

Georgia
 DeWitt County } This Indenture made this the
 Eighteen hundred and forty one between David D. Mims
 the one part and William Nathcock of the other part
 both of the State and County aforesaid. Whereby the
 the said David D. Mims for and in consideration of the
 Sum of One hundred and Seventy 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 do
 by these presents to grant bargain sell and convey unto the
 said Wm Nathcock his heirs and assigns a certain
 parcel of land situate lying and being a part of lot
 No 256 two hundred and fifty Six in the former the
 List of originally Survey now DeWitt County in
 Camp Creek Chatham County State and runs as follows
 beginning at the North East Corner of said lot running
 west one hundred pole thence South eighty five pole
 thence East one hundred pole thence North the eighty five
 pole to the beginning containing fifty two and a half
 acres to have and to hold said tract or parcel of land
 unto him the said Wm Nathcock his heirs and assigns
 together with the all and singular the rights appurtenances
 and appurtenances thereto the same in any manner
 belonging to him and their own proper use benefit and
 behoof forever in fee simple and the said David D. Mims
 for himself his heirs Executors and assigns the said
 presents unto the said Wm Nathcock his heirs and
 assigns will warrant and forever defend the right
 title thereof against themselves and against the claim
 of all other persons whatsoever in witness whereof the
 said David D. Mims hath hereunto set his hand and
 seal the day and year first above written signed sealed
 and delivered in presence of

Witness
 Martin J. Trimble
 George Mims J.P.

Recorded 5th April 1842 John Glen clk

South Carolina } Know all Men by these presents that
 Anderson District } S. Stephen Cash of the State and
 District aforesaid in consideration of Twenty five Dollars
 in hand paid the receipt of which I do hereby confess and
 acknowledge have granted bargained sold and conveyed and do
 by these presents do hereby grant bargain sell and convey
 to William Brown of said State & District all that
 tract or parcel of land containing two hundred two
 and a half acres situate in the eighth District of
 Horry County State of Georgia which is being
 distinguished in the plan of the District
 Number one hundred & thirty four
 to and the said Stephen Cash

Singular the rights murther sundertaments and appertain
ments to the said premises belonging or in any wise incident
or appertaining. To have and to hold to him the said
William Brown forever and to the said Stephen Cash
as hereby bind myself to warrant and forever defend
the said to said Brown his heirs Executors or administrators
against myself and against my heirs and against every
other person or persons lawfully claiming or to claim
the same or any part or parcel thereof in whatsoever
I have hereunto set my hand and seal this the 8th day
of January in the year One Thousand Eight hundred
and thirty five signed in presence of us
attest

Stephen Cash

John Beck

John Bailey

John Ward

Georgia = Personally came before me Thomas
Albert County = I heard a Justice of the Superior
Court of the State and County aforesaid John Beck
and being duly sworn sayeth that he subscribed the
within deed as a witness together with the William Bailey
and John Ward that the same was duly executed
according to law for the purposes therein expressed sworn
to and subscribed before me this 26th January 1841

Thomas A. Shaird J. J. C.

John Beck

Recorded 7th April 1842

John Glen clerk

Georgia =
Dekalb County = Record of John C. Austin sum hundred
dollars in full payment for a Negro
Woman named Hannah slave for life about fifty years
of age together with her child by the name of Sam
a boy about two months of age, and all her future
increase the negro woman and boy child and all the
future increase of said Woman I do hereby grant
bargain and sell unto the said John C. Austin his heirs
and assigns for the sum aforesaid in fee simple
forever and do hereby bind myself my heirs Executors
and administrators to warrant and forever defend
the title thereof unto the said John C. Austin his
heirs and assigns against myself my heirs Executors
and administrators and against all and every other
person or persons whomsoever The conditions of
the above Bill of Sale is such that I Henry May
am to keep in my possession the said Negro woman
and all her increase until my death and that the
said John C. Austin my son in Law is to have no
more out of my estate both real & personal than
above conveyed Negroes and increase of the said Woman
Hannah in right of his wife Cynthia Austin

the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained sold and conveyed and do by these presents grant bargain sell and convey unto the said Joshua Marbut his heirs and assigns all that tract or parcel of land situate lying in the Western district formerly known but now DeKalb County, known by No. 1853 one hundred and fifty five in said district, commencing at the branch on the East line and running up the said branch to a small square corner, thence in a south East direction on a line distinguished by stakes and the turning over through the field to a pine stump corner on the south line, thence along the south line to the south west corner, thence along the East line to the beginning corner, containing (46 1/2) one hundred and sixty seven and one half acres more or less, together with all and singular the right members and appurtenances thereof belonging the said Joshua Marbut doth warrant and forever defend the right and title thereof against himself his heirs and assigns and every other person what so ever, In witness whereof he hath hereunto set his hand and affixed his seal the day and year first above written, Signed Sealed and delivered in the presence of

Patrick Stewart
Jest John Johnson J.P.

Joshua Marbut

Recorded this 7th March 1844

John Glen, Clerk

Witness

Georgia
DeKalb County
This Indenture made & entered into this 29th day of February A.D. 1844 by & between Stephen P. Cash of the County & State aforesaid of the one part and Thomas A. ... of the County & State aforesaid of the other part (Witnesseth) That the said Stephen hath this day granted sold & bargained unto the said Thomas one negro boy by the name of Abraham about twenty one years of age for the sum of three hundred & seven dollars & forty cents to me in hand paid by the said Thomas the receipt whereof is hereby acknowledged as well as the securing of one promissory note payable to the said Thomas one promissory note for three hundred seven dollars and forty cts. bearing equal date with indenture The said Stephen has this day granted bargained & sold and do by these presents grant bargain sell & forever delivered to him the said Thomas his heirs & assigns the foregoing property as mentioned. to have and to hold the said bargained property to him the said Thomas his heirs and assigns to their own benefit & behoof forever and I the said Stephen P. my heirs & assigns the said the said bargained property unto the said Thomas his heirs and assigns all by these presents forever warrant & defend against claims of all other persons or persons whatsoever Provided nevertheless if the said Stephen his heirs and assigns shall well and truly pay or cause to be paid unto the said Thomas the above mentioned sum it being three hundred & seven dollars & forty cents on the day and time mentioned for the payment of said note the 30th Dec^r next then and thenceforth as well as the performance of the right thereby claimed & enjoyed as the said promissory note shall case & he was to make returns & payments in the same manner as set my hand & seal the day and date above written in presence of

together with all and singular the rights, liberties & appurtenances thereof whatsoever to the said parcel of land being belonging or appertaining and also all the estate right title interest property claim and demand of the said George Anderson in Law Equity or otherwise howsoever of in or to the same To have and to hold the said parcel of land and premises and every part thereof unto the said John Moses his heirs and assigns to the only proper use benefit and behoof of the said John Moses his heirs and assigns forever in full and ample maintenance as the said George Anderson or his heirs or assigns did or might have held and enjoyed the same had it not been seized and sold under the Execution as aforesaid

In Witness whereof the said Spencer P. Wright Sheriff hath hereunto set his hand and seal this day and year first above written at the County of De Kalb in the State of Georgia

Thomas M. Erwin
G. W. Erwin S.P.

Spencer P. Wright Sheriff

Recorded June 7th 1844 John Glen clerk

Georgia
De Kalb County
This Indenture made & entered into this 23rd day of March A.D. 1844 By and between Stephen P. Cook of the County of De Kalb and State of Georgia of the one part and Thomas Campbell of the County and State of Georgia of the other part Witnesseth that the said Stephen has this day bargained & sold unto the said Thomas one negro girl by the name of Rose about 16 years of age for the sum of one hundred and seventy two dollars to me in hand paid by the said Thomas the receipt whereof is hereby acknowledged as well as the securing to the said Thomas one promissory note for one hundred & seventy two dollars made payable the twenty fifth day of December next and dated the 20th March 1844 The said Stephen has this day granted bargained & sold and now by these presents grant bargained & sold & forever delivered to him the said Thomas his heirs & assigns the aforesaid negro girl named Rose To have & to hold the said negro girl to him the said Thomas his heirs and assigns to his only use benefit and behoof of him the said Stephen forever and the said Stephen P. Cook his heirs and assigns the said negro girl unto the said Thomas his heirs & assigns doers by these presents from Warrant, mesne demand against the claim of all persons or persons whatsoever Provided Nevertheless if the said Stephen his heirs & assigns shall will & truly pay or cause to be paid to the said Thomas his heirs & assigns the above note it being one hundred & seventy two dollars on the day and time mentioned for the payment of said note then & thereunto as well this present Indenture and the right thereby claimed & conveyed

as the said promissory note shall bear deturment and
be void to all intents & purposes in testimony
whereof I have hereunto set my hand and seal this
day and date above written in presence of

William Crowne

Stephen P. Beach Esq

Georgia
Summit County } William Crowne appeared before me
being duly sworn South on oath that he saw Stephen
P. Beach sign seal & deliver the within for the purpose
therein mentioned and that he the said Wm is a
Subscribing Witness to the same sworn to and subscribed
before me this 10th June 1844
Wm Crowne

Richard Lewis 11th 1844

John Glen Esq

State of Georgia } This Indenture made the twentieth
DeKalb County } day of January, in the year of our
Lord One thousand eight hundred and forty four
between John W. Fowler Sheriff of this County of one
of the one part, and Ruben Cook of the other part
Witness in Evidence to a writ of Fugate issued
out of the Superior Court of this County aforesaid at
the Suit of Ruben Cook against Solomon Williams the
said John W. Fowler Sheriff aforesaid did lately seize the
land therein after described as the property of the said Solomon
Williams and after being duly and publicly advertised
to Law did on the seventh day of June Eighteen hundred
and forty two at the place of public sale in the County
aforesaid expose the same at public outcry when the said
Ruben Cook being the highest bidder the same was
off to him at the price or sum of six dollars

Now this Indenture Witnesseth that the said John W. Fowler
Sheriff aforesaid for and in consideration of the sum
of money to him in hand well and truly by the said Ruben
Cook at and before the sealing and delivery of these presents
the receipt whereof is hereby acknowledged hath granted
bargained and sold and by these presents doth grant
bargain and sell unto the said Ruben Cook his heirs
and assigns all that tract or parcel of land situate
lying and being in the seventeenth District formerly
Henry now DeKalb County said tract or parcel of land
is known and distinguished in the plan of said
District by number thirty six (36) together with all
and singular the rights appurtenant and appertaining
thereof whatsoever to the said tract of land being
or appertaining and also all the estate right title
interest property claim and demand of the said
Solomon Williams in Law Equity or otherwise
of in or to the same to have and to hold
Land and premises and

Lucius L. Mitchell hath hereto set his hand and seal the day and year above written signed sealed and delivered in presence of

Joseph H. Nesbit
Alvin B. Nesbit

Lucius L. Mitchell Seal
for Lucius L. Mitchell Seal
Attorney in fact.

State of Georgia personally came before me Joseph H. Nesbit
DeKalb County one of the subscribing witnesses on oath
saith that he saw the within deed signed sealed and delivered
for the purposes within named in words and subscribed before
me this 17 of September 1844
Jas. Millican Esq

Joseph H. Nesbit

Recorded Nov. 22^d 1844

John Glen Clerk

Georgia
Gwinnett County This Indenture made this Ninth day
of May in the year Eighteen hundred
& forty four between Stephen P. Cash of the County of DeKalb
and State aforesaid of the one part and William Nesbit of the County
and State aforesaid of the other part Witnesseth that the said
Stephen P. Cash hath this day made and delivered to the said
William Nesbit his heirs and assigns a certain instrument in
writing commonly called a promissory note subscribed with
his own hand and name and the name of John Dalbs his
Security bearing date with these presents whereby the said
Stephen P. Cash & John Dalbs Security hath promised on or
before the first day of January next to pay the said William
Nesbit or bearer Three hundred and Eighty five dollars
for value received of him Now for and in consideration
of the sum of five dollars to him in hand paid at and before
the sealing and delivery of these presents by the said William
Nesbit the receipt whereof is hereby acknowledged as well for
securing the payment of the above mentioned promissory note
the said Stephen P. Cash hath granted bargained and sold
and by these presents does grant bargain sell and convey unto
the said William Nesbit his heirs and assigns Two Negro Slaves
A man Twenty eight years old Martha a girl fifteen years
old To have and to hold the said bargained property to the said
William Nesbit his heirs & assigns to his and their own proper
use benefit and behoof forever and the said Stephen P. Cash
for himself his heirs executors and administrators the said
bargained property unto the said William Nesbit his heirs
and assigns well warrant and defend against the claim
of himself and against the claim of all others whatever provided
nevertheless that if the said Stephen P. Cash his heirs
executors and administrators shall and well and truly
pay or cause to be paid unto the said William Nesbit his
heirs or assigns the aforesaid sum of Three hundred
& Eighty five dollars on the day and time appointed

for the payment thereof on the said promissory note, and to the terms of said Note then and from thenceforth as well as this present Indenture the right to the property thereby conveyed as the said promissory note shall cease and determine and be void otherwise to remain in full force in law In testimony whereof the said Stephen Cash hath hereunto set his hand and seal this day and date above written

J. A. Nesbit
Wm. S. Nesbit

Stephen Cash Seal
3003

State of Georgia Personally came before me Joseph A. Nesbit
DeKalb County one of the Subscribing Witnesses to the within Mortgage Deed and saw the same signed sealed and delivered for the purposes within named sworn to before me this 17th of September 1844
Jas Milligan Not
Joseph A. Nesbit

Recorded Nov 22nd 1844
John Glen Clk

Georgia
Baldwin County This Indenture made the twenty fifth day of November in the year of our Lord one thousand eight hundred and twenty six and in the fifth year of the Independence of the United States of America between John A. Wicker of the County & State aforesaid of the one part & Thomas Thrown of the County of DeKalb and State aforesaid of the other part Witnesseth that the said John A. Wicker for and in consideration of the sum of one hundred Dollars to him in hand paid at and before the sealing & delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained sold aliened conveyed and confirmed & by these presents do grant bargain sell alien convey & confirm unto the said Thomas Thrown his heirs and assigns all that tract or parcel of land lying being & situate in the County of Henry & State aforesaid containing two hundred two & a half acres known by lots No 178 one hundred & seventy eight in the Town of the District of said County & bounded as follows on the North by lot 175 East by lot 179 South by lot 207 on the west by lot 177 & thence to John A. Wicker of the County & State aforesaid To have & to hold the said tract or parcel of land with all and singular the rights & appurtenances thereunto in anywise appertaining unto the said Thomas Thrown his heirs and assigns forever the premises & remainances in