

Georgia  
Dekalb County 3<sup>rd</sup> day of August in the year eighteen hundred  
and forty two between Levi Willard and Frederick A Williams  
merchants & co-partners using the firm name of Willard & Williams  
of the County & State of Georgia of the one part and William Fennell  
of the same County & State of the other part witnesseth that  
one T S Fennell and the said William Fennell on the eighteenth  
day of November in the year eighteen hundred and forty one  
made and delivered to the said Levi Willard & Frederick A  
Williams by the firm name of Willard & Williams their  
certain promissory note subscribed with their hands whereby  
by the twenty fifth day of December next ensuing the date  
whereof the said T S Fennell & William Fennell promised to pay  
(in the note written I promise to pay) the said Levi Willard  
& Frederick A Williams by the name of Willard & Williams  
order thirty one dollars & forty three cents value Recd  
and that the said William Fennell on the first day of January  
in the year eighteen hundred and forty two made & delivered  
to the said Levi Willard & Frederick A Williams by the name  
of Willard & Williams his certain other promissory note sub-  
scribed with his hand whereby on day after the date whereof the  
said William Fennell promised to pay the said Levi Willard  
and Frederick A Williams by the name of Willard & Williams  
or order two hundred & eighteen dollars & forty three cents  
value Recd and that the said William Fennell hath  
this day loaned the sum of the sum of the day of August in the year  
eighteen hundred & forty two hath made and delivered to  
the said Levi Willard & Frederick A Williams by the name  
of Willard & Williams his certain other promissory note for  
certain number cash Subscribed with his hand and each bearing  
the same date with these present to whom by by one of said notes  
the said William Fennell hath promised to pay the said Levi  
Willard & Frederick A Williams by the name of Willard  
& Williams or order thirty dollars value Recd on or before  
the first day of September next ensuing the date whereof and  
by each of two other of said notes the said William Fennell  
on or before the first day of October next ensuing the date  
whereof promised to pay the said Levi Willard & Frederick  
A Williams by the name of Willard & Williams or order  
thirty dollars value Recd and by another of said notes  
on or before the first day of September next after the date  
the said William Fennell promised to pay the said Levi Willard  
& Frederick A Williams by the name of Willard & Williams or order  
twenty eight dollars value Recd and by another of said notes  
on or before the first day of October next after the date  
the said William Fennell promised to pay the said Levi Willard  
& Frederick A Williams by the name of Willard & Williams or order  
seventeen dollars value Recd Now for a  
consecration of the sum of five dollars to the said  
Fennell by the said Levi Willard & Frederick A Williams  
by the name of Willard & Williams in hand  
receipt whereof is hereby acknowledged and set  
the latter sum to the payment before

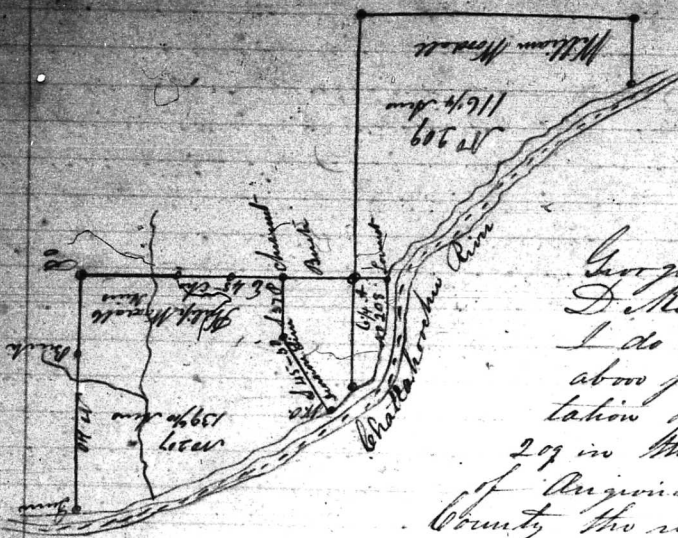
notes before mentioned and describes the said William  
Fornell hath granted bargained & sold and by these presents  
doth grant bargain and sell unto the said Levi Willard &  
Frederick A Williams by the name of or said their heirs  
& assigns all that tract or parcel of land etc lying &  
being in the Eighteenth District of originally May but now  
DeKalb County known & distinguished in the plan of said  
County as lot number forty (40) containing two hundred  
two & a half acres with all the rights minerals appurte-  
nances to the said lot of land in anywise belonging or  
appertaining to have and to hold the said bargained  
 premises unto the said Levi Willard & Frederick A Williams  
Co-parties aforesaid their heirs and assigns and to their  
own proper use and benefit and to keep forever and the  
said William Fornell for himself his heirs executors  
and administrators the said bargained premises unto the  
said Levi Willard & Frederick A Williams Co-parties as  
aforesaid will warrant and forever defend against  
the claim of himself and his heirs and against the  
claim of all other persons whatev

Provided nevertheless that if the said William  
Fornell his heirs executors and administrators shall &  
as well and truly pay or cause to be paid unto the  
said Levi Willard & Frederick A Williams Co-parties as  
aforesaid their heirs and assigns the said several sums  
of money mentioned in each of the aforementioned  
promissory notes on the day & time mentioned & appointed  
for the payment in the five last described promissory  
notes to wit on the first day of September next with  
lawful interest on each of said notes according to  
the tenor of each of them then & from thenceforth  
as well this present indenture and the right to the  
property thereby conveyed as the said several promissory  
notes shall cease & determine & be void to all intents  
and purposes In testimony whereof the said  
William Fornell hath hereunto set his hand and  
affixed his seal the day and year first above written  
Signed sealed & delivered in the presence of Corasus  
and Hutchinson made before signing sealing & delivering  
Aspin Williams  
Daniel Johnson S.P.

William Fornell *Seal*

Recorded 22 October 1843

John Glen Clark



Georgia  
Dade County

I do hereby certify that the above plat is a just representation of fractions No 217 & 218 & 209 in the Eleventh District originally being now Dade County the real Estate of John Woodall deceased & to be equally divided according to the will of the deceased between the heirs of Philip Woodall & William Woodall according to quality & quantity Resigned on the 29<sup>th</sup> of March 1841  
By me P. R. Phillips Esq.

Recorded January 24<sup>th</sup> 1843.

John Gru c/c

Georgia. This instrument made this twenty fourth day of Dade County of January eighteen hundred and forty three before Levi Willard & Frederic A Williams Merchants and Co-partners in trade using the style and firm name of Willard & Williams of the County & State aforesaid of the one part and William Gervill of the other part of Dade County & State witnesseth that the said Willard and the said William Gervill on the eighteenth day of November in the year eighteen hundred and forty one made and delivered to the said Willard & Williams their certain promissory note subscribed with their hands whereby by the twenty fifth day of December next ensuing the date thereof the said Willard and Williams promised to pay written in the note I promise to pay the said Willard & Williams or order thirty one dollars and forty three cents value received and that the said William Gervill on the first day of January eighteen hundred and forty two made and delivered to the said Willard & Williams his certain promissory note Subscribed with his hands whereby one day after the date thereof the said William Gervill promised to pay the said Willard & Williams or order Two hundred and eighteen dollars and forty three cents value received and that the said William Gervill did on the twentieth day of August in the year eighteen hundred and forty two did make and deliver to the said Willard & Williams his certain other promissory notes five in number each Subscribed with his hands & each bearing date twentieth day of August eighteen hundred and forty two whereby by one of said notes the said William Gervill did promise to pay to the said Willard & Williams or order thirty seven dollars value received on or

before the first day of September next ensuing the date thereof and by  
each of the other of said notes the said William Fennell made before the  
first day of September next ensuing the date thereof promises to pay to the  
said Willard & Williams or ours thirty dollars value received and by an  
other of said notes on or before the first day of September next  
to the date the said William promised to pay the said Willard & Williams  
or order twenty eight dollars value received and by another of said  
notes on or before the first day of September next after date the said  
William Fennell promised to pay the said Willard & Williams or order one  
centine dollars value received And also that the said William Fennell  
did on the second day of January in the year eighteen hundred and forty  
three ~~and~~ delivered to the said Willard & Williams a certain other  
provisary note subscribed with his hand whereby one day after the date  
thereof the said William Fennell promised to pay the said Willard &  
Williams order or bearer forty three dollars and eighteen and three  
fourth cents value received And that the said William Fennell hath  
made and delivered to the said Willard & Williams one other provisary  
note subscribed with his hand bearing date even with those present  
whereby he the said William Fennell promised to pay to the said  
Willard & Williams fifteen dollars value received on or before the twenty  
sixth day of February next ensuing the date thereof Now for and in  
consideration of the sum of five dollars in hand paid to the  
said William Fennell by the said Willard & Williams the receipt where  
of is hereby acknowledged as well as for the better securing the pay  
ment of the said provisary notes before mentioned and described  
the said William Fennell hath granted bargained and  
sold and by these presents doth grant bargain & sell unto the said  
Levi Willard & Frederic A Williams co-partners under the style of  
Willard & Williams aforesaid their heirs and assigns all that one  
or parcel of land lying and being in the eighteenth district of origi  
nally Henry now Etchall County Wisconsin and distinguished in the  
place of said County as lot No Forty one (41) containing three hundred  
and two and a half acres more or less with all the rights, members  
and appurtenances to the said lot of land in any wise belonging  
or appertaining to have and to hold the said bargained prem  
ises unto the said Willard & Williams and to their heirs and ap  
plicants to their own proper use benefit and behoof forever (said  
lot being the one wherein said William Fennell now lives) and  
the said William Fennell for himself, his heirs executors adminis  
trators the said bargained premises unto the said Levi  
Willard & Frederic A Williams co-partners aforesaid will  
warrant and forever defend against the claim of him  
self and his heirs and against the claim of all other per  
sons whatsoever provided nevertheless that the said William  
Fennell his heirs executors and administrators shall and do  
well and truly pay or cause to be paid unto the said Will  
& Williams their heirs and assigns the said sum of money men  
tioned in each of the aforementioned provisary notes on  
day and time mentioned and appointed for the pay  
ment of the last described provisary note to wit on the  
twentieth day of February next with typical interest on  
of said notes according to the tenor and effect  
from thenceforth as well this present day

the right to the property conveyed as the said Deacons from  
vary notes shall each determine and be void to all intents  
and purposes In testimony whereof the said William  
Fenner hath hereunto set his hand and affixed his seal  
the day and year first aforesaid written signed sealed &  
delivered in presence of

Robert St Davis  
J B Wilson Esq

William Fenner Esq

Recorded January 30<sup>th</sup> 1845 /  
John Glin Clerk

Georgia This Indenture made this fifteenth day of  
September in the year of our Lord one thousand  
and eight hundred & twenty six & in the fiftieth year  
of the Independence of the United States of America between  
Naaman Hardman of the one part & the Deacons of the  
Baptist Church at Naaman's Meeting house & their Successors  
in office of the other part both of said County before named  
Witnesseth that the said Naaman Hardman for in consider-  
ation of the sum of one dollar to him in hand paid at &  
before the sealing & delivering of these presents the receipt  
whereof is hereby acknowledged hath granted bargained & sold  
aliene & agreed & confirmed by these presents to grant  
sell alien & convey & confirm unto the deacons of the Bap-  
tist Church & their Successors in office two acres of land  
lying & being in the North end corner in a square form  
an east & northward fifty two in the eighteenth district of  
originally Henry now DeKalb County for the use of a Baptist  
Church School & Burying ground including the use of the  
springs west of said Burying house on said lot of land to  
have and to hold said parcel of land with all and singular  
the rights members & apprentices thereof whatsoever to  
the said Deacons & their Successors in office being & belong-  
ing in any manner or form appertaining with the  
remainder or remainder division or divisions rents &  
issues & profits thereof to the only proper use benefit & behoof  
of them the said Deacons & their Successors in office in fee  
simple & the said Naaman Hardman for himself his heirs  
& assigns executors & administrators do warrant and forever  
defend the said bargained premises unto the said Deacons  
& their Successors in office against the said Naaman  
Hardman his heirs & assigns executors & administrators  
& all other persons shall & will warrant & forever defend  
by virtue of them In testimony whereof I have hereunto  
set my hand & seal this day & year aforesaid signed  
sealed & delivered in presence of us

Wm Chapman Powell  
John Jennings

Naaman Hardman  
mark

Recorded January 30<sup>th</sup> 1845

John Glin Clerk

Georgia. This Indenture made this seventh day of March in DeKalb County, the year of our Lord one thousand eight hundred and forty two between Charles B Pace Esquire & his attorney and as attorney for Augustus Pace of the one part and Jennings Hartley of the other part witnesseth That for and in consideration of the sum of four hundred & fifty dollars to them in hand paid before the Sealing and delivering these presents the receipt whereof is hereby acknowledged hath by these presents bargained sold and conveyed unto the said Jennings Hartley a tract or parcel of land in the county aforesaid in the fifteenth district of originally being but now DeKalb County and known by parts of lots fifty-eight and seventy one and bounded as follows beginning at the N<sup>o</sup> 8<sup>t</sup> of lot No fifty-eight running W to the center of the S line of said lot thence N to a stake & on South river near the Rock ford thence down the said river to where the line of said No fifty-eight crosses the river thence E to the N<sup>o</sup> 8<sup>t</sup> of said lot thence S to the beginning containing one hundred and forty acres more or less together with all and singular the rights members and appurtenances therunto belonging or in any wise appertaining to him the said Jennings Hartley his heirs and assigns forever to have and to hold in fee simple and the said Charles B Pace Esquire W<sup>r</sup> Pace for himself and as attorney for Augustus E Pace doth hereby warrant and forever defend said land and premises from themselves their heirs and assigns and from the claim of all persons whatever claiming the same In witness whereof the said Charles B Pace Esquire for himself and as attorney for Augustus E Pace hath hereunto set his hand and seals the date above written & signed Sealed and delivered in presence of  
McLeod  
William M Hartley

Charles B Pace L.S.  
Jennings Hartley L.S.

also for attorney A D Pace

Recorded February 24<sup>th</sup> 1843

John Green C.R.

Georgia. Be it known all men by these presents that Margaret DeKalb County Davis of the County and State aforesaid for and in consideration of the sum of five dollars cash in hand paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged as well as for the better securing the payment of two certain promissory Notes which the said Margaret Davis hath made and delivered to Levi Willard and Frederic A Williams Merchants and copartners in trade using the name and style of Willard & Williams of the same state and county of the other part hereby by one of said Notes due one day after date and dated first day of January in the year eighteen hundred and forty two the said Margaret Davis promised to pay the said Willard & Williams or upon one hundred and eighty one dollars and ninety one cents value received it being for balance of account for usd

Eighteen hundred and forty one and account of a note of and by the  
other of said Notes one day after date and which said Note is on  
second day of January in the year Eighteen hundred and forty two  
said Margaret Davis promised to pay the said Willard & Williams on  
order Sixty two dollars and twenty five cents value received has  
bargained and sold to the said Willard & Williams the following  
property to wit: A certain Negro woman named Willis about  
Eighteen years of age and her child less about four years of age  
to have and to hold the aforesaid bargained property to them the  
said Willard & Williams their heirs and assigns forever and at  
the said Margaret Davis for myself my heirs executors and  
assigns and administrators the said bargained property and  
the said Willard & Williams their heirs and assigns against  
myself, my executors and administrators and against the  
claim of all and every other person or persons whatever shall  
and will warrant and defend these presents provided  
Neverthelss that if the said Margaret Davis her heirs execu-  
tors and administrators shall and do well and truly pay  
or cause to be paid unto the said Willard & Williams their  
heirs and assigns the aforesaid several sums of Money in Said  
Promissory Note mentioned on the day and time mentioned and  
appointed for the payment thereof in the said promissory note  
mentioned with lawful interest for the same according  
to the tenor of note, then and from thenceforth as well this  
bill of sale and thereby conveyed as the said promissory note  
shall each determine and be void to all intents and purposes  
the testimony whereof the said Margaret Davis hath here-  
unto set her hand and affixed her seal this twenty second  
day of February in the year Eighteen hundred and Forty two  
Signed sealed and delivered in presence of

A. S. Storer,

J. B. Wilson Jr.

Margaret X Davis <sup>her mark</sup> ~~J. B. Wilson Jr.~~

Received February 26<sup>th</sup> 1843

John Glan C.R.

Georgia This Deed was made this the fifteenth day of  
DeKalb County 3 November in the year of our Lord one thousand  
Eight hundred and thirty two between Sloan & Sons of the  
county and state aforesaid of the one part, and Daniel B. Jones  
and James B. Jones and Ammon B. Jones of the same place of the  
other part witnesseth that that the said Sloan & Sons for  
and in consideration of the sum of one thousand dollars do  
in hand paid at and before the sealing and delivery of this  
Deed the receipt whereof is hereby acknowledged have you  
bargained sold aliened and conveyed and so by this present  
grant bargain sell alien and convey unto the said Daniel  
B. Jones and James B. Jones and Ammon B. Jones to them  
heirs and assigns jointly and severally all that  
or part of land situate lying and being  
described as follows