

person or persons do and will warrant and by these presents forever defend.
In witness whereof the said W.H. Burton,

Wm. Leggett
David Wells
Thomas Simpson and
Enoch James

or a majority of the commissioners aforesaid have hereunto set their hands
and affixed their seals, the day and year first above written;
Signed, sealed and delivered in the presence of us.

James Jackson
James Earfield
William H. Burton
Wm. Leggett
Thomas Simpson
Enoch James

(p-174)

State of Tennessee)
Humphreys County) July Term 1813. The within deed acknowledged
in open court and ordered to be registered.

D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) Register's office February 4th 1813. Then
the within deed duly registered in book A, page 123, 224, and 225.

Hugh Lickson of
Humphreys County

The State of Tennessee No. 2754. To all to whom these presents shall
come greetings: Know ye that by virtue of certificate No. 396, dated the
10th day of December 1810 issued by the register of West Tennessee to Daniel
Williams and entered on the 22nd day of December 1813 by No. 5646 as an occup-
ant claim there is granted by the said State of Tennessee unto William Gibson
assignee of the said Daniel Williams a certain tract or parcel of land
containing one hundred acres part of said certificate lying in Stewart County
in the first district on the north fork of Blue Creek beginning at White Oak
on the north side of the fork, running south one hundred and twenty poles to
a beech, thence east two hundred poles to a white oak, thence north one hundred
and twenty poles to a poplar, thence two hundred poles west to the begin-
ning including said Gibson's improvements surveyed the 4th day of June 1808,
by John Gwin, D.S., with the hereditaments and appurtenances. To have and
to hold the said tract or parcel of land with its appurtenances to the said
William Gibson, and his heirs forever. In witness whereof (p-175) Willie
Blount, Governor of the State of Tennessee hath hereunto set his hand and caused
the great seal of the State to be affixed at Knoxville of the twenty-second
day of December in the year of our Lord one thousand eight hundred and ten,
and of the Independence of the United States the thirty-fifth.

By the Governor
Secretary

Willie Blount
H. Houston

William Gibson is intitled to the within mentioned tract of land.

D. McGavock, Register of
West Tennessee.

Recorded in the Register's office of West Tennessee, November
15th 1811.

D. McGavock, Regr.

State of Tennessee)
Humphreys County) Clerk's office, 1814, then the state tax paid on
on the within so let it be registered.

D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) Register's office Feb. 19th 1813, then was the
above grant duly registered in book A, page 226, and 227.

H. Dickson, Register

State of North Carolina No. 138. To all to whom these presents
shall come greetings: Know ye that pursuant to an act of our General Assembly
intituled an act for the relief of the officers and soldiers in the Continental
line for other purposes and in consideration of the signal of Bravery and
preserving seal of Robert Brady a private in said line, we have given and
granted and by these presents do give and grant unto the said Robert Brady a
tract of land containing six hundred and forty acres lying and being in our
County of Davidson on Camp Creek on the north side of Duck River, beginning
at a red oak and ash running thence west three hundred and twenty poles to a
black gum, and hickory, thence south three hundred and twenty poles to a post
oak, thence east three hundred and twenty poles to a white oak, thence north
three hundred and twenty poles to the beginning, and by (p-176) the part
hereunto annexed together with all woods, waters, mines, minerals, heredit-
aments, and appurtenances to the said land belonging or pertaining to hold
to the said Robert Brady, his heirs and assigns forever, yielding and paying
to us, such sums of money yearly otherwise as our said Assembly, may from time
to time direct proved always that the said Robert Brady shall cause this grant
to be enrolled in our secretary's office and registered in the Register's
office or our said County of Davidson within the time limited by law, other-
wise the same shall be void, and of no effect. In testimony whereof we have
caused these our letters to be made patent and our great seal to be hereunto
affixed, witness

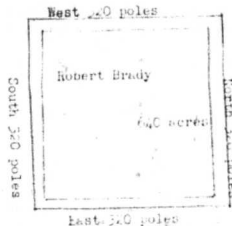
Richard Caswell, Esquire, surveyor.

Captain General and Commander in Chief, at Kingston the fourth (enth
day of March in the tenth year of our Independence and in the year of our
Lord one thousand seven hundred and eighty-six, by his Excellency Caswell,

J. Glasgow, Secretary

Richard Caswell,

State of
North Carolina
Davidson County



By virtue of a military warrant from the secretary of the State No. 622, dated the 8th day of May 1785, I have surveyed for Robert Bradley six hundred and forty acres of land lying on Camp Creek on the north side of Duck river beginning at a red oak, and ash, running thence west three hundred and twenty poles to a black gum and hickory thence south three hundred and twenty poles to a post oak, thence three hundred and twenty poles to a white oak, thence north three hundred and twenty poles to the beginning.

Given under my hand this 12th day of July 1786.

Wm. Murray, Dept. Sur.

James Ireson
James Johnston

(p-177) Recorded with the register's office of Humphreys County February 23rd 1814, in book A, pages 228 and 229.

Hugh Dickson, Regr.

This Indenture made the eighth day of February one thousand eight hundred and thirteen between William H. Burton,
William Leggett
Thomas Simpson
David Wells and
Enoch James

or a majority of the commissioners in trust for Humphreys County and State of Tennessee by virtue of an act of the General Assembly of said State passed at Knoxville the twenty-fifth day of October 1811. of the one part, and Thomas Black of the State and county aforesaid of the other part, witnesseth that the aforesaid commissioners for and in consideration of eighty five dollars to them in hand paid by the said Thomas Black before the signing and sealing thereof the receipt whereof is here acknowledged, have granted

bergained, sealed, sold, conveyed, and confirmed by these presents do grant bargain, sell, convey, and confirm to the said Thomas Black, his heirs, and assigns forever a certain lot of land situated lying and being in the Town of Reynoldsburgh in the County aforesaid known in the Plat of Town lot No. fifty-six the lot or parcel of land containing eighty poles to have and to hold the aforesaid lot or parcel of land with all and singular the privilege here determined appurtenances to said belonging or in any wise appertaining to the said Thomas Black, his heirs and assigns to only use benefit and behoof of him the said Thomas Black, his heirs and assigns forever, against the legal title, claim or demand of them the aforesaid commissioners to their heirs, successors administrators or any other person or persons, do, and will warrant and by these presents forever defend in witness whereof the said William H. Burton,
William Leggett
Thomas Simpson
David Wells and
Enoch James

or a majority of the commissioners as aforesaid, have hereunto set their hands and sealed, day and year within written.

Enoch James before assigned and interlined.

Signed sealed and delivered in the presence of us,

(p-178) Test, Evan Gaskill
Isaac Crow

W. H. Burton
David Wells
Wm. Leggett
Isaac James
Thomas Simpson

State of Tennessee)
Humphreys County) October Term 1813, the within deed acknowledged in open court and ordered to be registered.

D. P. Hudson, Clerk,

April 19th 1813, then was the within deed registered in book A, page 230 231, 232.

Hugh Dickson, Regr.

This Indenture made the twenty sixth day of December in the year of our Lord one thousand eight hundred and twelve, between Thomas Moore of the County of Humphreys and state of Tennessee of the one part, and Hezekiah Dailey of Hickman County and state aforesaid of the other part, witnesseth that for and in consideration of the sum of four hundred dollars to the said Hezekiah Dailey the receipt whereof is hereby acknowledged that the said Thomas Moore has given and granted and by these presents do give and grant and enfeof and deliver to the said Hezekiah Dailey a certain tract or parcel of land containing fifty acres be the same more or less lying in the County of Humphreys on the north fork of Blue Creek it being the one-third part of an occupant claim in the name of Richard Simmons and bounded as follows to wit, Beginning at a dogwood the north west corner of said survey, running thence across which is in the beginning end or east end of said survey, running thence south one hundred and fifteen poles to a white oak (p-179) and fifteen poles two-third poles to a dogwood thence north one hundred (p-179) and fifteen poles to the beginning which said fifty acres of land aforesaid the said Thomas Moore doth forever warrant and defend to him the said Hezekiah Dailey himself his

heirs and all and every person or persons. In testimony whereof the said Thomas Moore hath hereunto set his hand and affixed his seal the date first above written.

Thomas Moore, A his mark

Signed, sealed, and delivered in the presence of us
D. P. Hudson,
James Garrett

State of Tennessee)
Humphreys County) October session 1813, the within deed proven
in open court by the oaths of Dawsey P. Hudson and James Garrett the sub-
scribing witnesses thereto and ordered to be recorded.

D. P. Hudson, Clk.

State of Tennessee)
Humphreys County) April 20th 1814, The was the deed duly
registered in book A, page 233, and 234.

Hugh Dickson, register of
Humphreys County

This indenture made this eight day of February one thousand eight
hundred and thirteen between William H. Burton,

Thomas Simpson
David Wells
Enoch James
William Leggett

or a majority of the commissioners in trust for the County of Humphreys and
State of Tennessee by virtue of an act of the General Assembly of the said
state passed at Knoxville the twenty fifth day of October one thousand eight
hundred and eleven of the one part and Isaac S. Crow of the other part,
witnesseth that the aforesaid commissioners for and in consideration of
the sum of sixty-two dollars to them in hand paid by the said Isaac S. Crow be-
fore the signing and sealing thereof the receipt whereof do hereby acknowledge
have granted, bargained, sold, surveyed and confirmed and by these presents
do grant, bargain, (p-180) sell, convey, confirm to the said Isaac S. Crow
his heirs, and assigns forever a certain tract of land situated in the Town
of Reynoldsburgh on the county aforesaid known in the Plat of said Town by lot
No. 34, containing eighty poles to be the same more or less to have and to
hold, the aforesaid lot or parcel of land with all and singular the privileges,
hereditaments, and appurtenances to the same belonging, or in any wise appert-
aining or in any wise appertaining to the said Isaac S. Crow, his heirs and
assigns to the only proper use, and benefit and behoof of him the said
Isaac S. Crow, his heirs and assigns forever against legal title, claim, of
demand of them the aforesaid commissioners their heirs, successors or adminis-
trators or any other person or persons do and will warrant by these presents
forever, witness whereof the said William H. Burton,

Thomas Simpson
William Leggett
David Wells
Enoch James

or a majority of commissioners in aforesaid have hereunto set their hands and
seals the day first above written.

W.H. Burton
W. Leggett
David Wells
Thomas Simpson
Enoch James

Signed, sealed and delivered in the presence of us.

Test. H. Bayland and
Peter Black

State of Tennessee)
Humphreys County) April 20th 1814, Then was the within deed
duly registered in book ___ page 233, 234.

Hugh Dickson, Regr.

(p-181) This Indenture made this 5th day of December in 1813, betw en
Jacob Evans of the State of Tennessee and Dickson County, for the one
part and Robert Willson of the County of Humphreys of the other part,
witnesseth that the said Evans for the sum and consideration of one hundred
dollars to him paid in hand by said Willson before the sealing and signing
and delivering of these presents doth acknowledge sold, and delivered to said
Willson from said Evans his heirs, executors, administrators, or assigns a cer-
tain tract or parcel of land containing 138 acres lying in the County of
Humphreys on white oak Creek a part of the tract warrant No. 552, location
No. 37, on the lower end of that tract beginning at two white oaks, thence
east sixty-nine poles to the dividing line between him and Elizabeth Alston,
thence north three hundred and twenty poles to the dividing line to the corner,
thence east sixty-nine poles to a poplar, thence south three hundred and twenty
poles to the beginning, together with all privileges thereon and which the said
Evans doth warrant and forever defend from any other title, right or claim made
to any other person by said Evans or William Brasher or any demand against said
land on Brasher's account. In witness whereof I set my hand and seal this day
and date above written.

Jacob Evans

W. L. Brasher
James McMarty (A. McMarty)
Jacob Logan

State of Tennessee)
Humphreys County) October Term 1813. The within deed proven in o
court by the oaths of James McMarty and Isaac Logenthe subscribing witnesses
thereto and ordered to be registered.

D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) April 20th 1813, Then was the within deed regis-
tered in book A, page 237, 238.

Hugh Dickson, Regr.

(p-182) Ste State of Tennessee No. 4974, To all to whom these presents
shall come greeting: Know ye that by virtue of part of certificate No. 670
dated the 22nd day of August 1811, issued by the register of West Tennessee
to James Lewis, and entered on the 22nd day of August 1811, by No. 6742

then is granted by the said state of Tennessee to the said John Page, assignee of the said James Lewis a certain tract or parcel of land containing twenty acres lying in Humphreys County in the first district on Hurricane Creek, beginning ten poles south of the south east corner of Thomas Hamilton's Sr., occupant claim at a poplar marked as a corner tree, running north forty poles to an iron wood in Thomas Hamilton's east boundary line, thence east eight poles to a poplar, thence south forty poles to a sugar tree, and dogwood, thence west eighty poles to the beginning surveyed 19th of December 1812, by Benjamin Hudson, D. S. with the hereditaments and appurtenances to have and to hold the said tract or parcel of land with its appurtenances to the said John Page, and his heirs, and assigns forever. In witness whereof "Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the state to be affixed at Nashville on the 11th day of September in the year of our Lord, one thousand eight hundred and thirteen and of the Independence of the United States the thirty-eighth.

By the Governor, Willie Blount
Secretary W. G. Blount

Recorded in the Register's office of West Tennessee October 21st, 1813.

D. McGavock, Regr.

John Page is intitled to the mentioned tract of land.

D. McGavock, Register
of West Tennessee

(p-183) State of Tennessee)
Humphreys County) Clerk's office, 1804 then was the state tax
paid on the within grant so let it be registered,

D. P. Hudson, Clerk

(State of Tennessee)
Humphreys County) April 20th 1814, Then was the within grant
duly registered in book A, page 238 and 239

Hugh Dickson, Regr.

The state of Tennessee No. 4975, To all to whom these presents shall come greetings: Know ye that by virtue of part of a warrant dated the 10th day of January 1794, issued the Archibald Martin, a private on the Battalion of troops raised pursuant to an act of the General Assembly of the State of North Carolina for the protection of the Inhabitants of Davidson County and entered on the 16th day of October 1811, by No. 7934, these presents is granted by the said State of Tennessee unto John Page, assignee of the said Archibald Martin a certain tract or parcel of land containing ten acres lying and being in Humphreys County in the first district on Hurricane Creek of Duck River, beginning at a sugar tree and dogwood, John Page's south east corner of his entry No. 4150 running south thirty-two poles to a red oak, and dogwood, thence east fifty poles to a poplar, thence south thirty-two poles to a black gum, thence west fifty poles to the beginning surveyed 19th day of December 1812, by Benjamin Hudson, D. S. with the

hereditaments and appurtenances to have and to hold said tract or parcel of land with its appurtenances to the said John Page, and his heirs forever. In witness whereof Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the state to be affixed at Nashville on the 11th day of September in the year of our Lord one thousand eight hundred and thirteen and of the Independence of the United States the thirty-eighth.

By the Governor Willie Blount
Secretary W. G. Blount

Recorded in the registered office of West Tennessee October 21st, 1813

D. McGavock

(p-184) John Page is intitled to the within mentioned tract of land.

D. McGavock, register of
West Tennessee

State of Tennessee)
Humphreys County) Clerk's office 1814.
Then was the state tax paid on the within grant so let it be registered.

D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) April 20th 1814. Then was the within grant
duly registered in book A, page 240, and 241.

Hugh Dickson, Regr.

This Indenture made the first of February one thousand eight hundred and thirteen between John Allen Sheriff of Stewart County of the one part, and Asa Shute of Davidson County of the other part. Witnesseth that whereas on the nineteenth day of August eighteen hundred and eleven an execution of order of sale and issued from the county court of pleas, etc., of said county of Stewart, directed to the sheriff of said county and commanding him that he should expose to sale on the first Monday on November then next ensuing and on the succeeding day one thousand acres of land separated by him said sheriff of Broomfield as being on separages for the said state and county tax for the year eighteen hundred and nine or so much of said tract or land as would satisfy a judgement then lately entered in said court for the sum of nine dollars and seventy cents, the amount then due from said Robert Broomfield for said taxes for the cost and charges accruing on, and incident to said judgement and the report of said land and the said execution coming on the said 19th day of August 1811, to the hands of said John Allen then being sheriff of said county and proceeded in pursuance thereof on the fourth day of November eighteen hundred and eleven to expose to public sale the said tract of one thousand acres when said Asa Shute was according to law, the highest bidder for said tract of land agreeing then and there that to pay taxes, cost, and charges due from said Robert Broomfield (p-185) for said tract of land for the hole of said tract, no one then and there agreeing to pay said taxes, cost, and charges, for any smaller part

of said tract of land, and whereas twelve months have elapsed since said sale and no such payment or tender for the redemption of same land as required by law has been made. Now this Indenture witnesseth that John Allen, sheriff of said county of Stewart in consideration of the premises and of the sum of eleven dollars twelve cents the amount of said taxes cost and charges due as aforesaid from said Robert Broomfield for and on account of said tract of land to him the said John Allen paid by said Asa Shute, at the time of said sale hath granted, bargained, and sold and doth hereby grant, bargain, sell, to said Asa Shute, the said tract of one thousand acres of land, the same being a tract which lies on the east fork of Buffalo Creek on the north side of Tennessee River in Humphreys County (Formerly Stewart County) and being bounded as follows, beginning at a white oak, and post oak, then running south four hundred poles to a poplar, then east four hundred poles to a dogwood, then north four hundred poles to a dogwood, then west four hundred poles to the beginning, which said tract of land was granted by the State, of North Carolina to Robert Broomfield, by virtue of a Military warrant, number seven hundred and eighty and the said John Allen, acting by virtue of the powers in him vested by the law as sheriff of said county of Stewart hereby assigns to said Asa Shute said warrant number seven hundred and eighty. To have and to hold the said tract of one thousand acres of land and its appurtenances to said Asa Shute to the only proper use and behoof of him, his heirs, and assigns forever. In witness the testimony thereof said John Allen, acting by virtue and authority of his said office of sheriff has heretofore set his hand and seal the day and year first aforesaid.

John Allen, (seal)
Sheriff of Stewart County

Sealed and delivered in presence of

Jesse Blackfarr
Wm. Peacock

State of Tennessee

VIZ

ROBERT COPPER, Clerk of the court of Pleas and Quarter session do hereby certify at a court of Pleas and (p-186) Quarter session began and held at the court house in the town of Dover on Monday the 1st day of February 1813. John Allen personally appeared into court and acknowledged the execution of the foregoing deed, which is ordered to be certified to Humphreys County wherein the land lies.

Robert Cooper, Clerk
of Stewart County, Court

State of Tennessee)
Humphreys County) August 16th 1814, Then was the within deed
duly registered in book A, page 242, 243, 244, and 245.

Hugh Dickson, Register
by Michael Dickson
His Deputy

NO. 1511. This indenture made this, the first day of February one thousand eight hundred and twelve between John Allen, sheriff of Stewart County of the one part, and Asa Shute of the County of Davidson of the other part, witness eth that whereas on the twenty-first day of August eighteen hundred and eleven on the execution of or order of sale issued from the County Court of Pleas and etc., of said County of Stewart directed to the sheriff of said County commanding him that he should expose to sale on the first Monday in November then next, ensuing and on the succeeding day, three hundred and forty acres of land reported by him the said sheriff of Stewart County in the name and as the property of John Gwin as being in arrears for the State and County taxes, for the year eighteen hundred and nine as so much of said tract of land as would satisfy as judgement then lately entered up in said Court at the February term for the sum of five dollars and sixty two cents the amount due from said John Gwin for said taxes and for costs and charges accruing on and incident to said judgement and the report of said land on the said execution commencing on the said day of 21st of August 1811, to the hands of said John Allen there being sheriff of said county he proceeded in pursuance thereof, on the fourth day of November eighteen hundred and eleven expose to public sale the said tract of three hundred and forty acres of land according to law the highest and best bidder for the (p-187) said tract of land, agreeing then and there to pay said taxes costs and charges due from said John Gwin for the said tract of land for the whole of said tract and no one then and there agreeing or offering to pay said taxes, costs, and charges for any smaller part of said tract of land and whereas twelve months have elapsed since said sale and no such payment or tender for the redemption of said land as it is required by law has been made, now this Indenture made witnesseth that said John Allen sheriff of said County of Stewart in consideration of the premises and of the sum of six dollars and twenty-two and a half cents the amount of said taxes, costs, and charges due as aforesaid from John Gwin for and in account of said tract of land to him the said John Allen paid by the said Asa Shute the said tract of three hundred and forty acres of land, the same being a tract of which lies on the Duck River, in Humphreys County (Formerly Stewart County) beginning on the north east corner of a tract of 228 acres that was granted to John Gwin, running west one hundred and sixty five poles to where the section line dividing section eight and nine strikes Duck River, thence down the meanders of said River north 10, west 278 poles to a black oak, said Gwin's north west corner of tract of 240 acres granted to him, thence east two hundred and thirty-three poles to a sugar tree, thence south two hundred and seventy four poles to the beginning, which said tract of land now granted by the State of Tennessee to John Gwin by virtue of warrant number nine hundred and four; And the said John Allen acting by virtue of the powers in him by law vested as sheriff of said County of Stewart hereby assigns to said Asa Shute said warrant number 904, To have and to hold the said tract of land to three hundred and forty acres of land and its appurtenances to said Asa Shute to the only proper use and behoof of him his heirs, and assigns forever. In testimony where (p-188) of said John Allen, acting by virtue of his office of sheriff has hereto set his hand and seal the day and year first aforesaid.

John Allen, (seal)
Sheriff of Stewart County

Sealed and delivered in the presence of

Jesse Blackfarr
Wm. Peacock

State of Tennessee, to wit, I Robert Cooper Clerk of the court of Pleas and Quarter sessions for the county of Stewart do hereby certify that at August term 1814, of the said Court personally came John Allen said sheriff of said County into open court and acknowledged the within deed of conveyance to Asa Shute and it is ordered to be certified to Humphreys County where the said land lies, In testimony whereof I have hereunto set my hand and affixed my own private seal (having no official one) at office this 2nd day of August 1814.

Robert Cooper, Clerk

State of Tennessee)
Humphreys County) August 16th 1814, then was the within deed duly registered in book A, page 245, 246, 247.

Hugh Dickson, registerer
of Humphreys County

No. 155) This Indenture made the first day of February one thousand eight hundred and thirteen, between John Albert, sheriff of Stewart County of the one part, and Asa Shute of Davidson County of the other part, witnesseth that whereas on the twenty-first day of August eighteen hundred and eleven an execution or order of sale issued from the County of Court of Pleas and of said County of Stewart directed to the sheriff of said county and commanding him that he should expose to sale on the first Monday in November then next ensuing and on the succeeding day one hundred and seventy eight acres of land reported by him said Sheriff of said county (p-189) in the name and as the property of Abraham Davidson and William Braiser as being in arrearages for the State and County taxes, for the year eighteen hundred and nine or so much of said tract of land as would satisfy a judgement then lately entered up in said court at their February term for the sum of four dollars and sixty cents the amount then due from Abraham Davidson and William Braiser, for said taxes and for the costs and charges accruing on and incident to said judgement and on the report of said land and the execution coming on said 21st day of August 1811, to the hands of John Allen, then being sheriff of said county he proceeded in pursuance thereof on the fourth day of November eighteen hundred and eleven to expose to public sale the said tract of one hundred and seventy eight acres of land when said Asa Shute was according to law the highest and best bidder for said tract of land agreeing then and there to pay said taxes and costs and charges due from said Abraham Davidson and William Braiser for said tract of land for the whole of said tract and no one then and there agreeing or offering to pay said taxes, costs, and charges for any smaller part of said tract of land and whereas twelve months have elapsed since said sale and no such payment of tender for this indenture witnesseth that said John Allen, sheriff of said County of Stewart in consideration of the premises and of the sum of five dollars, eighteen cents and four mills the amount of said taxes costs, and charges due aforesaid from said Abraham Davidson and Braiser, for an on account of said tract of land to him the said John Allen paid by said Asa Shute at the time of said sale. Hath granted bargained and sold and doth hereby grant, bargain, and sell to said Asa Shute the said tract of land of one hundred and seventy eight acres of land the same being

a tract which lies on Hurricane creek of Duck River beginning on a white oak, forty poles west of (p-190) Andrew Rogers north east corner, running east two hundred and fifteen poles to said Abraham Davidson's and William Braiser south east corner abeech, thence north one hundred and thirty-two poles to a poplar, thence west two hundred and fifteen poles to a black oak, thence south one hundred and thirty-two poles to the beginning, lying in Humphreys County formerly Stewart County which said tract of land was granted by the State of Tennessee to Abraham Davidson, and William Braiser by virtue of a duplicate of Military warrant No. 4218 and the said John Allen acting by virtue of the powers of his office by him by law vested as sheriff of said county of Stewart hereby assigns to Asa Shute said warrant No. 4218 to have and to hold the said tract of one hundred and seventy eight acres of land and its appurtenances to said Asa Shute to the only proper use and behoof of him, his heirs, and assigns forever. In testimony whereof said John Allen, acting by virtue of authority of his said office of sheriff has hereunto set his hand and seal the day and year first aforesaid.

John Allen, (seal)
Sheriff of Stewart County

Sealed and delivered in presence of

Jesse Blackfarr
Wm. Peacock

State of Tennessee to wit; I, Robert Cooper, Clerk of the court of Pleas and Quarter sessions for the County of Stewart do hereby certify that at August Term 1814, of the said Court, John Allen, sheriff of said county personally came into open court and acknowledge the within deed of conveyance to Asa Shute and it is ordered to be certified to Humphreys County where the land lies, In testimony whereof I have hereunto set my hand and affixed my seal (my own private seal) having no official one at office this the 2nd day of August 1814.

Robert Cooper, Clerk,
(seal)

State of Tennessee)
Humphreys County) Register's office, August 16th 1814, then was the within deed duly registered in book A, pages 248, 249, 250, and 251

(p-191)

Hugh Dickson, Register
by Nicholas Dickson
his Deputy

No. 142, This Indenture made this first day of February one thousand eight hundred and twelve between John Allen, Sheriff of Stewart County of the one part and Asa Shute of Davidson County of the other part, witnesseth that whereas on the twentieth day of August eight hundred and eleven on execution or order of sale issued from the county court of Pleas etc., of said county of Stewart directed to the sheriff of said county commanding him that he should expose to sale on the first Monday in November then next ensuing on the succeeding day two hundred and seventy four acres of land reported by him the said Sheriff of said county in the name of and as the property of Jesse Williams as being in arrearages for the state and County taxes for the year eighteen hundred and nine or so much of said tract of land as would satisfy a judgement then lately entered up in said court at

their February term for the sum of five dollars and nineteen cents, the amount then due from said Jesse Williams for said taxes and for the costs and charges accruing in the and incident to said judgement and the report of said land and the said execution coming on said 20th day of August 1811 to the lands of John Allen then being sheriff of said county he proceeded in pursuance thereof on the fourth day of November eighteen hundred and eleven to expose to public sale the said tract of two hundred and seventy and seventy four acres of land when said Asa Shute was according to law, the highest bidder for the said tract of land agreeing then and there to pay said taxes costs, and charges due from said land from Jesse Williams for said tract of land for the whole of said tract and no one then and there agreeing or offering to pay said taxes costs, and charges, for any smaller part of said tract of land and whereas twelve months have elapsed since said sale, and no such payment or tender for the redemption of said land, as is required by law, now this Indenture witnesseth that said (p-192) John Allen sheriff of said county of Stewart in consideration of the premises and of the sum of six dollars and twenty and three fourth cents the amount of said taxes, costs, and charges, due as aforesaid from said Jesse Williams for and on account of said John Allen paid by said Asa Shute at the time of said sale, hath granted, bargained, and sold and doth hereby grant, bargain, and sell to said Asa Shute the said tract of land of two hundred and seventy-four acres of land the same being a tract which lays on Duck River at the mouth of Tumbling Creek in Humphreys County, formerly Stewart County beginning on Sycamore on the north bank of Duck River at the mouth of Tumbling Creek, running north one hundred and forty-eight poles to a poplar thence east two hundred and ninety-six poles to a black oak, south one hundred and forty eight poles to a white oak, west two hundred and ninety-six poles to the beginning which said tract of land was granted by the state of Tennessee to Jesse Williams by virtue of a warrant number four thousand one hundred and sixteen and the said John Allen acting by virtue of the powers in him by law vested as sheriff of said county of Stewart hereby assigns to said Asa Shute said warrant number 4116, I have and to hold the said tract of land, of two hundred and seventy four acres of land and its appurtenances to said Asa Shute to the only proper use and benefit and behoof of him, his heirs, and assigns forever. In testimony whereof said John Allen, acting by virtue authority of his said office, of sheriff has hereunto set his hand and seal the day and year first aforesaid.

ack John allen, (seal)
of Stewart County

Sealed and delivered in presence of

Jesse Blackfarr
Wm. Peacock

State of Tennessee, to wit, I, Robert Cooper, clerk of the county of Pleas and Quarter sessions for the County of Stewart do hereby (p-193) certify that at the August Term 1814, John Allen, late sheriff of said County acknowledged in open court the within deed of conveyance to said Asa Shute and it is directed to be so certified to Humphreys County where the land lies. In testimony whereof I have hereunto set my name and affixed my own private seal (having no official seal) at office 2nd day of August 1814.

R. Cooper, Clerk, (seal)

State of Tennessee)
Humphreys County) August 23rd, 1814, Then was the within deed duly registered in book A, pages 251, 252, 253, 254.

Hugh Dickson, Register
by Michael Dickson, his
Deputy

This Indenture made the 23rd day of August in the year of our Lord one thousand eight hundred and eleven between John Hendrick of Dickson County and the State of Tennessee of the one part, and John Craig of State aforesaid of the other part. Witnesseth that the said John Hendricks for and in consideration of the sum of two hundred dollars to him in hand paid by the said John Craig the receipt whereof in hereby acknowledged hath given, granted, bargained, sold, conveyed, and confirmed unto the said John Craig, and his heirs forever a certain tract or parcel of land situated, lying and being in the County of Humphreys on Blue Creek containing fifty-six acres beginning at a sugar tree and black gum, running east one hundred and four poles to appopar and red oak, thence south ninety poles to a stake, thence west one hundred and four poles to a hickory, thence north ninty poles to the beginning. To have and to hold the aforesaid land with all and singular the rights and profits, emoluments, hereditaments and appurtenances, of, in and to the same belonging or in any wise appertaining to the only proper use and benefit and behoof of him in the said Craig, his heirs and executors and administrators do covenant and agree (p-194) to and with the said John Craig, his heirs, or assigns that the before mentioned land and bargained premises he will warrant and foreve defend against the right, title, interest, of, claim of all and every person or persons whatever, In witness whereof the said John Hendricks hath hereunto set his hand and affixed his seal the day and year above written.

John Hendricks (seal)

Signed and sealed in the presence of,

David Madow
Thomas Hendrick

State of Tennessee)
Humphreys County) April session 1813, then was the within deed of conveyance acknowledged in open court and ordered to be registered

D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) September 15th 1814, Then was the above deed duly registered in book A, page 255, 256.

Hugh Dickson, Regr.

This Indenture made this twenty sixth day of April in the year of our Lord, one thousand eight hundred and fourteen between William Leggett, Enoch James, Thomas Simpson, William H. Burton and David Wells

all of the County of Humphreys and State of Tennessee and by virtue of and act of the General Assembly of the said state of Tennessee dated October 25th 1811, intituled an act of to establish the permanent seat of Justice in Humphreys County equally appointed commissioners for the purpose mentioned in said act and acting as such of the one part, and Alexander Brevard of the County of Lincoln and State of North Carolina of the other part, witnesseth the said William Leggett,

Enoch James,
Thomas Simpson
William H. Burton
and David Wells

commissioners as aforesaid having agreeably to the above mentioned act of the general Assembly aforesaid obtained to the said (p-195) Alexander Brevard a tract or parcel of land containing fifty-two and a half acres of land from which to place the seat of Justice for the said County of Humphreys valued at three hundred dollars the receipt whereof the said Commissioners do hereby acknowledge for and in consideration of the same have given, granted, bargained, sold, delivered and confirmed unto the said Alexander Brevard his heirs and assigns, and by these presents do give, grant, bargain, and sell unto the said Alexander Brevard his heirs and assigns forever, all that parcel of land lying situated in the Town of Reynoldsburgh in the said County of Humphreys on Dickson Street, designed in plan of said Town as Lots No. 53, No. 61, No. 62, No. 64, this parcel of lots containing severall the half of an acre more or less, and together two full acres to have and to hold, the aforesaid lots or parcel of land and all and every of them with all and singular the rights titles, hereditaments and appurtenances unto each and all of them belonging or in any wise appertaining and the said

William Leggett
Enoch James
Thomas Simpson

William H. Burton and David Wells, commissioners as aforesaid to the said Alexander Brevard, his heirs and assigns forever, against the legal claim or claims, titles or demands of themselves commissioners as aforesaid and their successors in office against the claim or claims title or demand of any other person or persons whatsoever do and will warrant and defend and by these presents. In witness whereof the said William Leggett,

Enoch James
Thomas Simpson
William H. Burton

and David Wells commissioners as aforesaid have hereunto set their hands and affixed their seals the day and year first above written.

The words (April) (of land) (more or less) were established before the above instrument was signed.

W. Leggett, (seal)
W.H. Burton (seal)
Thomas Simpson, (seal)
Enoch James, (seal)

(p-196) Signed sealed and delivered in the presence of

D. H. Burton
Mich Dickson

State of Tennessee }
Humphreys County } April Term 1814. Then was the within deed acknowledged in open court and ordered to be registered.

D. P. Hudson, Clerk

State of Tennessee }
Humphreys County } September 15th 1814. Then was the above deed duly registered in book A, page 257, 259, and 258.

Hugh Dickson, Register of
Humphreys County

Received of Gideon D. Cobb, two hundred and two dollars be being the highest bidder for the following negroes, sold to satisfy execution against the estate of Thomas Clinton, deceased viz: Willis a negro, Nancy a negro woman, and her child, given under my hand and seal, this 1st day of March 1813.

Lewis Powers, Sheriff

Test: Harmond Little
Thomas Holland

State of Tennessee }
Humphreys County } Circuit court September term 1814, the within bill of sale was duly proven in open court by the oaths of Harmond Little, and Thomas Holland and so let it be registered.

Michael Dickson, Clerk

State of Tennessee }
Humphreys County } Registered office September 19th 1814, Then was the within bill of sale duly registered in book A, page 260,

Hugh Dickson, regr.

The State of Tennessee NO. 3469. To all to whom these presents shall come greetings: Know ye that in consideration of military services performed by William Skinner to the State of North Carolina (p-177) warrant No. 149, dated the 30th day of November 1807, and entered on the 12th day of May 1808, by No. 1700, there is granted by the said state of Tennessee unto Jonathan Falkner assignee of the heirs of the said William Skinner a certain tract or parcel of land containing one hundred acres part of said warrant lying in Stewart County in the first district on Little Richland Creek, of Tennessee River beginning at a Spanish oak, and ash in the fork of branch marked J running east one hundred and seventy nine poles, and one to a white oak, thence south eighty nine and one half poles to a hickory, thence north eighty nine and one half poles to the beginning, surveyed the 16th day of July 1808, by Dawsey Hudson, D. S, with the hereditaments, and appurtenances, to have and to hold the said tract or parcel of land with its appurtenances to the said Jonathan Falkner, and his heirs forever. In witness whereof Willie Blount, Governor, of the State of Tennessee has hereunto set his hand and caused the great seal of the State to be affixed at Knoxville, on the second day of October in the year of our Lord, on one thousand eight hundred and eleven, and of the Independence of the United States the thirty-sixth.

By the Governor
Secretary

Willie Blount
H. Grey Blount

Jonathan Falkner is intitled to the within mentioned tract of land.

D. McGavock, Register of
West Tennessee

Registered September 20th 1814.

Hugh Dickson, Register of
Humphreys County

This Indenture made this 25th day of January in the year of our Lord, one thousand eight hundred and fourteen between Dawsey Hudson of Humphreys County and State of Tennessee of the one part, and Benjamin Sooter, of the county of Humphreys of State of Tennessee of the other part, witnesseth that the said Dawsey Hudson (p-199) for and in consideration of one hundred and fifty dollars to him on hand paid by the said Benjamin Sooter, the receipt whereof is hereby acknowledged hath given, granted, bargained, sold, aliened, conveyed, confirmed unto the said Benjamin Sooter, his heirs, and assigns forever, a certain tract or parcel of land situated lying, and being in the County of Humphreys and on Blue Creek, north waters of Duck River, Beginning at a small hornbeam bush on the east side boundary line of Thomas Comer's hundred acre survey, and on the south bank of said Creek, thence east seventy-five poles to a beech, thence south to a small sassafras bush, thence east thirty-seven poles to a hickory in Benjamin Sooter line, thence sixty-eight poles to a stake in said Benjamin Sooter line, thence west one hundred and eleven poles to poplar, in said Sooter's line, thence south sixty-eight poles to the beginning to a certain fifty acres be the same more or less. To have and to hold the aforesaid land with all and singular the rights, profits, emoluments, and appurtenances, of in, and to the same belonging or in any wise appertaining to the only proper use and behoof of the said Benjamin Sooter, his heirs and assigns forever, and the said Dawsey Hudson for himself, his heirs, executors, and administrators covenant and agree to with the said Benjamin Sooter, and his heirs or assigns that the before recited land, bargained, premises he will warrant and forever defend against the right title and interest, or claim of all and every person or persons whatever. In witness whereof the said Dawsey Hudson hath hereunto set his hand and affixed his seal the day and year above written.

D. P. Hudson,

Signed, sealed and delivered in the presence of us.

State of Tennessee)
Humphreys County) January session 1814. Then was the within deed acknowledged in open court and ordered to be registered.

D. P. Hudson, Clerk.

(p-199) October 6th 1814, then was the within deed registered in book A, page 202, and 203.

Hugh Dickson, register of
Humphreys County

This Indenture made the 25th day of April in the year of our Lord, one thousand eight hundred and fourteen, between William H. Burton,

William Leggett
Thomas Simpson
Enoch James

and David Wells

commissioners for the town of Reynoldsburgh in the County of Humphreys and State of Tennessee, (or a majority of said Commissioners) of the one part and Jobe Hicks of the County and State aforesaid of the other part, witnesseth that the said William H. Burton, and William Leggett, Enoch James, Thomas Simpson

and David Wells

a majority of them for and in consideration of the sum of six dollars to them in hand paid by the said Jobe Hicks, the receipt whereof is hereby acknowledged hath given, granted, bargained, sold, aliened, conveyed, and confirmed unto the said Jobe Hicks, his heirs and assigns forever, a certain lot in said town of Reynoldsburgh known in plat of said town by number seventy-five containing half an acre be the same more or less. To have and to hold the aforesaid lot, with all and singular the rights, profits, emoluments hereditaments and appurtenances, of, in, and to the same belonging or in any wise appertaining to the only proper use, benefit, and behoof, of him, the said Jobe Hicks, his heirs and assigns forever, and the said William H. Burton

William Leggett
Enoch James

who as Simpson and David Wells or their successors in office, for them selves their executors, and administrators doth covenant and agree to, and with the said Jobe Hicks, his heirs or assigns that the before recited lot and bargained premises will warrant and forever defend against the right title, interest or claim or all and every person or persons whatsoever. In witness the said William H. Burton

William Leggett
Thomas Simpson
Enoch James

and David Wells or a majority of the commissioners hath here (p-200) set their hand and seals the day and year first written.

William H. Burton, (seal)
Enoch James (seal)
Thomas Simpson (seal)

Signed, sealed and delivered in the presence of us.

D. H. Burton
J. P. Watt

State of Tennessee)
Humphreys County) April Term 1814. Then was the within deed proven in open court by oaths of D. H. Burton and David Wells the subscribing witness thereto, and ordered to be registered.

D. P. Hudson, Clerk

October 8th 1814, Then was the above deed registered in book A, page 265 and 266.

Hugh Dickson, Register of
Humphreys County

State of North Carolina)
 Lincoln County) Know ye all men by these presents that I, Alexander Brevard of the county and state aforesaid have made constituted and appointed and by these presents do make constituted and appoint my son, John Brevard, my attorney in fact for me and in my name and stand to transact certain business relative to lands which I have and hold in the State of Tennessee on the east side of main Tennessee river in Humphreys County which lands I obtained for military duties in the revolutionary war on which land it has been stated to me that this is a suitable site for the town and that several citizens of the said state of Tennessee were desirous that a town should be laid off, and erected on the same, I do therefore hereby authorize my said attorney for mutual benefit to these my wish, the said Town to be erected and myself for the, and in my name to contract and bargain with the Legislature of the said state of Tennessee or with any other person or persons by the said (p-201) Legislature appointed for the purpose, and I do hereby vest him my aforesaid attorney with full power to execute a deed in fee simple to any part of the said lands not exceeding one hundred acres to such persons as he legally is authorized to receive to the end, that a town may be erected thereon, hereby satisfying and confirming whatsoever my said Attorney may so, or perform in pursuance of the powers above given in as full and ample a manner as I myself could do were I personally present and for the purpose of completing the object hereby intended to be gained, I do authorize the said John Brevard my the presents appointed my attorney in fact or other attorney or attorneys and on his hand and seal to appoint and such acts as the they or any of them may do and perform and pursuance of the power and accomplish the object above specified I do hereby agree to ratify and confirm, in testimony whereof I have hereunto set my hand and affixed my seal this 12th day of September 1812. The word "one hundred" was before signed or acknowledged.

Alexander Brevard, (seal)

The above was signed and acknowledged before me,

Jacob Kimcherdt J.P.

August 24th 1813, The above power of attorney was this day acknowledged before is by Alexander Brevard a his act and deed.

Test: Thomas Williamson
 Will J. Willson

State of North Carolina)
 Lincoln County) I, Lawson Henderson, Clerk of Lincoln County Superior Court, of law in the State of North Carolina do hereby certify that Jacob Kimcherdt, J.P., before whom this within power of attorney was signed, and acknowledged is acting justice (p-202) of the peace in and for said County in the State aforesaid and that due faith and credit ought to be given to his attestation as such given and my hand and seal of office, this 12th day of September in the 37th year of the Independence of the United States A. D. 1812.

Lawson Hudson, Clerk

State of North Carolina)
 Macklenburg County) Court of Pleas and Quarter sessions, August Term 1813, it is hereby certified that Thomas Williamson and William I. Wilson came into court and made oath in due form that the within power of Attorney acknowledged before them by Alexander Brevard as his act and deed.

In testimony whereof I, Isaac Alexander, Clerk of Macklenburg County Court have hereunto set my hand and affixed the seal of my office at Charlotte the 24th day of August Ann. Dom. 1813, in the XXX VII of Independence.

Isaac Alexander, Clerk

State of North Carolina, I Jacob Alexander, chairman of Macklenburg County Court do certify that Isaac Alexander require whose name is signed to the above Certificate is Clerk of Macklenburg County court and that as such all faith and credit is due to his office acts and that the said certificate is in due form. In witness whereof I have hereunto set my hand and seal the 24th day of August 1813.

John Alexander, (seal)

State of Tennessee)
 Humphreys County) January sessions 1814. Then was the within power of Attorney produced in open court fully authenticated. from the State of North Carolina, and ordered to be registered.

D. P. Hudson, Clerk

(p-203) State of Tennessee)
 Humphreys County) Register's office October 14th 1814, Then was the above power of Attorney duly registered in book A, pages 267, and 268 and 269.

H. Dickson, Regr.

This Indenture made the eighth day of February one thousand eight hundred and thirteen, between Wm. H. Burton

William Leggett
 Thomas Simpson
 David Wells and
 Enoch James,

a majority of the commissioners in trust for Humphreys County and State of Tennessee by virtue of an act of General assembly of said State of Tennessee passed at Knoxville the 25th day of October 1811, of the one part, and Lewis Barker of the other part, witnesseth that the aforesaid commissioners of the said County and State for and in consideration of seventy dollars to them in hand, paid by the said Lewis Barker before the signing and sealing hereof the right whereof is here acknowledged have granted, bargained, sold, conveyed, and confirmed and by these presents do grant, bargain, sell, convey, and confirm to the said Lewis Barker, his heirs, and assigns forever a certain tract or parcel of land, situated, lying, and being in the town of Reynoldsburgh in the county aforesaid, known in the plat of said Town No. 20 the said lot or parcel of land containing eighty poles more or less. To have and to hold the aforesaid or parcel of land with all singular and privileged, hereditaments and appurtenances, the same belonging or in any wise appertaining, the same belonging or in any wise appertaining to the said

Lewis Barker, his heirs or assigns to the only proper use benefit and behoof of him the said Lewis Barker, his heirs, and assigns forever against the legal title claim or demand of them the aforesaid commissioners, heirs, successors or administrators or any other person or persons do will by these (p-204) presents forever warrant defend. In witness whereof the said Wm. H. Burton

Wm. Leggett
Thomas Simpson
David Wells
Enoch James,

or a majority of the commissioners as aforesaid have hereunto set their hands and seals day and date hereunto written.

Wm. H. Burton (seal)
Wm. Leggett (seal)
Thomas Simpson (seal)
David Wells (seal)
Enoch James (seal)

Signed, sealed and delivered in presence of us,

Test: Henry Wayland
Ever Gaskill

State of Tennessee, Humphreys County Court, January session 1814.
Then was the within Deed acknowledged in open court and ordered to be registered.

D. P. Hudson, Clerk

Registered October 17th 1814.

Hugh Lickson
Register of
Humphreys County

This Indenture made this the tenth day of May one thousand eight hundred and thirteen by and between Thomas Rayfield of the State of Tennessee and County of Humphreys of the one part and Lewis Barker of the State and County aforesaid of the other part witness that he, the said Thomas Rayfield, for and in consideration of the sum of one hundred dollars to him in hand paid by the said Lewis Barker the said receipt whereof he the said Thomas doth hereby acknowledge and he, the said Lewis his heirs and etc., for the same entirely discharge and acquitted hath this day granted, bargained, and sold and doth by these presents grant, bargain, sell, alien, enfeoff, convey and confirmed to him the said Lewis Barker his heirs and assigns forever, to have and to hold, all that certain tract or parcel of land containing fifty acres situated lying and being in the county of (p-205) Humphreys and State of Tennessee on the north fork of Big Richland, Beginning at a white oak marked E.C. standing on the bluff on the north side of said Creek running east one hundred and twenty six and one half poles to white oak, thence north sixty-three and one fourth poles to an elm, thence west one hundred and twenty-six and one half poles to a dogwood, thence south sixty-three and half poles to the beginning which said tract of land of fifty acres, together with all singular the improvements, hereditaments, appurtenances thereto belonging or in any wise appertaining are hereby granted, sold, as above said to the Lewis, his heirs, and assigns to have and to hold forever, moreover he the said Thomas Rayfield, doth for himself, his heirs, executors, administrators and assigns doth covenant and agree to and with the said Lewis Barker his heirs, or assigns representatives,

executors, and assigns. that the above bargained and sold premises and every part and parcel thereof he the said Thomas Rayfield, will warrant and forever defend himself his heirs, executors, administrators and assigns to the said Lewis Barker and his heirs forever. In witness whereof he the said Thomas Rayfield hath hereunto set his hand and affixed his seal, this the day and date first above written.

Thomas Rayfield, X his mark
(seal)

Signed, sealed and delivered in presence of us,

W. H. Burton
Young Barker

State of Tennessee)
Humphreys County) January session 1814. The within Deed proven in open court by the oaths of W. H. Burton and Young Barker, subscribing witness thereto and ordered to be registered

D. P. Hudson, Clerk

October 17th 1814, Then was the within deed registered in book, A, pages 272, and 273.

Hugh Lickson, register of
Humphreys County

This Indenture made this 24th day of January in the year of our Lord, one thousand eight hundred and fourteen between Wm. H. Burton,

Wm. Leggett,
David Wells
Enoch James and
Thomas Simpson or a

majority of the commissioners intrusted for the town of Reynoldsburgh, county of Humphreys and State of Tennessee of the one part, (p-206) witnesseth that the said Commissioners for and in consideration of the sum of forty dollars to them in hand paid the said Felty Farmer, before the signing and sealing thereof the receipt whereof he hereby acknowledged, have granted, bargained, sold, conveyed, and confirmed and by these presents do grant, bargain, sell, convey and confirm to the Felty Farmer his heirs and assigns forever a certain tract or parcel of land situated in the town of Reynoldsburgh in the county aforesaid known in the plat of said Town by No. 65, containing eighty poles of land to be the same more or less, to have or to hold the aforesaid lot or parcel of land with all and singular privileges, hereditaments, and appurtenances, to the same belonging or in any wise belonging to the said Felty Farmer, his heirs, or assigns to the only use and benefit and behoof of him, the said Felty Farmer, his heirs and assigns to the only use and benefit against any legal claim or demands of them the aforesaid commissioners their heirs and successors or administrators or any other person or persons and will warrant and by these presents forever defend. In witness whereof the said W. H. Burton,
Wm Leggett
David Wells
Enoch James and
Thomas Simpson or a majority of the commissioners as aforesaid and have unto set their hands and affixed their seals the day and year above written

W. H. Burton, (seal)
W. Leggett, (seal)
Thomas Simpson (seal)
Enoch James (seal)

Signed sealed and delivered in the presence of

Thomas B. Thompkins
Edward Johnston

State of Tennessee)
Humphreys County) January Term 1813, then was the within deed
acknowledged in open court and ordered to be registered.

D. P. Hudson, Clerk

October 18th 1814. Then was the above deed duly registered in book A,
page 274, 275.

Hugh Dickson, Register of
Humphreys County

This Indenture made the 17th day of December in the year of our Lord,
one thousand eight hundred and thirteen between William (p-207) Leggett
of the county of Humphreys and State of Tennessee of the one part, and Samuel
Dunlap late of Lankasta district and state of South Carolina of the other part,
witnesseth that the said William Leggett, for and in consideration of the
sum of two hundred dollars to him in hand paid before ensembling and deliver-
ing of these presents the receipt whereof is hereby acknowledged and the said
Leggett there with fully satisfied, contented, and paid hath given,
granted, bargained and sold and by these presents doth fully and absolutely
grant, grant, bargain, sell unto the said Samuel Dunlap a all that piece of
pr parcel of land containing fifty acres situated lying and being in the
county of Humphreys and State of Tennessee aforesaid on the Pigeon Roost,
Branch of Turkey Creek of Tennessee River, beginning at the sugar tree on the
north side of said Creek below the mouth of Spring Branch, thence north sixty
four poles to an ash, thence east one and twenty-five acres to a stake,
crossing said branch three times, thence south sixty-four poles to a stake,
by a white oak, thence east one hundred and twenty-five poles to the beginning
as appears by grant to Samuel Larimore bearing date the first day of July
1713, by him deeded to the said William Leggett and by these presents to the
said Samuel Dunlap to have and to hold together with all the profits,
privileges and advantages thereunto belonging or therefrom arising and the
said William Leggett will for himself, his heirs, executors or administrators
warrant and by these presents forever defend the before recited land and
bargained premises against the legal claim all and every other person or
persons whatever unto him the said Samuel Dunlap, his heirs, and assigns for-
ever. In witness whereof the said William Leggett hath hereunto set his hand
and seal the day and year above written.

William Leggett, (seal)

Signed, sealed and delivered in presence of us,
J.C. Brown
Abr. Leggett

N. B. the words (containing) fifty acres was interlined before
assigned in the sixteenth line from the top of first page of Deed)

(p-208) State of Tennessee)
Humphreys County) Court January Term 1814, then this deed
acknowledged in open court and ordered to be registered.

D. P. Hudson, Clerk

Registered October 17th 1814, in book A, page 275, and 276

Hugh Dickson, Register of
Humphreys County

This Indenture made this second day of April eighteen hundred and
thirteen between W. H. Burton,
William Leggett
David Wells
Thomas Simpson and
Enoch James or a majority of the commissioners in trust for
County of Humphreys, State of Tennessee by virtue of an act of General
Assembly of the said State passed at Knoxville the twenty-fourth day of
October 1811, of the one part, and Alexander McCloud of the county and state
aforesaid of the other part, witnesseth that the aforesaid Commissioners for
and in consideration of the sum of sixty-six dollars to them in hand paid by
the said Alexander McCloud before the signing and sealing thereof the receipt
whereof they do hereby acknowledged have given, granted, bargained, and sold
conveyed, and confirmed to the said Alexander McCloud, his heirs, and assigns
forever a certain lot of land situated in the town of Reynoldsburgh in the
County aforesaid known in the plat of said Town by lot no. 19, containing
eighty poles of land be the same more or less to have and to hold the aforesaid
lot or parcel of land, with all and singular the privileges, hereditaments,
and appurtenances to the same belonging or in any wise appertaining to the
said Alexander McCloud, his heirs, and assigns to the only use benefit and be-
hoof of the said Alexander McCloud, his heirs, and assigns forever against
the legal title claim or demand of them the aforesaid commissioners, their
heirs, successors, or administrators or any other person or persons do and
will warrant and by these presents forever defend, in witness whereof the
said Wm. H. Burton,
William Leggett
David Wells
Thomas Simpson
Enoch James,
or a majority of thereof commissioners aforesaid have hereunto set their
hands and affixed their seals the day and year above first written.

W. H. Burton (seal)
Enoch James (seal)
Wm. Leggett (seal)
David Wells (seal)
Thomas Simpson (seal)

(p-209) Signed, sealed and delivered in presence of us.

Hackett McLeon
James Jackson

State of Tennessee }
Humphreys County } January Term 1814. the deed acknowledged in
open court and ordered to be registered

D. P. Hudson, Clerk

Registered October 1813, in book A, page 277, 278

Hugh Dickson, Register of
Humphreys County

This Indenture made this twenty-fifth day of January, One thousand
eight hundred and fourteen by and between

William H. Burton
William Leggett
Enoch James
Thomas Simpson
and David Wells

commissioners in trust for Humphreys County by virtue of an act of the
General Assembly of the state of Tennessee passed October the 25th 1811.
of one part and Jesse May of the county of Dickson and state aforesaid of
the other part, witnesseth that the aforesaid commissioners for and in
consideration of the sum of one hundred and seven dollars, to them in hand
paid by the said Jesse May before the signing and sealing hereof and delivered
whereof he hereby acknowledged have granted, bargained and sold and conveyed
unto confirmed and by these presents do grant, bargain, sell and convey and
confirm unto the said Jesse May his heirs, and assigns forever a certain
tract or parcel of land situated in the town of Reynoldsburgh in the county
of Humphreys on Tennessee River and known in Plat of said Town by No. fifty-two
containing eighty poles be the same more or less to have and to hold forever
the aforesaid lot of parcel of land, with all and singular the privileges,
hereditaments and appurtenances to same belonging or in any wise appertaining
to the said Jesse May, his heirs, and assigns forever against the legal
title of them the said commissioners their successors and administrators or
any other person or persons do warrant and forever defend. In witness
whereof the said William H. Burton, William Leggett
Thomas Simpson
Enoch James
and David Wells

or a majority of the aforesaid hath hereunto set their hand and seal this
day and year first above written

William H. Burton (seal)
William Leggett (seal)
Thomas Simpson (seal)
Enoch James (seal)

State of Tennessee }
Humphreys County } January session 1814, this deed acknowledged
in open court and ordered to be registered.

D. P. Hudson, Clerk

Registered October 18th 1814, in book A, and page 278 and 279

Hugh Dickson, Register of
Humphreys County

This Indenture made the twenty-fourth day of January one thousand
eight hundred and fourteen by and between W. H. Burton

Thomas Simpson
William Leggett
Enoch James and
David Wells

or a majority of the commissioners in trust for the county of Humphreys
and state of Tennessee by virtue of an act to the General Assembly of
said state passed October 25th one thousand eight hundred and eleven at
Knoxville of the one part and John May of the County of Dickson and State
aforesaid commissioners for and in consideration of ninety-one dollars to
them in hand paid by the said John May before the signing and sealing there-
of, the receipt whereof they do hereby acknowledged have granted, bargained
sold, conveyed and confirmed and by these presents do bargain, convey, confirm
to the said John May, his heirs, and assigns forever a certain tract of
land situated in the Town of Reynoldsburgh in the County of Humphreys on
Tennessee River known in the Plat of said Town by lot No. fifty one contain-
ing eighty poles of land be the same (p-211) more or less. To have and
to hold the aforesaid lot or parcel of land with all and singular the
privileges, hereditaments and appurtenances to the same belonging or in
any wise appertaining to the said John May his heirs, and assigns to the
only use and benefit and behoof of him the said John May, his heirs, and
assigns forever against the legal title, claim, or demand of them, the
aforesaid commissioners, successors or administrators or any other person
or persons do and will warrant and by these presents forever defend.

In witness whereof the said William H. Burton,
William Leggett
Thomas Simpson
Enoch James
and David Wells

or a majority of the aforesaid hereunto set their hands and affixed
their seals the day and year first above written.

W. H. Burton (seal)
W. Leggett (seal)
Thomas Simpson (seal)
Enoch James (seal)

Signed, sealed and delivered.

State of Tennessee }
Humphreys County } January session 1814, This Deed acknowledged
in open court and ordered to be registered.

D. P. Hudson, Clerk

Registered October 19th 1814, in book A, page 280 and 281

Hugh Dickson, Register of
Humphreys County

The State of Tennessee 3426 To all to whom these presents shall come greetings: Know ye that in consideration of Military service performed by Charles Thomas to the State of North Carolina warrant No. 4295 dated the 14th day of December 1796, and entered on the 4th day of November 1809, there is granted by the state of Tennessee unto Lewis Powers assignee of the said Charles Thomas a certain tract or parcel of land containing one hundred acres part of said warrant lying in Humphreys County formerly called (p-212) Stewart County in the first district on the waters of Blue Creek beginning at an Elm and Hornbeam, sixty-five poles south of John Gwin's north west corner, running thence north sixty-five poles to John Gwin corner, in all one hundred and sixty-poles to a post oak and hickory, thence west one hundred poles to hickories thence south one hundred and sixty poles to a white oak and black gum, thence east one hundred poles to the beginning. Surveyed January 15th 1811, by Dawsy Hudson, D. S. with the hereditaments, and appurtenances to have and to hold the said tract or parcel (p-212) of land with its appurtenances to the said Lewis Powers and his heirs, and assigns forever. In witness whereof Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the state to be affixed at Knoxville on the thirtieth day of September in the year of our Lord one thousand eight hundred and eleven and of the Independence of the United States the thirty-sixth.

By the Governor Willie Blount
Secretary W. Blount

Lewis Powers is intituled to the within mentioned tract of land.

D. McGavock, Register
of West Tennessee

Registered November 19th 1814, in book A, page 281, and 282

Hugh Dickson, Register of
Humphreys County

The State of Tennessee 3426 To all to whom these presents shall come greetings: Know ye that in consideration of the Military service performed by Charles Thomas to the State of North Carolina warrant No. 4295 dated December 14th 1796, and entered on the 4th of November 1808, by No. 2634, there is granted by the said State of Tennessee unto Lewis Powers, assignee of the said Charles Thomas (p-213) a certain tract or parcel of land containing sixty three acres part of said warrant lying in Humphreys county formerly Stewart County beginning at a white oak forty poles west of the north west corner of an entry made in the name of Lewis Powers for one hundred acres on warrant No. 4295, running thence north one hundred and twenty-six poles to a cherry tree and an elm, thence east eighty poles, thence south one hundred and twenty six poles to a maple and elm, thence west eighty poles to the beginning. Surveyed January 1811, by Dawsy Hudson with the hereditaments appurtenances. To have and to hold the said tract or parcel of land with the appurtenances to the said Lewis Powers and his heirs forever. In witness whereof Willie Blount Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the State to be affixed at Knoxville on the thirtieth day of September in the year of our Lord one thousand eight hundred and eleven and of the Independence of the United States the thirty sixth.

By the Governor Willie Blount
Secretary W. Blount

Lewis Powers is intituled to the within mentioned tract of land.

D. McGavock, Registered
of West Tennessee

Registered November 29th 1814, in book A, page 283 and 284
The State tax and charges on the within deed being paid,

Hugh Dickson, Regr. of
Humphreys County

State of North Carolina No. 2745. To all to whom these presents shall come greetings: Know ye that we pursuant to an act of the General Assembly intituled an act for the relief of officers and Soldiers of the Continental line and for and in consideration of the signal bravery and perserving seal of Feany Penny a drum (p-214) mer in the said line having given and granted and by the presents do give and grant unto James Coglin, assignee of said Penny's heirs a tract of land containing one thousand acres lying and being in the County of Davidson on a large Creek of Tennessee River on the north side of Tennessee River a small distance below the mouth of Duck River called by the name of Richland Creek, beginning at a walnut and sycamore marked M. and W.L. standing on the bank of the creek near where the Chickasaw trace crosses said creek the last time and runs north two hundred poles to a hickory, thence west four hundred poles to a hickory, thence west four hundred poles to a black oak, thence south four hundred poles to a black oak, thence south four hundred poles to a post oak, thence east four hundred poles to a large poplar, thence forth crossing said Creek to the beginning as by the Plat hereunto annexed doth appear together with all woods, waters, mines, minerals, hereditaments and appurtenances to the said lands belongin or appertaining. To have and to hold the said James Coglin, his heirs, and assigns forever. Yielding and paying to us such sums of money yearly or other wise as our General Assembly from time to time may direct provided always that the said James Coglin shall cause this grant to be registered in the register's office of our said court of Davidson within the time limited by law, otherwise the same shall be void and of no effect.

In Testimony whereof we have caused these our letters to be made Patent and our great seal to be hereunto affixed witness that Samuel Ashe, Esquire, our Governor, Captain General Commander in Chief at Raleigh the 29th day of July in the 21st year of our Independence and in the year of our Lord, one thousand seven hundred and ninety-six.

By command
Secretary
Recorded in Secretary's office.

Samuel Ashe.
J. Glasgow

Wm. Hill, Secy.

(p-215) State of Tennessee
Stewart County } Clerk's office October 10th 1809, then
received the state tax on the within grant,

Robert Cooper, Clerk of
Stewart County

State of Tennessee)
Stewart County) I, Nancy Thornton, Register of said County
do certify to whom it may concern the before recited is a true copy of a
grant for one thousand acres to James Coghill as the same stands registered
in book No. 3 in page 180, and 181, also the clerks certificate given
under my hand this last day of February 1813.

Nancy Thornton, Regr. of
Stewart County

Registered November 29th 1814, in book A, page 284, and 285.

Hugh Dickson, Regr.

To all to whom these presents shall come whereas by a certain writ
of Fieri Facias issued from the Court of the United States for the District
of West Tennessee bearing rest the fourth Monday in the June in the year
1808, it was commanded the Marshall of said District that of the goods and chat-
tles lands and tenements of James Coghill and Thomas O'Hara he should cause
to be made one hundred and eighty-six dollars and eighty-one cents with interest
thereon at the rate of six per cent, per annum, from the fifth of June in the
year of 1805, until paid, also seventeen dollars and ninety-six cents which
by a decree of the court of the United States for the District aforesaid
sitting in Chancery Thomas Farmer has recovered against them, and forty-seven
dollars eight and one third cents which to the said Thomas Farmer in said
Court were adjudged for his cost and that he should have those moneys before
said Court on the fourth Monday of November then next ensuing which said
writ of Fieri Facias was on the fifteenth day of August in the year 1808,
by said Marshall levied among other (p-216) things on the right of said James
Coghill to one thousand acres of land lying on the creek on the north side of
Tennessee small distance below the mouth of Duck River number of the warrant
262, and the said Marshall after having duly advertised the time and place of
sale according to law did on the first day of October on the same year at the
court house in Nashville being the usual place of holding said court proceeded
to expose the said land to public sale by auction and then and there publicly
cried the same at which sale Christopher Stump among others became a bidder
and then and there offered the sum of twenty seven dollars for said land
which was the highest and last bid and so said Christopher Stump then and there
became the purchaser of said land. Now the fore indented the twenty-
second day of June in the year of one thousand eight hundred and twelve,
between the said Marshall of the district of West Tennessee and John Childress
Esquire, or the one part and said Christopher Stump of Nashville of the other
part, witnesseth that the said John Childress marshal as aforesaid by
virtue of the power and authorize in him vested in consideration of the
promises of the said sum of twenty-seven dollars to him in hand paid the
receipt whereof is hereby acknowledged and in completion of said sale hath given
granted, bargained, sold, conveyed, and confirmed and by these presents doth
give, grant, bargain, sell, convey, and confirm to the said Christopher Stump
and his heirs and the said tract or parcel of land situated and lying on the
county of _____ and district of aforesaid beginning at a walnut and sycamore
marked M and W. L., standing on bank of the creek near where the Chickasaw trace
crosses the same the last time running north two hundred poles to a hickory,
thence (p-17) west four hundred poles to a black oak, thence south four
hundred poles to a post oak, thence east four hundred poles to a large poplar
thence north crossing said creek to the beginning granted to the said

James Coghill on the twentieth day of July in the year 1796, together with all
singular the woods, waters, mines, minerals, hereditaments, and apart-
enances thereto, belonging or in any wise appertaining and all the estate
right, title, claim and interest of the said James Coghill of and in to the
same in full and ample manner as he, the said John Childress Marshal of
aforesaid by law can convey, to have and to hold to the said Christopher
Stump his heirs, and assigns forever to their only proper use benefit and
behalf in witness whereof the said John Childress Esquire, Marshal of as
aforesaid hath hereunto subscribed his name and affixed his seal the day and
year before written

J. Childress, Marshal of
(seal) West Tennessee

Signed sealed and delivered in presence of Robert Searcy,
Jno. Dickson

State of Tennessee)
Davidson County) Court, October session 1814. This Indenture
of bargain, of sale between John Childress, Marshal of West Tennessee
of the one part and Christopher Stump of the other part was acknowledged in a
open court by the said John Childress to be his act and deed as Marshal as
aforesaid and ordered to be certified in testimony whereof, I, Nathan Riving,
Clerk of said court, have hereunto subscribed my name and affixed the seal of
said Court at office at Nashville this 28th day of October 1814.

Nathan Riving.

Registered December 7th 1814, in book A, page 286, and 287, 288, and
289.

H. Dickson, Regr.

(p-218) This Indenture made the thirtieth day of April in the year of our
Lord, one thousand eight hundred and thirteen between William McClure of the
County of Stewart and State of Tennessee of the one part, and James Lattimer
of the County of Humphreys and State aforesaid of the other part, witnesseth
that the said William McClure for and in consideration for the sum of four
hundred dollars to him, in hand paid the receipt whereof he doth hereby
acknowledge and himself fully satisfied contented and paid, hath bargained
sold, aliened, enfeoffed, conveyed, and confirmed and by these presents do
give, grant, sell, and alien, enfeoff, convey, and confirm unto the said
James Lattimer a certain tract or parcel of land situated lying and being in
the county of Humphreys and State of Tennessee on Little Richland Creek,
and waters of Tennessee River, beginning at white oak, running west eighty po-
les and twelve feet to an Ironwood marked thus, J, thence north one hundred
and ten poles to an Ironwood and black gum, on the north boundary line of a
tract of one hundred and thirty-two acres of land, thence east eighty poles
and twenty feet to the north east corner of the said tract of one hundred
and thirty-two acres, thence south one hundred and ten poles to the beginning
there east to an Ironwood, and ash, thence south eighty poles to a sugar tree
hickory and poplar, thence north eighty poles to a poplar and ash, thence west
to a white oak, thence east corner of the said tract of one hundred acres,
and thirty-two acres, containing one hundred and thirty five acres and a half,

by grant 4671, and by No. grant 4329, which tract or parcel of land the said McClure doth warrant and forever defend unto the said James Lattimer his heirs and assigns from the lawful claim or claims to all and every person or persons (p-219) whatsoever, for the performance of which the said McClure doth bind himself, his heirs and assigns forever in testimony whereof the said William McClure hath hereunto set his hand and affixed his seal the day and year above first written.

William McClure, (seal)

Signed, sealed and delivered in presence of

Thomas Hamilton
James Hamilton

State of Tennessee) Circuit,
Humphreys County) Court, September term 1814, then was
the within deed of conveyance acknowledged in open court by Wm. McClure
so let it be registered.

Michael Dickson, Clerk

Registered January 24th 1815, in book A, and page 90, 91, and 92

Hugh Dickson, Register

This Indenture made the 29th day of January one thousand eight hundred and fourteen between James Neal of Stewart County and State of Tennessee of the one part, and Joel Ridings of Humphreys County and the State aforesaid of the other part, witnesseth the said Neal for and in consideration of the sum of fifteen dollars to him in hand paid by the said Ridings the receipt whereof is hereby acknowledged and himself fully satisfied, contented, and said hath bargained, sold, conveyed, and by these presents doth bargain, sell, convey, unto said Ridings, his heirs and assigns forever a certain tract or parcel of land lying in Humphreys County near white oak Creek, beginning on a beech on the west boundary line of said Neal's two hundred acres tract where he lives on running easterly about twenty poles to a dogwood standing on the north side of a large spring about two poles, thence south through the main head of said spring about three poles to a beech, thence westwardly about twenty poles to a hornbeam on said Neal's west boundary (p-220) thence north one pole to the beginning, containing one-fourth part of an acre be the same more or less. To have and to hold said tract of land with its appurtenances unto said Joel Ridings his heirs and assigns forever and said James Neal for himself, his heirs, etc., doth covenant and agree to and with the said Joel Ridings, his heirs and assigns to warrant and forever defend said tract or parcel of land with its appurtenances unto them from the lawful claim of all and every person or persons whatsoever, Intestimony whereof said James Neal has hereunto set his hand and affixed his seal the day and date before written.

James Neal (seal)

Signed, sealed, and delivered in presence of

John McLeod
Solomon Ridings

State of Tennessee)
Humphreys County) April Term 1814. then was the within deed
of conveyance acknowledged in open court, and ordered to be registered.

D. P. Hudson, Clerk

Registered February 20th 1815, in book A, page 92, and 93, and 94

Hugh Dickson, Regr.

This Indenture made the twenty second day of January one thousand eight hundred and fourteen. Between Joel Ridings of the county of Humphreys and State of Tennessee of the one part and end George Ridings of the county and State aforesaid of the other part, witnesseth the said Joel Ridings for and in consideration of the sum of 170 dollars to him in hand paid by the said Joel Ridings the receipt whereof is hereby acknowledged and himself fully satisfied, contented, and said, hath bargained, sold, conveyed and by these presents doth bargain, sell, convey, unto said George Ridings a certain tract or parcel of land lying in the said county on the Turkey Branch of White oak Creek, beginning on a double hickories on the south west corner of a 200 acre tract granted Asa Shute running east fifty six poles to a dogwood on the line of said tract, thence north one hundred and forty-five poles to an ash on the north boundary line of grant No. 3336 thence west with said line fifty-six poles to a black oak, the north west corner of said grant, thence south one hundred and forty poles to the beginning, containing fifty acres be the same more or less, it being part of said grant No. 3336 to have and to hold said tract or parcel of land with its appurtenances the run to belonging or in any wise appertaining unto said George Ridings his heirs and assigns forever and the said Joel Ridings, for himself, his heirs, etc., doth covenant and agree to and with said George his heirs and assigns to warrant and forever defend said tract of land with the appurtenances unto them from all and every person or persons whatever in testimony whereof said Joel Ridings has hereunto set his hand and affixed his seal the day and date before written.

Joel Ridings, & his mark
Test. John McLeod
James Neil

State of Tennessee)
Humphreys County) Court, January sessions 1814, Then was the
within deed acknowledged in open court and ordered to be registered.

D. P. Hudson

Registered February 10th 1815, in book A, page 94, and 95,

Hugh Dickson, Regr.

This Indenture made this 18th day of August in the year of our Lord one thousand eight hundred and twelve between Hudson Davidson of the State of Tennessee and County of Humphreys and of the one part and William Prince of Hickman County and State aforesaid witnesseth that the said Hudson Davidson for and in consideration of the sum of one hundred and fifty dollars to me in hand paid the security whereof is hereby acknowledged hath bargained, and (p-222) sold unto the said William Prince a certain tract or parcel of land lying on the south side of Little Richland Creek of

a survey of seventy Deeded to said Davidson by Martin Hardin bounded west by Joseph Modrell's land and two acres reserved to Alexander McClure west adjoining a thirty acre tract of said McClouds including the plantation whereon the said Davidson now lices to have and to hold the above piece of land and premises with the appurtenances to the only proper use and behoof of him the said William Prince and his heirs forever and the said Hudson Davidson doth agree to warrant and forever defend the same against the lawful claim or claims of himself, his heirs, and assigns and every person or persons whatever. In testimony whereof I, the said Hudson Davidson have set my hand and affixed my seal the day and date above written

Hudson Davidson (seal)

Signed, sealed in presence of

Alexander McCloud
John Wood

State of Tennessee)
Humphreys County) January session 1814, this Deed acknowledged
in open court and ordered to be registered.

D. P. Hudson

Registered February 24th 1815, in book A, page 296, and 297.

Hugh Dickson, Regr.

This Indenture made this 12th day of July in the year of our Lord one thousand eight hundred and thirteen between Samuel Larrimore of the County of Stewart and State of Tennessee of the one part and William Leggett of the County of Humphreys of the State aforesaid of the other part Witnesseth that the said Larrimore for and in consideration of the sum of two hundred dollars to him in hand paid before the ensembling and delivering of these presents the receipt whereof is hereby acknowledged and the said Larrimore therewith fully satisfied and paid hath given, granted, bargained, and sold, and by these presents doth fully (p-223) and absolutely give, grant, bargain, and sell all that tract or parcel of land situated lying and begin in the county of Humphrey and State of Tennessee in the first district of Pigeon Roost Branch of Turkey Creek of Tennessee River, beginning at a sugar tree on the northside of said Creek below the mouth of Spring Branch thence north sixty four poles to an ash, thence east one hundred and twenty-five poles to a stake crossing said branch three times, thence south sixty-four poles to a stake by a white oak, thence west one hundred and twenty five poles to the beginning, including fifty acres granted to the said Samuel Larrimore by this state of Tennessee aforesaid by grant No. 1870 dated thirtieth day of November 1784, and by these presents to the said William Leggett and his heirs and assigns forever, To have and to hold use occupy possess and enjoy together with all the profits, benefits, and advantages thereunto belonging or therefrom arising and the said Samuel Larrimore and his heirs will warrant and forever defend the before mentioned recited land and bargained premises against the legal claim of all and every other person or persons whatever unto him the said William Leggett his heirs and assigns forever, In witness whereof the said Samuel Larrimore hath hereunto set his hand and seal the day and year first written

Samuel Larrimore, X his mark
(seal)

Signed, sealed and delivered in presence of us,

Abraham Hall
Edward Johnson

State of Tennessee)
Humphreys County) April Term 1814, then was the within Deed
proven in open court by the oaths of Edward Johnson and Abraham Hall
the subscribing witnesses, thereto and ordered to be registered.

D. P. Hudson, Clerk

Registered March 7th 1815, in book A, page 297 and 298.

Hugh Dickson, Regr.

The State of Tennessee No. 6698, To all to whom these presents shall come greeting: Know ye that by virtue of part of certificate No. 294 dated the 15th day of August 1809, obtained from the commissioners of west Tennessee by Edward Johnson and enter- (p-4) on the 15th day of November 1810, No. 5466, There is granted by said State of Tennessee unto Dardin Brown assignee of the said Edward Johnson a certain tract or parcel of land containing sixty-acres lying and being in Humphreys County in the first district on Hall's Creek a fork of Richland Creek, of Tennessee River. Beginning at a sugar tree, white oak, and black walnut, on the north west side of aforesaid Hall's creek running south one hundred and twenty poles to a sugar tree and elm on the south fork of the creek after crossing the creek at eighty four poles and again at one hundred and nineteen poles, thence east eighty poles crossing the creek at two poles to two black saplings, thence north one hundred and twenty poles to two Spanish oaks and an ash, Simeon Betha's south boundary line having crossed the creek eighty six poles, thence west with Simeon Betha's south boundary line passing the south west corner at the thirty five poles eighty poles to the beginning. Surveyed the 23rd day of July 1814, by Benjamin Hudson, D.S. with the hereditaments and appurtenances to have and to hold the said Dardin Brown and his heirs forever,

In witness whereof Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the State to be affixed at Nashville on the sixth day of March on the year of our Lord one thousand eight hundred and fifteen and of the Independence of the United States the thirty-ninth,

By the Governor,
Secretary

Willie Blount
W. G. Blount

Dardin Brown is intitled to the within mentioned tract of land.

D. McGavock, Regr. of
west Tennessee

Registered April the 19th 1815, in book A, page 299 and 300

Hugh Dickson, Regr.

State of Tennessee No. 6699. To all to whom these presents shall come greetings: Know ye that by virtue of part of a certificate No. 294 dated the 15th day of August 1809, obtained from the commissioners of West Tennessee by Edward Johnson and entered (p-25) on the 15th day of November 1810, by no 5467, there is granted by the said State of Tennessee unto Dardin Brown assignee of the said Edward Johnson a certain tract or parcel of land containing ten acres lying in Humphreys County on the first district on Hell Creek of Richland creek. Beginning at two Spanish oaks, and an ash south twenty-nine poles to a black walnut and elm, thence east fifty-five poles to a hickory, thence north twenty-nine poles to a walnut and cherry tree, thence west fifty-five poles to the beginning, Surveyed the 23rd day of July 1814, By Benjamin Hudson P.S. with the hereditaments and appurtenances, to have and to hold said tract or parcel of land with the appurtenances to the said Dardin Brown and his heirs forever, in witness whereof Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal to be affixed, at Nashville on the sixth day of March on the year of our Lord one thousand eight hundred and fifteen and of the Independence of the United States the thirty ninth.

By the Governor
Secretary

Willie Blount
W.G. Blount

David Brown is intitled to the within mentioned tract of land.

D. McCavock, Regr. of
West Tennessee

Registered in Book 4, page 301, 302, April 1st 1815.

Hugh Lickson, Regr.

State of Tennessee)
Humphreys County) Personally came before me David H. Burton of the Justices of the Peace in and for the County William Murray, and made oath being at the beginning corner where it formerly was the beginning corner of a tract of land of one thousand five hundred and fifty (p-26) three acres of land surveyed for the late Chaplain James Tate was on the north side of Tennessee River at the mouth of a small creek opposite the head of a large Island and on a Dogwood and white oak which said creek is known by the name of Turkey Creek, which was surveyed by virtue of a warrant number fifty-eight number of location nine hundred and sixty-five which location was made the 7th day of May one thousand seven hundred and eighty-five, the course of the said tract of land are now cut down otherwise destroyed by accident, but the identity of the creek and Island etc., and place of Beginning I well recollect.

Sworn and subscribed to before me this 20th day of July one thousand eight hundred and fourteen

William Murray
D. H. Burton, J.P.

State of Tennessee)
Humphreys County) Clerk's office January term 1815, Then was the within instrument duly recorded on open court in the Minute Book of the said County given under my hand at office this 23rd of January 1815.

D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) April Term 1815, the within was proven in open court by the oath of David H. Burton, Esq., and ordered to be registered.

D. P. Hudson, Clerk

(p-27) State of Tennessee)

Humphreys County) Know ye all men by these presents that I, Chamberlain Hudson of the County and State aforesaid hath by these presents given, granted, enfeoff, and do hereby give, grant, enfeoff, and deliver unto my daughter, Polly Ellis and Peggy Ellis and their heirs forever, wives of Isaac and Snellin Ellis a certain tract of parcel of land situated, lying and being in the county aforesaid on blue Creek of Duck River and bounded as follows, to wit, beginning at an elm on the north bank of said creek and running thence north two hundred poles to a stake thence east one hundred and thirty poles to a poplar and hickory on the bluff of the north fork of said creek, thence south across said fork in all one hundred and thirty-four poles to a sycamore on the south bank of the main fork of said creek, thence down the various meanders of said creek to the beginning containing two hundred acres be the same more or less together with all the hereditaments and appurtenances thereto of right belonging etc., to the only proper use and behoof of them the said Polly Ellis and Peggy Ellis, their heirs and assigns forever, in witness whereof I have hereunto subscribed my hand and affixed my seal this 20th day of December 1814.

Chamberlain Hudson,
(seal)

Signed and delivered in presence of,

John Hudson
D. P. Hudson

State of Tennessee)
Humphreys County) April Term 1815, the within deed proven in open court by the oaths of D. P. Hudson and John Hudson, the subscribing witnesses thereto and ordered to be registered.

D. P. Hudson

Registered April 25th 1815 in book A, page 302, 303, 304, and 305.

Hugh Dickson, Regr. of
H.C.

State of Tennessee No. 3309, To all to whom these presents shall come greeting: Know ye that in consideration of Military services performed by Joseph Rutter of North Carolina warrant No. 774 dated the 1st day of May 1784 and entered on the 12th (p-28) day of August 1811 by No. 6671, as an occupant claim under the act of 1807, there is granted by the said State of Tennessee unto John Hunter, assignee of said Joseph Rutter, a certain tract or parcel of land containing three hundred acres part of said warrant lying in Stewart County on the first district on Hurricane creek of Duck River beginning at a sycamore on the bank of said creek, thence north two hundred poles to a dogwood and gum, thence west two hundred and fifty poles to a white oak on the west boundary of a survey run

for W. White, thence south with said White's line two hundred poles to a black, thence west two hundred and forty poles to the beginning including said Hunter improvements according to law surveyed the 13th day of March 1808, by John Given, D. S. with the hereditaments and appurtenances to have and to hold the said tract or parcel of land with its appurtenances to the said John Hunter and his heirs and assigns forever. In witness Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the state to be affixed at Knoxville on the thirteenth day of August in the year of our Lord one thousand eight hundred and eleven and of the Independence of the United States the thirty-sixth.

By the Governor,
Secretary

Willie Blount
W. G. Blount

John Hunter is intitled to the within mentioned tract of land.

D. McGavock of
West Tennessee

Registered in book A, page 307, 306, 307, May the 8th 1815.

Hugh Dickson, Register
H.C.

The State of Tennessee No. 3755, to all to whom these presents shall come greeting: Know ye that in consideration of military service performed by John Atkins to the State of North Carolina warrant No. 3647 dated the 10th day of December 1788, and entered (p-239) on the 15th day of February 1809, by No. 3028, as an occupant claim under the act of 1107, there is granted by the state of Tennessee unto James Teas, assignee of the heirs of the said John Atkins, a certain tract or parcel of land containing one hundred acres part of said warrant lying in Stewart County in the first district on Hurricane Creek of Duck River, beginning at a black gum twenty two poles west from William Hulet's south east corner running south one hundred and twenty poles and one fourth of a pole to a poplar, thence west one hundred and thirty two poles to two dogwoods, thence north one hundred and twenty one and one fourth poles to a walnut and poplar in William Hulet's south boundary line, thence east one hundred and thirty-two poles to the beginning, surveyed the 14th day of March 1808 by John Given, D. S. with the hereditaments and appurtenances. To have and to hold the said tract or parcel of land with its appurtenances to the said James Teas, his heirs and assigns forever. In witness whereof Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the State to be affixed at Knoxville on the twenty-first day of February in the year of our Lord one thousand eight hundred and twelve, and of the Independence of the United States the thirty-sixth.

By the Governor,
Secretary

Willie Blount
W. G. Blount

James Teas is intitled to the within mentioned tract of land.

D. McGavock, Regr. of
West Tennessee

State of Tennessee)
Humphreys County) Register's office 1815, then was the within
grant duly registered in my office in book A, pages 307, 308,
September 17th, 1815.

Hugh Dickson, Regr.

The State of Tennessee No. 4095, To all to whom these presents shall come greeting: Know ye that by virtue of part of certificate No. 81, date January 11, 1809, obtained from the Commissioners of East Tennessee by Jacob Casner and entered on the 8th (p-230) of January 1812, by 7406. There is granted by the said State of Tennessee unto Peter Esley, assignee of said Jacob Casner, a certain tract or parcel of land containing twenty-two acres lying in Humphreys County in the first district on the waters of Hurricane Creek of Duck River. Beginning at a red oak, James Dickson's south west corner power line, running north eighty-three and three fourth poles to three black gums, thence west forty-two poles to a black gum, thence south eighty three and three fourth poles to a white oak, and two black gums, thence east forty two poles to the beginning. Surveyed February 1st, 1812, by D. Hudson, D. S. with the hereditaments and appurtenances, to have and to hold the said tract or parcel of land with its appurtenances to the said Peter Esley and his heirs forever. In witness whereof, Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the State to be affixed at Knoxville on the 31st day of August in the year of our Lord one thousand eight hundred and twelve and of the Independence of the United States the thirty-seventh.

By the Governor,
Secretary

Willie Blount
W. G. Blount

Peter Esley is intitled to the mentioned tract of land.

D. McGavock, Register of
West Tennessee

Registered October 23rd 1815, in book A, page 309.

Hugh Dickson, Regr.

This Indenture made this sixth day of September in the year of our Lord one thousand eight hundred and fourteen between Elizabeth Seay of the County of Bertie and State of North Carolina of the one part and William White of the county of Sumner of the State of Tennessee of the other part, witnesseth that the said Elizabeth Seay for and in consideration of the sum of one thousand dollars to her in hand paid by the said William White the receipt whereof is hereby acknowledged, hath granted, bargained, aliened, sold, and conveyed, and confirmed by these presents (p-231) doth hereby sell, and convey unto the said White his heirs, and assigns forever a certain tract of parcel of land situated lying and being in the County of Humphreys and State of Tennessee aforesaid and on Richland Creek of Tennessee River containing by estimate four hundred and eighty acres be the same mor or less, and bounded as follows, beginning on west boundary line of an entry in the name of Richard Cook by Edward Given sixty-six poles south from his north west corner a hickory and white

oak, thence north one hundred and ninety poles to a sugar tree, thence south one hundred and ninety-six poles to a white oak, thence east one hundred and nint - two poles to a beginning, it being the same tract of land which was granted to the heirs of Jacob Wharton by the State of Tennessee by grant bearing date the fifthteenth day of July one thousand eight hundred and eleven. To have and to hold the said land with the appurtenances and every convenience and privilege thereto belonging or in any wise appertaining to the only use and benefit of the said William White his heirs, and executors and administrators and assigns forever and the said Elizabeth Seay for herself, her heirs, and executors and administrators and assigns forever to warrant and forever defend the property and title of the above granted land and premises unto him, the said William White, his heirs, executors, administrators, and assigns, against the property claim and demand of all manner of persons, whatever legally claiming. In witness whereof, I the said Elizabeth Seay have hereunto set my hand and seal the day and year above written.

Elizabeth Seay (seal)
X her mark

Signed, sealed and delivered in the presence of
(p-235)

Mary Seay X her mark
Robert Bishop
Nash E. Hinton
Wm. Hinton

State of North Carolina }
Bertie County } February Term 1815, this deed from
Elizabeth Seay to William White was proven in open court by the oaths of
William Hinton, one of the subscribing witnesses thereto and ordered to
be registered.

Test. Los Chevey, Jr., C.

Registered in the Bertie County Register Office in book W, page 261

Test. John Neil, T. R.
by E. Nichol

State of Tennessee)
Humphreys County) October 24th 1815, the above deed duly Registered
in book A, page 311, 312, and 313.

Hugh Dickson, Regr.

This Indenture made this 19th day of May one thousand eight hundred and fourteen between William McClure of Stewart and State of Tennessee of the one part, and James Latimer of the County of Humphreys and State of Tennessee of the other part, witnesseth that the said McClure for the consideration of one hundred and seventy dollars to him in hand paid the receipt whereof is hereby acknowledged in open court both bargain, sell and by these presents convey and confirm unto the said Latimer a tract or certain parcel of land lying and being in the County of Stewart and Humphreys on both sides of White oak creek. Beginning at north of said creek and black oak, running north forty poles to a hickory thence west eighteen poles to two black gums, thence south across the creek one hundred poles to a hickory and white oak on Joel Kidings, thence east with said line one

hundred and sixty poles to (p-233) a white walnut and hickory on James Neal's boundary line thence north with said line ninety poles to two hickories said Neal's corner, thence west twenty-three poles to a large red oak, thence south thirty poles to a stake, thence west one hundred and twenty poles to the beginning, containing sixty-five acres, and he, the said McClure doth bind himself, his heirs and executors, and administrators warrant and defend the said land with all the appurtenances to the same belonging from the claim of all and every person or persons forever whatever, to him the said Latimer and his heirs forever. In witness whereof I have hereunto set my hand and affixed my seal the day and date above written.

William McClure, (seal)

Test: William Leggett
Robert Willson

State of Tennessee)
Humphreys County) Circuit Court, September term 1814.
Then was the within deed of conveyance acknowledged in open court by
William McClure, so let it be registered.

Michael Dickson, Clerk

Registered January 16th 1816, in book A, page 313, and 314.

Hugh Dickson, Regr.

This Indenture made this 20th day of September in the year of our Lord, one thousand eight hundred and thirteen, between William H. Burton, William Leggett, Thomas Simpson, Enoch James and David Wells commissioners for the Town of Reynoldsburgh in the County of Humphreys, State of Tennessee or a majority of said commissioners of the one part, and Isaac Pavatt of the County and state aforesaid of the other part, witnesseth that the said William H. Burton, William Leggett, Thomas Simpson, Enoch James and David Wells

or a majority of them for and in (p-234) consideration of the sum of forty-six dollars to them in hand paid by the said Isaac Pavatt, therewith whereof is hereby acknowledged hath given, granted, bargained, sold, aliened, conveyed, and confirmed unto the said Isaac Pavatt, his heirs and assigns forever a certain lot in said Town by number sixty-six, containing half an acre, be the same more or less, to have and to hold the aforesaid lot with all and singular the rights, profits, emoluments, hereditaments, and appurtenances of, in and to the same belonging or in any wise appertaining to the only proper use and behoof of him the said Isaac Pavatt, his heirs and assigns forever, and the said William H. Burton, William Leggett, Thomas Simpson, Enoch James and David Wells

for themselves, their executors and administrators doth covenant and agree to and with the said Isaac Pavatt, his heirs and assigns that the before recited lot and bargained premises they will forever defend against the right, title and interest or claim of all and every person or persons whatsoever. In witness whereof the said William H. Burton,

William Leggett
Thomas Simpson
Enoch James
and David Wells

(or a majority of them) hath hereunto set their hands and affixed the seals, the day and date above written

William H. Burton, Seal
Wm Leggett, seal
Thomas Simpson, seal

Signed, sealed and delivered in presence of,

Samuel Parker
Francis Murry

State of Tennessee)
Humphreys County) October Term 1814, then was the within deed proven in open court by the oaths of Samuel Parker, and Francis Murry the subscribing witness thereto and ordered to be registered.

D. P. Hudson, Clerk

Registered January 16, 1816, in the book A, Pages 315, and 316.

Hugh Dickson, Regr.

The State of Tennessee No. 5609, to all to whom these presents shall come greetings, know ye that by virtue of certificate No. 325, dated October 17, 1810, issued by the register of West Tennessee, Richard Duffley and Henry Gros, and entered the 17th day of October, by No. 5524 There is granted by the said Richard Duffley and Henry Gros, a certain tract or parcel of land containing twenty acres, in Humphreys County in the first district on Hurricane Creek of Duck River, beginning at a white oak marked _____ in Duffer's east boundary line, about fifteen poles south boundary line south east corner, running east eighteen poles to a dogwood thence south forty poles to a dogwood, thence west eighty poles to two dogwoods, thence north forty poles to the beginning, surveyed October the 1st 1812, by Benjamin Hudson, DE. with the hereditaments and appurtenances to have and to hold the said tract or parcel of land with its appurtenances to the said John Patison and his heirs forever. In witness whereof the said Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the state to be affixed at Nashville on the twenty-fourth day of May in the year of our Lord one thousand eight hundred and fourteen, and of the independence of the United States the thirty-eighth.

By the Governor,
Secretary

Willie Blount
W.G. Blount

Registered in the register's office of West Tennessee
June 6th 1814.

D. McGavock, Regr.

John Patison is intituled to the within mentioned tract of land.

D. McGavock, Regr. of
West Tennessee

(p-236) Registered January and 1810, in Book A, page 315, and 319

Hugh Dickson, Regr.

This Indenture made the first day of August one thousand eight hundred and thirteen between Robert Prince of Montgomery County and State of Tennessee of the one part, and Bayless L. Prince of said County and State. Witnesseth that the said Robert Prince for and in consideration of the sum of three hundred and forty dollar to him in hand paid by the said Bayless L. Prince, the receipt and payment whereof the said Robert Prince doth hereby acknowledge hath bargained, sold, confirmed and by these presents doth grant, bargain, sell, confirm unto the said Bayless Prince eighty acres of land lying in Humphreys County. Beginning at a hickory standing in the east boundary line of said Prince's ninety acre entry No. 259 a sixty poles south of his north east corner running east, twenty poles to a hickory at the foot of a natural boundary, thence south thirty degrees east with said natural boundary one hundred and sixty-nine poles to a gum, black oak, and hornbeam, river bank, thence north forty six degrees west one hundred and thirty poles to a Spanish oak, thence south west corner of his survey, of ninety acres, thence east eighty nine poles to an elm, his corner thence north with his line forty four poles to the beginning, surveyed the 2nd day of March 1812, and granted to the said Robert Prince the 28th day of September 1812, granted No. 4227, also ninety acres lying in said County of Humphreys on Tennessee River, beginning at a white oak, on the bank of said River, Adam Baby's upper or south west corner running east one hundred and fifty poles to a hickory and elm, thence eighty-nine south one hundred and fourteen poles to an elm, thence eighty nine poles to a Spanish oak on the river bank, thence west one hundred and thirty poles to the beginning surveyed the 25th day of February 1812, and granted to the said Robert Prince 28th day of September 1812, and No. 4229, with all and singular (p-237) the appurtenances therunto belonging or in any wise appertaining to have and to hold the said tract or land and premises to the said Bayless L. Prince, his heirs and assigns forever and the said Robert Prince doth by these presents warrant defend the said tracts or parcels of land with the appurtenances therunto belonging against the claim or claims of any person or persons claiming the same and from his heirs and assigns forever, the said Robert Bayless forever. In witness whereof the said Robert Prince hath hereunto set his hand and seal the day and date above written.

Robert Prince, (seal)

Signed, sealed and delivered in presence of,

Wm. Tubb
Allen Tubb, A his mark
Joel Tubb

State of Tennessee)
Montgomery County) Circuit Court, February Term 1816.
I, Fredrick W. Hauling Clerk of the said court do certify that the execution of the within deed of conveyance was duly proven by the oath of Elias Tubbs and Joel Tubbs subscribing witnesses thereto and the same is ordered to be certified and to be registered. In testimony whereof I, Fredrick W. Hauling have hereunto set my hand and affixed the seal being private (there being no affixed seal) this 22nd day of February 1816.

F. W. Hauling, Clerk

Registered in Book A, pages 320 and 321, 322, March 18th 1816.

Hugh Dickson, Regr. of
Humphreys County Tennessee
by Michael Dickson, his Deputy

The State of Tennessee No. 3037, To all to whom these presents shall come greeting: Know ye that in consideration of the military service performed by John Nash to the State of North Carolina pursuant to No. 4218, dated the 18th day of December 1796, and entered on the 19th day of September 1807, to No. 771, there is granted by the said State of Tennessee unto Abraham Davidson and William Brasher, assignees of the said John Nash a certain tract of land containing fifty acres of residue of said warrant lying and being in Stewart County in the first district on Hurricane Creek in the section of the twenty first Range beginning at in ash stump (p-222) and stake in Joseph Rogers field thirty poles south of Andrew Rogers north east corner, running south one hundred poles to a white oak, thence east eighty poles to a black oak, thence north one hundred poles to black oak, thence west eighty poles to the beginning, surveyed the 25th day of October 1809, Dawsey Hudson, D. S. with the hereditaments and appurtenances to have and to hold the said tract or parcel of land with its appurtenances to the said Abraham Davidson and William Brasher and their heirs and forever. In witness whereof Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the State to be affixed at Knoxville on the third day of May in the year of our Lord one thousand eight hundred and eleven and of the Independence of the United States the thirty-fifth.

By the Governor,
Secretary

Willie Blount
W. C. Blount

Abraham Davidson and William Brasher are entitled to the within mentioned tract of land.

D. McDevock, register of
West Tennessee

State of Tennessee)
Humphreys County) The within grant duly registered in Book A, page 322, 323, 324, March 20th 1816.

Hugh Dickson, Regr.

This Indenture made the 25th day of August between William Gibson Sr., of the County of Humphreys and State of Tennessee of one part, and William Gibson, Jr., of the other part, witnesseth that the said William Gibson, Sr., for and in consideration of the sum of twenty-dollars to him in hand paid by the said William Gibson, Jr., the receipt whereof is hereby acknowledged hath given, granted, and delivered and by these presents do give, grant, confirm, unto the said William Gibson, Jr. a certain tract or parcel of land situated lying and being in the County of Humphreys and aforesaid state on the north fork of Blue Creek of Luck River beginning at a poplar and black gum, the south side of said Creek between said Gibson containing said direction to a dogwood and white oak being a conditional line marked between said Gibson's, then east one hundred and seventeen poles and a half to a white oak, (p-29) thence south one hundred and twenty poles to a beech, thence east one hundred and seventeen poles to the beginning containing eighty-eight acres be the same more or less, which aforesaid premises to the said William Gibson's Sr., from himself, his heirs, doth by these presents warrant and forever defend unto the one proper use and behoof of him the said William Gibson, Jr., from himself the lawful claim or claim of all and every other person or persons claiming under them or either of them, in witness whereof the said William Gibson, Sr., have hereunto set my name and affixed my seal the day and date first above written

William Gibson, (seal)
At his mark

Signed, sealed and delivered in presence of us,

Benjamin Hudson
Gardin Chables

State of Tennessee)
Humphreys County) October Term 1815, then and the within deed proven in open court by the oaths of Benjamin Hudson and Gardin Chables the subscribing witnesses thereto and ordered to be registered.

D. F. Hudson, Clerk

Registered April 4th 1816, in Book A, and page 324, and 325.

Hugh Dickson, Register of
Humphreys County

This Indenture made this 20th day of September in the year of our Lord, one thousand eight hundred and thirteen between William H. Burton

William Leggett
Thos. Simpson
Enoch James and
David Wells

commissioners for the Town of Keynotesburgh in the County of Humphreys and State of Tennessee (or a majority of the said commissioners of the one part and Isaac Pavett of the county of and State aforesaid to the other part, witnesseth that the said William H. Burton,

William Leggett
Thomas Simpson
Enoch James and David Wells

or a majority of them for and in consideration of the sum of forty six dollars to them in hand paid by the said Isaac Pavitt, the receipt whereof is hereby acknowledged hath given, granted, bargained, sold, aliened, conveyed, and confirmed unto the said Isaac Pavitt, his heirs and assigns forever, a certain tract or parcel of land in the town of Reynoldsburg (known in plot of said town by number sixty-six containing half an acre be the same more or less.)

To have and to hold the aforesaid lot with all and singular the rights and profits, emoluments, hereditaments, and appurtenances, of in and to the same belonging on in any wise appertaining to the only proper use and behoof of him the said Isaac Pavitt, his heirs and assigns forever, and the said William H. Burton (p-240)

William Leggett
Thomas Simpson
Knoch James and
David Wells

(or their successors in office) for themselves their executors and administrators doth covenant and agree to and with the said Isaac Pavitt his heirs and assigns that the before recited lot and bargained premises they will warrant and forever defend against the right title, interest, or claim of all and every person or persons whatsoever, in witness the William H. Burton, William Leggett, Thomas Simpson, Knoch James and David Wells, (or a majority of them) hath hereunto set their hands and affixed their seals, the day and date above written

Wm. H. Burton, (seal)
William Leggett
Thos. Simpson

Signed, sealed and delivered in presence of

Samuel Parker
Francis Murray

This Indenture made this twenty second day of July one thousand eight hundred and eleven between Andrew Rogers of the County of Humphreys and State of Tennessee of the one part, and William H. Burton of the County of and State aforesaid of the other part, witnesseth that for and in consideration of the sum of four hundred and thirty four dollars to him in hand paid the receipt hereof is hereby acknowledged by the said Rogers hath, bargained, sold, aliened, confirmed, and enfeoff, and by these presents do bargain, sell, confirm, enfeoff, unto the said William H. Burton his heirs and assigns forever a certain tract or parcel of land lying and being on the north side of Hurricane Creek, on the County of Humphreys and State aforesaid bounded as follows, beginning on a sycamore and Persimmon in the north bank of said creek, running east one hundred and eight poles to a box elder, thence north forty poles to a stake, thence east one hundred and forty poles to a stake, thence east one hundred and forty-four poles to a stake, thence south one hundred and ten poles to two white oaks on the bank of said creek, thence down the several meanders of said creek to (p-241) the beginning containing one hundred and ninety-one acres be the same more or less being a part of six hundred and forty acres tract granted by the state of North Carolina to Ored Roberts and conveyed by Christopher Stump to the said Rogers with all the hereditaments and appurtenances thereunto be-

longing or in any wise appertaining to have and to hold the said one hundred and ninety acres of land with every part thereof into the said William Rogers his heirs and assigns forever, and the said Andrew Rogers doth doth hereby warrant and forever defend the said land unto the said William H. Burton, against the lawful claim or claims of any person or persons lawfully claiming the same. In witness whereof the said Andrew Rogers hath hereunto set his hand and seal the day and day first above written.

Andrew Rogers (seal)

Being present:

Martin Chadick
John Crockett

State of Tennessee)
Humphreys County) January Term 1813, then was the within deed acknowledged in open court, so let it be registered.

D. P. Hudson, Clerk

Registered April 9th 1816, in book A, page 328, 329.

Hugh Dickson, Regr.

This Indenture made this twenty-fourth day of April on the year of our Lord, one thousand eight hundred and thirteen by and between John H. Burton of the County of Humphreys and State of Tennessee of the one part, and William H. Burton of the aforesaid State and county of the other part, witnesseth that the said John H. Burton for and in consideration of the sum of forty one dollars to him in hand paid by the said William H. Burton the receipt thereof the said John H. Burton doth hereby acknowledge the said William H. Burton, his heirs and etc., for the same intirely discharged and acquitted hath this day granted, bargained, and sold, by these presents grant, bargain, sell, alien, enfeoff, convey, confirm, to him the said William H. Burton his heirs and assigns to have and to hold forever all that certain tract or parcel of land containing forty one acres situated lying and being in the County of Humphreys and State aforesaid in the first district, beginning at a cherry tree and hickory the north west corner of a one hundred acres tract, granted, from the said State to the said John H. Burton No grant three thousand two and ninety-three running east sixty poles to a hickory in the north boundary line of said grant, thence south on a hundred and ten poles to a stake, thence west sixty poles to a hickory the south west corner of said grant tract (p-242) of land of one hundred and fifty acres, thence north one hundred and ten poles to the beginning which said tract of land of forty one acres, together with all the improvements hereditaments, and appurtenances belonging or in any wise appertaining are hereby granted and sold as above said to the said William H. Burton, his heirs, and assigns forever, to have and to hold forever, he, the said William H. Burton, his heirs and assigns doth for himself and his heirs, executors, and administrators doth covenant and agree to and with the said William H. Burton, his heirs and assigns, representatives and executors, and administrators the above bargained, and sold premises and every part and partial thereof he the said John H. Burton, will sell and truly warrant and forever defend against himself his heirs and executors, administrators, to the said John H. Burton his heirs forever. In witness whereof

he the said John Burton, hath hereunto set his name and affixed his seal this the day and year first written.

John H. Burton, (seal)

State of Tennessee)
Humphreys County) January Term 1816.
Then was the within deed duly acknowledged in open court and ordered to be registered.

D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) April 9th 1816, Then was the within deed registered in book A, page 330, and 331.

Hugh Dickson, Register

This Indenture made the 25th day of July in the year of our Lord, one thousand eight hundred and fifteen, Between Alexander McCloud of Humphreys County of the State of Tennessee of the one part and John May of the County and State aforesaid of the other part, Witnesseth that the said Alexander McCloud for and in consideration of the sum of two hundred dollars and twenty-nine dollars to him paid by the said John May the receipt whereof in hereby acknowledged, hath hereunto given, granted, bargained, sold, aliened, conveyed and confirmed unto the said John May, his heirs, and assigns forever a certain tract or parcel of land lying and being in the County of Humphreys on Little Richland Creek of Tennessee River, containing one hundred and fourteen acres and he held as follows, to wit, beginning at a sugar tree and two hornbeams, thence one hundred and forty poles to a black walnut, dogwood, and assafraes, thence down the center of a dry branch, thirty four poles to a stake, in the center of said branch, thence south one hundred and sixteen poles to a dogwood, thence west one hundred and twenty-eight poles to a dogwood, thence north one hundred and forty-eight poles to the beginning, containing one hundred and fourteen and one half acres, be the same more or less, to have and to hold the aforesaid with all and singular rights, profits, emoluments, hereditaments, and appurtenances of, in and to the same belonging or in any wise appertaining to the only proper use and behoof, of him the said John May his heirs and assigns forever, and the said Alexander McCloud for himself, his executors, and administrators doth covenant and agree to, and with the said John May, his heirs, or assigns, that the before defend against the right title interest or claim of all and every person or persons whatever. In witness whereof the said Alexander McCloud hath hereunto set his hand and affixed his seal the day and date above mentioned.

Alexander McCloud, seal.

Robert Jamison
Thomas Moore, X his mark

State of Tennessee)
Humphreys County) July Term 1815, Then was the within deed of conveyance acknowledged in open court, and ordered to be registered.

D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) April 19, 1816, Then was the within deed duly registered in book A, page 332, 333, and 334.

Hugh Dickson, Register

This Indenture made the twenty-ninth day of May in the year of our Lord, one thousand eight hundred and fourteen, between Robert Prince of the one part of the County of Montgomery and State of Tennessee and Timothy Anderson and William Dunlap of the County of Humphreys of the other part, witnesseth that the said Robert Prince for and in consideration of the sum of six hundred dollars to him in hand paid by the said Timothy Anderson and William Dunlap, the receipt whereof acknowledges, hath given, granted, bargained, sold, aliened, conveyed and confirmed unto the said Timothy Anderson and William Dunlap, their heirs and assigns forever, certain tract or parcel of land containing three hundred and thirty acres, lying and being in the County of Humphreys, and State aforesaid on Turkey Creek, of Tennessee River, butted and bounded as follows, beginning at three chestnuts trees, williams white's north east corner, running thence north one hundred and eighty poles to a black oak, post oak and two dogwoods, thence east three hundred and twenty poles to two white oaks and black gum, thence south one hundred and sixty poles to a stake, thence north fifty poles to the beginning. To have and to hold the said land with all and singular the rights, privileges, emoluments and hereditaments, appurtenances, thereunto belonging or in any (p-244) wise appertaining to the only proper use and benefit, and behoof of them the said Timothy Anderson and William Dunlap, their heirs, and executors or administrators do covenant and agree, to, and with the said Timothy Anderson and William Dunlap their heirs, and assigns forever, defend against the right, title, claim or interest of all and every person or persons whatever. In testimony whereof I have hereunto set my hand and affixed my seal, the day and date above written.

Robert Prince, seal
John Shelby
Thos. Boyd

State of Tennessee)
Montgomery County) October Term 1814, the executing of the within bargain and the said Robert Prince of the County of Montgomery to Timothy Anderson and William Dunlap of Humphreys County for three hundred and twenty acres of land was duly proven in open court by the oaths of Bayless Prince and Thomas Boyd, subscribing witnesses thereto and the same is ordered to be certified, In testimony whereof I have hereunto set and affixed the seal of said County at office in the town of Clarksville the 22nd day of October 1814.

W. C. Jamison, Clerk of
Court of Pleas.
Quarter sessions for
Montgomery County

State of Tennessee)
Humphreys County) April 19th 1816, then was the within deed duly registered on book A, pages 335.

H. Dickson, Register.

This Indenture made and concluded upon this eighteenth day of April and in the year of our Lord, one thousand eight hundred and sixteen, between John Harrison of the State of Tennessee and Humphreys County of the one part, and Meredith Catchings of Logan County, Kentucky of the other part, witnesseth that the said Harrison hath this day bargained sold, unto the said Catchings a tract or parcel of land containing one hundred acres, it lying and being in the State of Kentucky, Warren County waters of Gasper River, for and in consideration of the sum of one hundred and fifty dollars to me in hand paid by the said Catchings the receipt whereof I hereby acknowledge, bounded as follows, to wit, beginning at two post oaks, and black gums on John Riley's line, running thence west 127 poles to three post oaks, thence north one hundred and twenty-seven poles to two black oaks and post oak, supposed to be on or near Stewart line, thence east 127 poles to a stake, on or near John Riley's line, thence south 127 poles to the beginning with the appurtenances, to have and to hold said tract or parcel of land to the said Catchings his heirs and assigns forever. In witness whereof I have hereunto set my hand and seal the day and date above written.

John M. Harrison, seal

Signed, sealed, and delivered in presence.

Del S. Harrison
Barraclad Seal

State of Tennessee)
Humphreys County) April Term 1816, Then was the within deed acknowledged in open court and ordered to be registered.

Test:
D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) April 23, 1816, then was the within deed duly registered in book A, pages 338 and 339.

Hugh Dickson, Register

This Indenture made this eighteenth day of April in the year of our Lord, one thousand eight hundred and sixteen, between John M. Harrison of Humphreys County, Tennessee of the one part, and Meredith Catchings of the County of Logan of the State of Kentucky of the other part, witnesseth that the said John M. Harrison for and in consideration of the sum of one hundred dollars to him in hand paid by the said Meredith Catchings the receipt whereof is hereby acknowledged, bargained, sold, and aliened, conveyed, and confirmed unto the said Meredith Catchings, his heirs and assigns forever, a certain tract or parcel of land lying and being in the state of Kentucky and County of Warren on the waters of Gasper River and bounded as follows. beginning at three post oaks corner to Adam Remor's line to a post oak, and black jack thence eighty poles to the said Remor's line to a post oak and bean, on Military line, thence south one hundred and seventy poles to a white oak and red oak, thence east one hundred and forty poles to two white oaks, and black oak, thence north (6-246) ninety poles to a stake, on the aforesaid Remor's line, thence west ninety-two poles to the beginning, containing one hundred acres, be the

same more or less, to have and to hold the aforesaid land with all and singular the rights, hereditaments, and appurtenances to and in, and belonging or in any wise appertaining to the only proper use of him the said Meredith Catchings his heirs and assigns forever, and the said John M. Harrison doth warrant and forever defend the right of the before recited land from himself, his heirs and executors, and administrators or all person or persons, whatever. In witness whereof him the said John M. Harrison, hath hereunto set his hand and affixed his seal the day and year above written.

J. M. Harrison, seal

Signed, sealed and delivered in presence of,

Barraclad O'Neal
Del S. Harrison

State of Tennessee)
Humphreys County) April Term 1816, Then was the within deed of conveyance duly acknowledged in open court and ordered to be registered.

Test: D. P. Hudson, Clerk

State of Tennessee)
Humphreys County) April 23, 1816, then was the within deed duly registered in book A, page 340 and 341.

Hugh Dickson, Regr.

State of North Carolina No. 241, know ye that we have granted unto William Beck, assignee of George Row a private in the Continental line, six hundred and forty acres of land in Davidson County, at a poplar and dogwood on the east side of the creek, then north three hundred and twenty poles to a black oak, and ash, then east three hundred and thirty to a dogwood, thence south three hundred and twenty poles to the beginning. To have and to hold the aforesaid land to the said William Beck, his heirs, and assigns forever, dated March 7, 1746.

Richard Caswell
J. Glasgow, Sec.

Warrant No. 541 Wm. Murray D.S. James Ireson, Uzalish Roberts, CC. I do hereby certify that the foregoing contains a true transcript taken from the books containing the military grant and recognised by an act of the General assembly of the State passed the 14th of November 1811, given under my hand at Nashville November 17, 1814.

John C. McLenore

State of Tennessee)
Humphreys County) Clerk's office 1816.
Then was the State Tax paid on the within grant so let it be registered.

D. P. Hudson, Clerk

The State of Tennessee, No. 3647.

To all to whom these presents shall come greetings: Know ye that in consideration of Military services performed by John Atkins to the State of North Carolina, warrant No. 3647, dated the 13th day of December 1793, and entered on the 23rd day of March 1810, by No. 4556 as an occupant claim under the act of 1807, there is granted by the State of Tennessee unto Richard Simmons, assignee of the heirs of said John Atkins, a certain tract or parcel of land, containing one hundred and fifty acres, part of a warrant lying and being in the first district on the north fork of Blue Creek, the north waters of Duck river, beginning at a sugar tree on the north branch of said creek, running thence west two hundred and nine poles to a poplar, thence south eighty poles to the creek, in all one hundred and fifteen poles to a white oak, thence east two hundred and nine poles to a black oak, thence north one hundred and fifteen poles to the beginning including said Simmons improvements according to lev, surveyed the 25th day of July 1808, by Lawsey P. Hudson D. S., with the hereditaments, and appurtenances.

To have and to hold the said tract or parcel of land with its appurtenances to the said Richard Simmons, and his heirs, forever. In witness whereof the said Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the State at Knoxville on the twenty-third day of March in the year of our Lord, one thousand eight hundred and ten and of the Independence of the United States the thirty-fourth.

By the Governor,
Willie Blount.

R. Houston, Secretary

Richard Simmons is entitled to the within mentioned tract of land.

L. McGavock, Regr. of
West Tennessee.

Recorded in the register's office of West Tennessee, December 16, 1811

L. McGavock, Regr.

State of Tennessee)
Humphreys County) June 8, 1816.

Then was the above grant duly registered in book A, page 342.

Hugh Pickson,

The State of Tennessee, No. 7835.

To all to whom these presents shall come greetings: Know ye that in consideration of Military services performed by George Fisk, to the State of North Carolina, warrant No. 5289, dated the 15th day of December 1797, and entered on the 6th day of June 1810, by No. 4735. There is granted by the said State of Tennessee unto Robert Thompson, assignee of the heirs of the said George Fisk, a certain tract or parcel of land containing one hundred and twenty acres, part of said warrant bearing date the 21st day of July 1813, lying and being in Humphreys County in the first district, on both sides of Hills Creek of Richland Creek, of Tennessee River and bounded as follows, to wit, beginning at a beech on the north bank of

The State of Tennessee, No. 3647.

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To have and to hold the said tract or parcel of land with its appurtenances to the said Richard Simmons, and his heirs, forever. In witness whereof the said Willie Blount, Governor of the State of Tennessee hath hereunto set his hand and caused the great seal of the State at Knoxville on the twenty-third day of March in the year of our Lord, one thousand eight hundred and ten and of the Independence of the United States the thirty-fourth.

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