

the the said parcel of land and bargained promised
aforsaid and the said E. Mason for himself his
heirs and assigns and against every other person claiming
any just right or title unto the said parcel of land
& premises with all and singular the appurtenances
aforsaid unto the said Chapman Tawell his heirs
and assigns to his & their own proper use and benefit
in behoof of her simple will warrant and favour
defend the same by these presents In testimony
whereof the said E. Mason hath hereunto set
his hand & affixed his seal on the day & date above
written signed sealed and delivered in the presence

J. W. McKelrick

E. Mason

+ John A. Balgwin J. C.

Recorded 4th March 1842

John Elm clerk

State of Georgia

Dekalb County

This Indenture made the 12th day
of December in the year of our Lord one thousand eight
hundred & forty one between Samuel Cobb of the County
and State aforsaid of the one part and Thomas M. Darnall
of the County of Jasper and State aforsaid on the other
part Witnesseth that the said Samuel Cobb for and
in consideration of the sum of two thousand five hundred
dollars to him in hand well and truly paid by the said
Thomas M. Darnall at or before the sealing and delivery
of these presents the receipt whereof is hereby acknowledged
and hath granted bargained sold Released conveyed and
confirmed and by these presents doth grant bargain &
sell release convey & confirm unto the said Thomas M.
Darnall his heirs & assigns all that tract or parcel
of land whereon the said Samuel Cobb now lives
situate lying and being in the 15th district of
originally Henry now Dekalb County containing
six hundred acres more or less known and distinguished
in the plan of said District as lots No 103 one hundred and
thirty one one hundred & four and lot No 105 one hundred
& four adjoining the lands of Sol Foulie Locklin Johnson
John White & others together with all & singular the
rights liberties and appurtenances thereof whatsoever to the
said Estate of land being belonging or in anywise appur-
taining and the Remainders Reservations Rights & profits
thereof and every part thereof to have and to hold
the said Estate of land and all and singular the premises
and appurtenances thereunto belonging as aforsaid and
every part thereof unto the said Thomas M. Darnall
his heirs and assigns forever and the said Samuel Cobb
and his heirs the said tract of land and premises
aforsaid and every part thereof unto the said Thomas
M. Darnall his heirs and assigns against him the

Said Samuel Cobb and his heirs and all and every other
person and persons whomsoever shall and lawfully may
and forever defined by these presents. In Witness
whereof the Said Samuel Cobb hath hereunto set
his hand and seal the day and year first above
written Signed sealed & delivered in the presence
attestations and witnesses made before signing

Samuel N. Calhoun

J. B. Wilson J.P.

Samuel Cobb (S)

Recorded 7th March 1842

John Glen clerk

The State of South Carolina & Know all men by these
Presents that I Charles
W. Cobb of Penatton District in the State aforesaid for
and in consideration of the love good will and affection
which I have and do bear for and towards my
Daughter Nancy Verry of the District aforesaid in
the State aforesaid and for and in consideration of
the sum of One Dollar to me paid by Warren R
Cobb of the State & District having given grants
transfers bargains and sold to the said Warren R
Cobb in trust for the said Nancy Verry and her
heirs a certain Negro Girl Slave named Milly
about fourteen or fifteen years old To have and
to hold the aforesaid negro girl Slave Milly
unto the said Warren R Cobb in trust for the
said Nancy Verry and her heirs and for her &
their whole use and benefit together with the
future issue and increase of the said Negro Girl
Milly should any be and I bind myself to
Warrant and defend the right of property of
the said negro girl Milly to the said Warren R
Cobb for the sole use and benefit and interest
for the said Nancy Verry and her heirs against
me and my heirs or any other persons claiming
or to claim the same In Witness of all
which I have hereunto set my hand and
seal and the said Warren R Cobb in acceptance
of the trust hath hereunto affixed his hand
and seal at Penatton the 30th day of August
A.D. 1827 Signed sealed and delivered and accepted
presents of

George & W. Foster

Charles Cobb (S)
Warren R Cobb (S)

The State of South Carolina & Know all men by these
Presents that I George & W. Foster make
oath before me that he was present and that
the within names Charles Cobb and Warren R Cobb
sign seal and execute the within instrument
writing for the use intents and purposes
forth and expressed and that he

State of Georgia

De Kalb County

Know all men

Whereas in obedience to writ of fieri facias issued out of the Superior Court of the County of De Kalb at the suit of Rankin Boggs & against Cobb & Boya J. John W. Fowler Sheriff of the County of De Kalb did duly seize the parcel of land herein after described as the property of Samuel Cobb one of the firm of Cobb & Boya and after being duly and publicly advertised agreeable to law J. John W. Fowler Sheriff of said County did on the sixth day of September in the year one thousand eight hundred and forty two at the place of public sale in the said County of De Kalb expose the same at public auction where said Fowler being the highest bidder the same was knocked off to him at the price of sixty six dollars Now this Indenture made the twentieth day of September in the year of our Lord one thousand eight hundred and forty two and in the sixty seventh 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 Joel Fowler of the other part

Witnesseth that the said John W. Fowler Sheriff as aforesaid for and in consideration of the sum of sixty six dollars to him in hand paid by the said Joel Fowler at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath granted bargain and sold and by these presents doth grant bargain and sell so far as the office of Sheriff authorizes him unto the said Joel Fowler a certain tract or parcel of land situate lying and being in the 15th judicial district of the County of De Kalb now De Kalb County known and distinguished in the plan of said district by being the North half of lot 121 one hundred & twenty one containing ten

one hundred one and one fourth acres more or less together with all and singular the rights thereunto and appurtenances unto the said tract or parcel of land being or in any wise appertaining and also the estate right title interest property claim and demand of the said Samuel Cobb in law equity or otherwise whatever of in or to the same so far as to hold the said tract of land and premises and every part thereof unto the said Joel Fowler his heirs and assigns to the only proper use benefit and behoof of the said Joel Fowler his heirs and assigns forever in fee simple in as full and ample a manner as the said Samuel Cobb his heirs and assigns did or might have held and enjoyed the same had it not been seized and sold under the execution aforesaid In Witness whereof the said John W. Fowler hath hereunto set his hand & affixed his seal the day & year first above written Signed sealed & delivered

John W. Fowler

John W. Fowler Sheriff

W. M. 1/25

W. M. 1/25

Recorded Jan 21st 1842 John G. Smith