

George Washington
 In the presence of a Court of
 Partitions from the Honorable
 the Superior Court of said County, to us
 directed to lay off a Part of the Real
 Estate of John Favor deceased lying in
 the County of ... on the Waters of Little
 Creek after being duly sworn before
 Daniel Woodhull a Justice of the peace
 for said County, We are
 duly to perform the same We do attest
 and certify to Sarah Favor as her
 share that part of said Land Beginning
 at a Maple standing on a small branch
 ... following parts
 ... to a pine tree ...
 ... to a white
 ... to a Hickory on said
 branch thence up said branch north the
 ... to the place of Beginning
 containing 18 1/2 Acres & more or less
 more or less as will fully appear by a
 plat hereto annexed Made by Goldsby
 Surveyor of the County of ... which
 partitions may be seen as a part
 of the return given under our hands
 this 6th day of January 1830
 Daniel Woodhull
 J. J. ...

(GAI)

Georgia } Know all men by these presents that
Miller County } we Mathew Faver adm^r of John Faver
deceased and John Chapman
do hereby bind and firmly bound unto his Excellency the
Governor of said State for the time being and his
successors in office the full sum of one hundred dollars
to be paid for the true payment of said sum we bind ourselves
our heirs, executors and administrators, jointly, severally
and severally, by these presents, sealed with our seals
dated this 12th day of August 1837.

Now the condition of this recognizance is
such that if the above bound Mathew Faver do
as aforesaid shall well and truly prosecute to effect
and Thomas Green Sen^r and his son Alexander Green Sen^r
of this County at our next superior Court to be held
in said County on the third Monday of the next
whenever the said Thomas Green Sen^r & Alexander
his son stands charged with having unlawfully
feloniously killed & carrying away and hid
abiding several others very valuable the property of
of the said John Faver Sen^r that if he should
discontinue or be cast in said case that he will
pay off cost and damages which may be
against him then the above recognizance to be
void & otherwise to be and remain in full force and
effect.

Georgia In the year 1802
the Superior Court of the County of ...
the said John Favor has done in the Court of
said Court, and a writ of partition
of said land, directed to the said Court
to the said John Favor his donee in the land
said, as well as by the return made
of the Court -