

I would be entitled to as one of the legatees or distributees
of either of said Estates of said Archibala or John or both but
of said County now deceased, and it do by these presents relinquish all manner of claim whatsoever to the said Daniel
Johnson to any interest either in lands Negroes Money's or
effects that may more or hereafter become due me from said
estate and I do by these presents warrant and forever defend
the title to said interest in said estates to him the said Daniel
Johnson against myself my heirs and all and every other
person claiming under me unto him the said Daniel
Johnson his heirs and assigns forever in fee simple and
as further further by these presents nominate constitute
and appoint him the said Daniel Johnson my true and
lawful Attorney for me and in my name to do and perform
all and singular such acts as may be necessary in asking
for receiving receipting for the same with full power to
ask demand sue for receive and receipt for the same for
me and in my and to do and perform all and singular
such acts as may be necessary in and about the premises
and after the same is or may be received by him to be by
him appropriated to the only proper use and benefit of him the
said Daniel his heirs and assigns and I do by these presents
ratify confirm all the acts of the said Daniel in and
about the premises and relinquish to all my interest in
the same In testimony whereof I the said John Gordon hath
hereunto set my hand and affixed my seal the day and
year above written signed sealed & delivered in the
presence of

Isaac Steele
John W. Ballenger
Daniel Durham

John Gordon *E. G. B.*

Recorded February 6th 1843
John Allen Clerk

Georgia This Indenture made and entered
between Moore Forrester of this the thirtieth day of December in the
year of our Lord Eighteen hundred and forty two between
Moore Forrester of the County and state aforesaid of the
one part and F. C. Phillips of the same place of the other
part witnesseth that the said Moore Forrester for and in
consideration of the sum of Two hundred and fifty dollars
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 does by these pres-
ents grant bargain sell and convey unto the said F. C.
Phillips his heirs and assigns a certain parcel of land situate
lying and being in the sixteenth district of originally Henry
now Etowah County known and distinguished in the plan
of said district by No. 1453 one hundred and fifty three A.
part of said lot commencing at the north original corner
and running south to John Sanders corner then
turning east to James Spring branch thence running

up said Spring branch to the fence then along said fence to the original line to the beginning corner being one hundred and Seventy acres more or less the right of way for the Georgia State Road through the same excepted if said Rail Road ever comes through the said lot or part of land to have and to hold said pieces of land unto the said O C Phillips his heirs and assigns together with all and singular the rights, members and appurtenances thereto in many manners belonging to his and their own proper benefit and behoof forever in fee simple and the said Moses Forester for himself his heirs executors and administrators the said bargained premises unto the said O C Phillips his heirs and assigns will warrant and forever defend the right and title thereby against themselves and against the claim of all other persons whatever in Writing whereof the said Moses Forester has hereunto set his hand and seal the day and year above written signed sealed and delivered in presence of

A J Scott.

Moses Forester

John H. Morris

Recorded February 1st 1803

John Blair et al

Georgia This Indenture made this third day of DeKalb County 3 February in the year of our Lord one thousand eight hundred and forty three between A S Williford and Benjamin N Williford of the county and State aforesaid of the one part and John H Morris of the same place of the other part witnesseth that the said A S Williford and Benjamin N Williford hath this day made and delivered to the said John H Morris their certain promissory note subscribed with their hands and bearing even date with these presents whereby the said A S Williford and Benjamin N Williford do promise to pay the said John H Morris or bearer Three hundred and Seventy five dollars and fifty cents three years after date with lawful interest on the same from date money for value received. Now for and in consideration of the above named sum of Three hundred and Seventy five dollars and fifty cents to the said A S Williford and Benjamin N Williford in hand paid the receipt of which is hereby acknowledged as well for the better securing the payment of the aforesaid promissory note the said A S Williford hath granted bargained and sold and with by these presents granted bargain and sold unto the said John H Morris his heirs and assigns a certain negro female slave named Eliza of yeeres complexion about seventeen years of age to have and to hold said bargained property to the said John H Morris his heirs and assigns to his and their own proper benefit and behoof forever and the said A S Williford and Benjamin N Williford for themselves their heirs executors and administrators the said bargained property unto the said John H Morris will warrant and forever defend the same against the claim of themselves and their heirs and against the claim of all other persons whomsoever provided nevertheless that if the said John H Morris