

and confirm unto the said John Glen his heirs and
spouses all that parcel of land known as part of lot
Number One hundred & three (103) in the Eighteenth (18th)
District of originally being but now De Kalb County
commencing at the South East corner of said lot and
running west 33 chains & 62 links to a stone marker standing
there North 32 chains & 62 links to a pine stone corner
marker South East to the beginning comes thirty one chains
& twenty five links containing thirty five & two dimensions
more or less as will more fully appear by reference
to a plat of the same being annexed together with all
and singular the rights, members and
appurtenances thereto whatsoever to the said
parcel of land being belonging or in anywise
appertaining unto the remains of Deacons
Ants ipsius and profits thereof and every part
thereof to have and to hold the said parcel
of land and all and singular the premises and
appurtenances thereto belonging as aforesaid and
every part thereof unto the said John Glen and
his heirs and all and every other person and persons whom
same shall and will warrant and fore defend by these
presents In witness whereof the said Thomas Grogan
both hands set his hand and seal the day and year first
above written signed sealed & delivered in the presence of

J M Holly
Robert Burns J.M.

Thomas Grogan Esq
Mark

Recorded 23 May 1842

John Glen att

State of Georgia This Indenture Made the twenty ninth
De Kalb County day of April in the year of our Lord
One thousand eight hundred and forty two between W & H B.
Latimer of the one part and William Latimer on the other
part Whereas that the said B & H B Latimer for and
in consideration of the sum of six hundred and fifty Dollars
to them in hand well and truly paid by the said William Latimer
at or before the sealing and delivery of these presents the
receipt whereof is hereby acknowledged have granted bargained
sold released conveyed and confirmed and by these presents
do grant bargain sell release convey and confirm unto the
said William Latimer his heirs and assigns all that lot or
parcel of land it being a part of the South half of lot
number one (103) situated lying and being in the County of
De Kalb in the County and state aforesaid known and described
previously in the plan of said town by the said number one (103)
extending the same to commence at the North West corner of
the South half of lot Number one the said lot containing

being I equally divided by a line from East to west and
running south along the publick dyke that he first
named East fifty eight and a half feet from North
fourteen feet thence East clear back to the last line
of said lot thence North twenty two feet to the North
East corner of the said the half of said lot Number
two thence running west clear across said lot to the publick
square together with all and singular the rights
numbers and appurtenances thereunto whatsoever to the said
lot or parcel of land being belonging or in anywise appur-
tenance unto the remainder Rents issues and
profits thereof and every part thereof to have and to hold
the said lot or parcel of land and all and singular
the premises and appurtenances therunto belonging as
aforesaid and every part thereof unto the said William
Latimer his heirs and assigns forever and the said W & B
Latimer and their heirs the said lot or parcel of land
and premises aforesaid and every part thereof unto the said
William Latimer his heirs and assigns against whom the
said W & B Latimer and their heirs and all and every
other person and persons whomsoever shall and will
warrant and defend the same by these presents In witness
whereof the said W & B Latimer have hereunto set their
hands and seal the day and year first above written
Sealed and delivered in the presence of

E. B. Reynolds
John Blair - V.P.

W & A B. Latimer Esq

Received 25th May 1842 John Glanville

State of Georgia This due made and entered into this eighth
Belt County twentieth day of May in the year of our Lord
Eighteen hundred and forty two and the Sixty sixth year of
American Independence between Mary S. Oberland administrator
of the estate & effects of Depe S. Oberland deceased the bring of
the County and State ofon said of the one part and Robert
Croutell of the County of Dekalb in said State of the
other part witnesseth that the said Mary S. Oberland
administrator aforesaid in consideration that in the said
Depe S. Oberland in his lifetime (deceas) on the thirteenth
day of April in the year eighteen hundred and thirty one
gave his bond to him the said Robert Croutell to make
to him titles to the several tracts pieces and parcels of land
hereinafter mentioned and departed this life without ever
having executed said titles and by the said Robert Croutell
having applied to the honorable the Court of Ordinary of
Dekalb County to have an Order to authorise his doing
titles to him the said Robert Croutell
said tract and parcels of land according to the
affidavit of said land of his intestate and
to be bound that the same may be