwin when sitting for ordinary purposes on the summe
day of July in the year eighteen hundred and forty two upon
the application of Morgan Brown administrator of the
late of said County of Baldwin in said State demands
and hath an Order for the sale of the real Estate of said deceased
hereinafter described legal value of such application having
been first given in one of the public Gazette of this State and
in the Federal Union for four months previous to the giving
of the order aforesaid and wheras the said Morgan Brown
administrator as aforesaid having first given sixty days notice
of said sale and of the time and place thereof in the
public Gazette aforesaid and at the door of the Court house
in the County of荻 Hall said on the sixth day of December
in the year eighteen hundred & forty two at the place of
public sales in the County aforesaid exposed to sale at public
auction under and by virtue of the order aforesaid the
purchaser hereinafter mentioned and wheras the said purchaser
is then & there purchased off to Thomas C. Brown who was the
highest bidder for the same at and for the sum of two
hundred and five Dollars

Now this indenture made the eighth day of February
in the year eighteen hundred and forty three and in the tenth
year of the independence of the United States of America
between the said Morgan Brown of the County of Washington
and State aforesaid administrator aforesaid of the one part
and Thomas C. Brown of the County of Washington for and
State of aforesaid of the other part witnesseth that whereas
Morgan Brown administrator aforesaid
consideration of the sum of two hundred and five Dollars
to him in base price at and before the date

403

of lot Number two hundred and two are in said hundred
District herein before mentioned and also a part of lot
Number two hundred and three 300. lying in said hundred
District before mentioned containing twenty five acres more
or less lying South of the Ridge herein before mentioned
bounded on the South by said lot Number two hundred
and two and on the east bounded by lands owned by
Stephen Pitt, the top of said Ridge being the line with
all the rights, members and appurtenances to the parcel
of land belonging or in anywise appertaining to him
and to have the before described parcels of land and
hence the said Harry Harris his heirs and assigns to the
with all the rights, members and appurtenances
to the said parcels of land in anywise belonging to him
and thence own proper use benefit and be held forever
in fee simple and the said Thomas Harris for
himself his heirs executors and administrators the
said given and granted premises unto the said Harry
Harris 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 testimony whereof the said Thomas Harris
hath hereunto set his hand and affixed his seal the
day and year first above written signed sealed and
ubid in the presence of

* James H Calhoun

Thomas Harris *Seal*

John Glue A.P.

Received Jan 6 1845 John Glue att

Georgia Whereas in obedience of five facias issued
DeKalb County Court of the Superior Court of the County
of DeKalb at the suit of John O B Ford against Tarkin
Martin & John W Fowler Sheriff of the County aforesaid
did lately seize the lots or parcels of land herein after described
as the property of the said Tarkin Martin and after being
duly and publicly advertised agreeable to law & John W
Fowler Sheriff of said County did on the sixth day of July
in the year one thousand eight hundred and forty one
at the place of public sales in the said County of DeKalb
expose the same at public outcry when John O B Ford
being the highest bidder the same was knocked off to
him at the price of One hundred & eighty dollars
Now this Indenture made the twenty second day of
January in the year of our Lord one thousand eight
hundred and forty four and in the sixty eighth 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 John O B Ford of the other part
Witnesseth that the said John W Fowler Sheriff

583

afforessaid for and in consideration of the sum of One
Hundred & Eighty dollars to him in hand paid by the saids
John O B Ford at and before the sealing and delivery of these
presente the receipt whereof is hereby acknowledged hath granted
bargained and sold and by these presents doth grant
bargain and sell so far as the office of Sheriff authorizes
him unto the said John O B Ford the following lots or
parcels of land to wit lot Number three hundred & Seventy
Eight (378) in the eighteenth district of originally Henry
now DeKalb County & Fraction Number Three hundred
& Eighty three in said district and also fraction Number
355, three hundred and fifty five in the sixth district
of originally Grinnell now DeKalb County containing
all together three hundred & Seven & half acres together
with all and singular the rights members and appur-
tenances unto the said parcels of land belonging or in
anywise appertaining, and also the estate right title
interest property claim and demand of the said Larkin
Martin in law equity or otherwise whatsoever of in
or to the same I do have and to hold the said parcels of
land and premises and every part thereof next to the
said John O B Ford his heirs and assigns to the only proper
use benefit and behoof of the said John O B Ford his
heirs and assigns to the only proper use benefit and
behoof of the said John O B Ford his heirs and assigns
forever in fee simple in as full and ample a manner
as the said Larkin Martin his heirs and assigns did
or might have held and enjoyed the same had it
not been seized and sold under execution aforesaid
In witness whereof the said John W Fowler hath here-
unto set his hand and affixed his seal the day and
year first above written signed sealed and delivered
in presence of

William Eggaad Isle
John Glen N.Y.

John W. Fowler Sheriff *J.W.F.*

Recorded June 9th 1845
John Glen Clerk

Georgia This Indenture made the 30th day of
DeKalb County in May 1843 between Thomas Harris of the State
of Georgia and County of DeKalb & Thomas H. Harris his Son of
the State of New York to want to give unto the said Son Thomas
H. Harris all that Fraction & part of Land Number 314 with
a few acres more of Fraction 315 beginning at the North corner
of Number 314 running along the North line westward until
it strikes the fence & then along an old fence row to
Long Island Creek. Said Creek a crop to the mouth of
a ditch then across the Creek land by a large white oak
tree to the river all of said land I do grant and give
unto said Thomas H. Harris my Son & as warrant & diploma
from myself & all other persons claiming to to claim
the same unto the said Thomas H. Harris his heirs or