

Georgia. This indenture made and entered into  
Sethall County in the year of our Lord one thousand  
eight hundred and forty three Between Arjuns  
Johnson of the county of Cobb and state aforesaid  
and Richman & William Johns of the county of  
Sethall and state aforesaid Witnesseth that the said  
Arjuns Johnson for and in consideration of the sum  
of six hundred dollars to him in hand paid the receipt  
whereof is hereby acknowledged hath bargained sold  
and by these presents do bargain sell and convey unto  
the said Richman & William Johns their heirs and  
assigns forever all that tract or parcel of land containing  
two hundred two half acres of land situate lying  
and being in the seventeenth Dist of originally Henry  
now Sethall County in said State which said tract or  
lot of land is known and distinguished in the plan  
of said Dist by No fifty three (53) to have and to hold  
said tract or parcel of land with all and singular  
the rights members appertaining thereto belonging  
or in any wise belonging unto Richman & William  
Johns their heirs & assigns and the said Ar Johnson  
hereby for himself his heirs and assigns to defend the  
aforesaid premises unto them the said Johns as aforesaid  
against the claims or claims of every any and every  
person whomsoever in fee simple forever in witness  
whereof I have hereunto set my hand and seal the  
day and year above written signed sealed and delivered in pres-  
ence of three witnesses this 22<sup>nd</sup> March 1843

John Simpson  
Daniel Johnson Sr

Arjuns Johnson <sup>1843</sup>  
Witness

Recorded April 26<sup>th</sup> 1843  
John Glen clk

Georgia. I know all men by their presents that I  
Sethall County William Deal of the state and county  
aforesaid have this day bargained and sold unto William Deal  
of sd county a certain lot or tract of land contain-  
ing 205<sup>1</sup>/<sub>2</sub> acres more or less situate lying and being lot  
No 30 of thirty in the 16<sup>th</sup> District of formerly Henry  
but now Sethall county for and in consideration of the  
sum of three hundred and fifty dollars in hand paid the  
receipt whereof is hereby acknowledged at and before the sealing  
and delivering these presents and by these presents do  
bargain sell convey and confirmed unto the said  
William Deal all the above mentioned lot of land  
together with all and singular the rights titles and  
appertinances thereof unto belonging or in any wise  
appertaining and for myself I will well and truly  
warrant and forever defend the said premises against  
the claims of myself and all and every other person

or persons to the said William I am in his name and assigns  
forever in fee simple in witness whereof I have hereunto  
set my name and affixed my seal this 15<sup>th</sup> day of February  
A.D. 1843 in the presence of

John <sup>his</sup> Parker  
William Hamilton &c

William West

Witness my hand and seal  
this 15<sup>th</sup> day of February 1843  
John E. Dix

Georgia This Indenture made this the thirteenth  
of Beekall County, day of February in the year of our Lord one  
Thousand eight hundred and forty three between Nicholas  
Pop of the county and State aforesaid of the one part and  
Jas. Milligan of the same place Witnesseth that the  
said Nicholas Pop hath this day made and delivered  
to the said Jas. Milligan his certain promissory note  
subscribed with his hand and bearing even date with  
these presents whereby the said Nicholas Pop hath promised  
to pay the said Jas. Milligan or his assigns fifty four dol-  
lars and thirty seven and a half cents on or before the  
fifth of December next ensuing the date hereof for value  
received Now for and in consideration of the sum  
of five dollars by the said Jas. Milligan to the said Nich-  
olas Pop in hand paid the receipt whereof is hereby acknowledged  
as well as for the better securing the payment of the aforesaid  
promissory note the said Nicholas Pop hath granted  
bargained and sold and doth by these presents grant bargain  
and sell unto the said Jas. Milligan his heirs and  
assigns all that tract or lot of land lying and being situate  
in the sixteenth District of Beekall County containing  
Two hundred and a half acres be the same more  
or less and known and distinguished in the plan of  
said District by number Sixty four (64) To have and to  
hold said bargained premises to the said Jas.  
Milligan his heirs and assigns to his and their own  
proper use benefit and behoof forever and the said  
Nicholas Pop for himself his heirs executors and admin-  
istrators the said bargained premises unto the said  
Jas. Milligan will warrant and forever defend  
against the claim of himself and his heirs and against  
the claim of all other persons whatsoever provided never-  
theless that if the said Nicholas Pop his heirs executors  
and administrators shall and do sell or  
convey pay or cause to be paid unto the said  
Jas. Milligan his heirs and assigns the  
aforesaid mentioned sum of fifty four dollars  
and 3/4 cents on the day and time mentioned  
and appointed for the payment thereof  
said promissory note mentioned herein  
to the bearer of said note then