

Polen Throckm  
To 3 Dec  
William Allen

Received for record June the 12th 1833  
Recorded November the 5th 1833

Madison County 3 This indenture made and entered into between  
Mississippi 3 Polen Throcklin of Adams County of the first part,  
and William Allen of Madison County of the other part witnesseth that the  
said Polen Throcklin of the first part, in and for the consideration of the  
sum of three hundred dollars, hath bargained, sold granted aliened  
enfeoffed and confirmed and by these presents doth bargain sell grant  
alien enfeoff and confirm unto the said William Allen his heirs  
assigns and administrators all his right title and claim to two  
eighths of land known and described as follows one eighth being  
the west half of S. 6 1/4 Section No 6 Township No 9 of Range 3 East contain-  
ing 79.19 Acres, the other the west half N. 6 1/4 of Section No 6 Township No 9  
of range 3 East containing 79.19 Acres lying and situate in the county and  
State aforesaid, together with all and singular the hereditaments and  
appurtenments therunto belonging or in anywise appertaining  
therunto to have and to hold the said Messyages tenements and heredita-  
ments and all and singular the premises hereby granted and  
confirmed mentioned or intended so to be with them and every of  
them appertaining unto the said William Allen his heirs assigns  
and administrators forever and the said Polen Throcklin for him-  
self his heirs assigns and administrators doth covenant grant  
and agree with the said William Allen his heirs assigns and  
administrators by these presents that the said William Allen his  
heirs assigns and administrators shall and may lawfully from  
time to time and at all times hereafter peaceably have hold  
use and enjoy occupy and possess the said messyages farm  
land tenements and hereditaments hereby granted and confirmed with  
them and every of them appurtenments free clear and fully discharged or  
well and sufficiently kept harmless and indemnified of from and  
against any and every other claim or demand whatsoever and  
behaviors sales judgments foreclosures and suits and of and  
from all troubles charges and encumbrances whatsoever had done or  
suffered by the said Polen Throcklin his heirs assigns and  
administrators or any other person or persons lawfully claiming or  
to claim of from or under him or any of them. In Testimony  
whereof I do hereunto affix my hand and Seal this the Second  
day of October A D our Thousand Eight hundred and thirty two  
1832

Polen Throcklin Seal  
Sarat Throcklin Seal  
witness Seal

State of Mississippi 3  
Madison County 3

Personally appeared before me the undersigned  
- ma Justice of the peace in and for said  
County Polen Throcklin and Sarat Throcklin his wife and severally  
acknowledged the foregoing indenture as their act and deed the  
land and premises therein mentioned and bargained and  
sold to be the right and estate of William Allen therein men-

tioned his husband assigns forever She the said Sarah his wife being by me first made acquainted with the contents thereof and by me privately examined apart from her said husband and whether she executed the same voluntarily and without compulsion or undue influence of her said husband - I am under my hand and Seal this 2<sup>nd</sup> day of October 1832

J. W. Cowley J.P.

William J. Irish 3 Received for Record 12<sup>th</sup> June 1833.  
 To 3 Dea 3 Recorded November the 8<sup>th</sup> 1833  
 John W. Moanna 3

The Indenture made and entered into this thirty first day of May in the year of our Lord one thousand eight hundred and thirty three between William Irish and Catharine his wife of the State of Mississippi and county of Madison of the first part and John W. Moanna of the afore said State and county of the second part witnesses that the said party of the first part for and in consideration of the sum of seven hundred and fifty dollars to them in hand paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained sold aliened and conveyed and confirmed and by their presents do grant bargain sell alien convey and confirm unto the said party of the second part his heirs and assigns the following described tract or parcel of land to wit West half of North West quarter of Section Eighteen of Township Seven of Range two East and South half of West half of South West quarter of Section Seven Township Seven of Range two East To have and to hold the said Bargained premises or parcels of Land being belonging or in any way appertaining with the remainder and remaindermen or persons or persons or persons issues and profits thereof to the said party of the second part his heirs executors administrators or assigns in fee simple and the said party of the first part from themselves their heirs executors administrators and the said Bargained premises or parcels of Land to the said party of the second part with warrant and forever defend by virtue of their presents in testimony whereof the said party of the first have hereunto set their hands and affixed their Seals the day and date first above written

William J. Irish Seal  
 Catharine Irish Seal

The State of Mississippi 3 I hereby certify that William J. Irish and  
 Madison County 3 Catharine his wife appeared the above deed in my presence and the latter being examined by me separately and apart from her said husband says that she did it without fear threat bribe or coercion of her said husband that it was her free voluntary act and that she did it for the purposes mentioned in the above deed I am under my hand and Seal the day and date mentioned in the above deed

George W. Weatherby J.P. Seal

3  
Carroll Rice Received for Record 12th June 1833

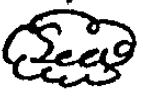
To 3/4 Mortgage Recorded 8th November 1833

William McManis


This Indenture made and entered into this twenty fourth day of May in the year of our Lord one thousand eight hundred and thirty three Between Carroll Rice of the County of Madison and State of Mississippi of the first part and William McManis of the County of Madison State aforesaid of the other part witnesseth that the said Carroll Rice in consideration of the sum of eleven thousand two hundred and sixty three dollars to him in hand paid by the said William McManis at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged hath bargained sold and conveyed and by these presents doth bargain sell and convey unto the said William McManis his heirs and assigns the following tracts or parcels of Land Situate lying and being in the County of Madison and State of Mississippi and designated and known as the South West quarter the North East quarter the West half of the South East quarter and the North half of the East half of the South East quarter of Section seventeen Township eight of Range two East of the Basis Meridian in which said several tracts or parcels of Land together constitute and comprise the tract or parcel of Land lately purchased by the said Carroll Rice of William McManis together with all and singular the Tenements Hereditaments and appurtenances whatsoever to the said several tracts or parcels of Land separately or collectively belonging or in anywise appertaining also the following Slaves to wit: Prosper Dick Abram Rose Lucy Maria Betty Merida Betty Sam Isabella and Anthony they being the said purchased by the said Carroll Rice of William McManis. Do have and to hold the said here by granted tracts or parcels of Land with all and singular the rights and privileges then to in anywise belonging or appertaining together with the aforesaid Slaves and the future increase of the females thereof unto the said William McManis his heirs and assigns forever and the said Carroll Rice for himself his heirs Executors or administrators doth hereby covenant and agree to and with the said William McManis his heirs and assigns that he the said Carroll Rice his heirs Executors and Administrators the aforesaid tracts or parcels of Land together with the appurtenances thereto belonging and together with the aforesaid Slaves and the future increase of the females thereof unto the said William McManis his heirs and assigns against all persons whatsoever lawfully claiming or to claim shall and well warrant and forever defend by their presents. Provided always and upon condition that if the said Carroll Rice his heirs Executors or Administrators shall well and truly pay or cause to be paid unto the said William McManis his heirs or assigns the first and full

Sum of One thousand ~~two~~ hundred and sixty three dollars divided into instalments and payable as follows to wit. Two thousand dollars on the first day of January Eighteen hundred and thirty four. Twenty eight hundred and twenty nine dollars on the first day of January Eighteen hundred and thirty five. Three thousand and twenty nine dollars on the first day of January Eighteen hundred and thirty six. Three thousand three hundred and five dollars on the first day of January Eighteen hundred and thirty seven. for which said sums of money the said Benjamin Rice executed his several promissory notes payable to William McNamee and bearing date the fifteenth day of May in the year Eighteen hundred and thirty three payable at the times above specified then and in that case and at all times from thence forth these presents and all the Estates both real and personal hereby granted conveyed sold and conveyed and every clause and sentence herein contained shall cease determine and be entirely void to all intents and purposes anything herein contained to the contrary notwithstanding in witness whereof the said Benjamin Rice hath hereunto set his hand and seal this the twenty fourth day of May in the year of Eighteen hundred and thirty three as first above written

Signed sealed and Delivered in the presence of  
 J. W. Cowry  
 Martford Jones

Benjamin Rice 

State of Mississippi } Personally appeared before me the undersigned  
 Madison County } Justice of the peace in and for said County  
 Benjamin Rice a party to the foregoing deed and acknowledging  
 signing and sealing of the same to be his voluntary act and  
 deed for the purposes therein mentioned and on the day and year  
 therein written I was under my hand and seal this 10th day  
 of June 1833

J. W. Cowry 

William McNamee } Received for Record 1st October 1833  
 do } Deed } Recorded 9th November 1833  
 Joseph Newman }

This indenture made the twenty fourth day of October one thousand eight hundred and thirty two Between William McNamee and Eliza McNamee his wife of the County of Madison State of Mississippi of the first part and Joseph Newman of the County and State aforesaid of the second part Witnesseth that the said party of the first part for and in consideration of the sum of five hundred dollars to them in hand paid the receipt whereof is hereby acknowledged have granted sold conveyed and confirmed and by these presents do grant sell confirm and convey unto the said Joseph Newman his heirs and assigns forever all our right title interest claim or demand whatsoever in the undivided

Certain real and personal of William Moaden deceased of Logan County Kentucky to the said Joseph Moaden his heirs &c. to have possession and enjoy all our interest in said estate in whatsoever county Borough or town the same may be or by as amply and as fully as we could in our own proper power and to have and to hold the same together with all the privileges and immunities whatsoever then unto belonging or in anywise appertaining unto the said Joseph Moaden his heirs and assigns forever witness our hands and seals the date above

William M Moaden Seal

Olga R. Moaden Seal

The State of Mississippi

Madison County

Personally came before me N. Callahan Judge of Probate and Chief Justice of the County Court of said County the within named William M Moaden and acknowledged that he signed sealed and delivered the within conveyance as his act and deed the day and year first written Even under my hand and Seal this 21<sup>st</sup> day of December A.D. 1832

N. Callahan Judge of Probate and Chief Justice of the County Court Seal

The State of Mississippi

Madison County

Personally came before me N. Callahan Judge of Probate and Chief Justice of the County Court of said County Olga R Moaden wife to William M Moaden as before mentioned who in a private examination apart from her said husband acknowledged that she signed sealed and delivered the within conveyance as her voluntary act and deed for the purposes therein contained the day and year first written Even under my hand and Seal this 21<sup>st</sup> day of December A.D. 1832

N. Callahan Judge of Probate and Chief Justice of the County Court Seal

William Mearing

Lewis Mearing

Lo. J. Deia

Levi Crosby

Received for Record 9<sup>th</sup> October 1833

Recorded 9<sup>th</sup> November 1833

This indenture made the fourteenth day of June in the year of our Lord one thousand eight hundred and thirty three between William Mearing and Lewis Mearing of the County of Yazoo and State of Mississippi of the one part and Levi Crosby of the County of Madison and State aforesaid of the other part witnesseth that the said William and Lewis Mearing for and in consideration of the sum of four hundred Dollars lawful money of the United States to them in hand well and truly paid by the said Levi Crosby the receipt whereof is hereby acknowledged hath granted bargained sold conveyed and confirmed unto their heirs heirs cloth grant bargain sell convey and convey

into the said brody his heirs and assigns all and singular the  
 following described lot tract or parcel of Land to wit the South East  
 quarter of Section number one in Township Number nine Range  
 One East Situate in the county of Madison and State of  
 Mississippi and all the estate right title interest claim and demands  
 of the said William Henry Mearns of in and to the said premises with all  
 and singular the rights franchises privileges and appurtenances  
 to the same belonging or in anywise appertaining and the rents  
 issues and profits thereof to have and to hold the said premises  
 with the appurtenances to the said proper use benefit and behoof  
 of the said Sir Brody his heirs and assigns forever and the  
 said Mearns their heirs executors and administrators  
 doth covenant and grant unto and with the said Brody  
 his heirs executors and administrators and assigns that  
 they are the true and lawful owners of the premises  
 hereby granted and hath by good right full power and  
 lawful authority to sell and convey the same in manner  
 and form aforesaid and further that they the said Mearns  
 their heirs executors and administrators will warrant  
 and forever defend the aforesaid premises with their appur-  
 tenances unto every part and parcel thereof unto the  
 said Brody his heirs and assigns against all persons claiming  
 or to claim by from or under him them or any of them or  
 by from or under any other person or persons whatsoever  
 in witness whereof the said William Mearns and Lewis Mearns  
 together with Sarah wife of said William Mearns who hereby  
 relinquish her right of Dower hath hereunto set their  
 hands and seals the day and year above written  
 Sealed and Delivered in presence of  
 W. H. Mearns Lewis Mearns  
 William Mearns Sarah Mearns  
 Sarah Mearns

The State of Mississippi 3  
 Yazoo County 1853

Before me a Justice of the  
 peace within and for the county aforesaid personally  
 came William Mearns and Lewis Mearns and Sarah  
 wife of said William Mearns the above named grantors  
 and acknowledged the above deed of conveyance to be their  
 voluntary act and deed for the uses and purposes  
 therein contained and the said Sarah Mearns wife of  
 the said William Mearns being examined separately  
 and apart from her said husband and the contents  
 of the said deed being read known and explained  
 to her declared that she voluntarily and of her own  
 free will without fear or coercion did and now doth  
 acknowledge the signing and sealing thereof in testimony  
 whereof I have hereunto set my hand and seal the 14th day of  
 June in the year of our Lord one thousand eight hundred and  
 thirty three  
 W. H. Mearns J.P. Deed

R. J. M. G. July 3 Received for Record 21th November 1833.  
to 3 Deed Recorded 19th November 1833.  
A. J. M. G. July 3

This Indenture made and entered into this 23<sup>rd</sup> day of May in the year of our Lord Eighteen hundred and thirty three between Robert J. McInty, of the first part and Abner J. McInty of the second part witnesseth that for and in consideration of the sum of one thousand dollars to him in hand paid the Receipt whereof is hereby acknowledged the said party of the first part hath this day bargained and conveyed and by these presents doth bargain sell and convey unto the party of the second part two certain parcels of land lying and being in the county of Madison and State of Mississippi and designated in the land office at Mount Kalico as the west half of the South East quarter of Section thirty Township nine Range two East and the West half of the North East quarter of Section thirty one in Township nine of Range two East containing together one hundred and fifty nine and ninety four hundredths Acres - To have and to hold to him the said Abner J. McInty his heirs and assigns forever the above described land with all the appurtenances thereto belonging forever and the said Robert J. McInty for myself my heirs and assigns will forever warrant and defend the title to the said land against the claim or claims of all persons whatsoever - In testimony whereof I have hereunto set my hand and seal the day and year first above written

R. J. M. G. Seal

The State of Mississippi

Madison County Personally appeared before the undersigned of the peace in and for said county the within named Robert J. McInty, who acknowledged that he signed sealed and delivered the within Deed on the day and year therein mentioned as his act and Deed - Given under my hand and seal this 23<sup>rd</sup> day of May 1833

States or George J. Seal

Benjamin Long July 3 Received for Record June 19th 1833.  
to 3 Deed Recorded November the 20th 1833.  
Mountfort Long

This Indenture made and entered into this the twenty first day of May in the year of our Lord one thousand eight hundred and thirty three between Benjamin Long of the county of Madison and State of Mississippi of the one part and Mountfort Long of the said county and State of the other part witnesseth that the said Benjamin Long in consideration of the sum of two hundred and ten dollars to him in hand paid by the said Mountfort Long at or before the sealing of these presents the receipt whereof is hereby acknowledged hath granted bargained sold and conveyed and by these presents doth warrant bargain sell and convey unto the said

Does his heirs and assigns a certain tract or parcel of land lying  
 situate and being in the county of Madison and State of Mississippi  
 aforesaid and designated and known as the west half of the north  
 West quarter of Section thirty six of Township nine of Range one  
 East containing 40 1/100 acres together with all and singular  
 the premises hereditaments and appurtenances to the same in  
 any way belonging or appertaining - To have and to hold the  
 said tract or parcel of land together with all the Tenements  
 hereditaments and rights and privileges thereof in anywise  
 belonging or appertaining unto him the said Bradford Long  
 his heirs and assigns forever, and the said Benjamin Long  
 for himself and his heirs the said tract or parcel of land  
 together with all and singular the Tenements hereditaments  
 Rights and privileges thereof belonging unto the said Bradford  
 Long his heirs and assigns free from the claim or claiming  
 of him the said Benjamin Long and his heirs and of all  
 and every person or persons whatsoever shall and do  
 warrant and forever defend by these presents in witness  
 whereof the said Benjamin Long hath hereunto set his hand  
 and affixed his Seal this 21<sup>st</sup> day of May in the year  
 of 1833 first above written  
 Sealed and delivered Benjamin Long Seal

In presence of  
 J. M. Cowley  
 State of Mississippi } Personally appeared before me the undersigned  
 Madison County } Justice of the peace in and for said County and  
 Benjamin Long and acknowledged he signed sealed and delivered  
 the foregoing deed for the uses and purposes therein written and  
 on the day and year therein mentioned Even under my  
 hand and Seal this 21<sup>st</sup> day of May 1833  
 J. M. Cowley J.P. Seal

William D Jones & Wife } Received for Record 20<sup>th</sup> June 1833  
 To } Deed } Recorded 20<sup>th</sup> November 1833  
 Nathan Bryant }

This indenture made and entered into this tenth day of  
 April in the year of our Lord one thousand eight hundred and thirty Three  
 between William D Jones, and Martha D his wife of the one part and  
 Nathan Bryant of the other part all of the county of Madison and State of  
 Mississippi. Witnesseth that the said William D Jones and Martha D his  
 wife for and in consideration of the sum of six hundred dollars to them  
 in hand paid by said Bryant the receipt whereof is hereby acknowledged  
 hath granted bargained sold and conveyed, and by these presents  
 doth grant bargain sell and convey unto Bryant his heirs and  
 assigns forever the following lot tract or parcel of land situate  
 lying and being in the Town of Vernon and County aforesaid. Which  
 lot of land is known and designated as lot number twelve on  
 the plat of said Town and contains two hundred feet on one South  
 Street and one hundred feet on main Cross Street. Which lot



Said Louis Molas by Deed from Morrey Salhans and all of which he conveys into the said Boyant except fifty feet on the North West corner of said lot fronting main Cross Street and extending back about eighty seven feet including his grocery area and half of a well on said lot which said Louis does not convey - To have and to hold the said Boyant premises to his own proper use and benefit forever and the said Boyant and wife for themselves their heirs &c both covenant with the said Boyant his heirs and assigns to warrant and forever defend the title to the aforesaid lot of said together with all appurtenances and accoutrements thereto belonging against the claim or claims of themselves their heirs Executors Administrators and all other persons whatsoever. In testimony whereof the said William D Jones and Martha D his wife have hereunto set their hands and seals the day year above written

Witnessed before signed  
 William D Jones Seal  
 Martha Jones Seal

The State of Mississippi Personally appeared William D Jones and Madison Boherty Martha Jones before the undersigned Justice of the peace in and for said county and acknowledged that they signed and sealed and delivered the within instrument of writing as their own voluntary act and deed and for the purposes therein mentioned and no other and Martha Jones the wife of the within named William D Jones being examined separately and apart from her said husband acknowledged that she signed and sealed the within instrument as her own voluntary act and deed without any fear or threats of her said husband assigned and acknowledged before me this 20th day of May 1833  
 J. W. Dorfield J. Secy

James Howard = Received for Record 28th August 1833  
 De = Deed = Received 20th November 1833  
 George Kohler =

This indenture made this twenty fourth day of January in the year of our Lord one thousand eight hundred and thirty three Between James Howard of the county of Madison and State of Mississippi of the one part and George Kohler of the county and State aforesaid of the other part. Whereas the said George Kohler has entered into a note as the security of the said Howard to Messrs Black & Weir of the town of Columbus for the sum of two hundred dollars bearing date even with this indenture and payable six months from the date thereof and being so bound as the security of the said Howard. All the said Howard desires and intends by these presents to assume and secure the said Kohler from his liability as security as aforesaid. This indenture therefore witnesseth that the said James Howard for and in consideration as well of the premises aforesaid as of the sum of one dollar to him in hand paid by the said George Kohler before the sealing and delivery hereof. He releases whosoever the said James Howard with

herby acknowledge hath granted, bargained and sold, and by these presents  
 with great bargain sell and convey unto the said George Fisher and to  
 his heirs and assigns forever South half of East half of South East  
 quarter of Section number 2, Township no 6 of Range no 4 East containing  
 thirty eight acres 61/100 being and being in the county of Madison and  
 also the west half of South west quarter of Section one Range 4 East  
 Township 6 in the county of Madison aforesaid adjoining the land  
 above described - To have and to hold the above described tract of land  
 and premises with the privileges and appurtenances thereto  
 belonging to the said George Fisher, and his heirs and assigns  
 to the use proper use and behoof of him the said George Fisher  
 and his heirs and assigns forever: Provided nevertheless that  
 if the said James Howard his heirs Executors or Administrators  
 do and shall well and truly pay or cause to be paid the Bond  
 aforesaid with the interest that may accrue thereon, and keep  
 harmless the said George Fisher from any liability from the  
 payment of the Bond aforesaid his heirs Executors or Adminis-  
 trators. When the Bond shall become due, then this indenture  
 and every thing herein contained, shall be void and of no  
 effect and all the covenants hereby granted shall cease and  
 determine: In witness whereof the said James Howard  
 hath hereunto subscribed his name and affixed his  
 Seal the day and year first written in this indenture  
 Signed, Sealed and Delivered

in the presence of  
 Wm L Blair  
 A. J. Weir  
 Town of County To wit

James Howard Seal  
 J. C. C.

I And P. Brown a Justice of the peace for the  
 County aforesaid in the State of Mississippi, do hereby  
 certify that James Howard personally appeared before me in  
 my County aforesaid and acknowledged this Deed to  
 be his act and deed and desired me to certify said Ackn-  
 owledgment to the clerk of the court of Probate in  
 and for the county of Madison in order that the said  
 Deed may be Recorded. Given under my hand and  
 Seal this 24th day of January 1833

And P. Brown Justice Seal  
 of the Peace C. C.

Arion D. Matheny  
 and Matilda his wife Received for Record 5th September 1833  
 To 3 Deca Recorded 20th November 1833  
 William Wadi

This Indenture made and entered into  
 this fourth day of September in the year of our Lord one thousand  
 eight hundred and thirty three between Arion Matheny and  
 Matilda his wife of the State of Mississippi and County of  
 Madison of the one part and William Wadi of the State of

Mississippi and County of Madison of the other part witnesseth that the said Aaron D. Matthey and Matilda his wife for and in consideration of two hundred Dollars lawful money to them in hand paid the Receipt whereof is hereby acknowledged have granted bargained and sold and by their presents do grant bargain and sell unto the said William Trade his heirs and assigns forever all that lot or parcel of Land, Situate lying and being in the County of Madison and State of Mississippi known and designated in the plot of Survey in the Land Office in and for the District District as being the South half of the South East quarter of Section Number twenty three in Township Eight of Range One East containing seventy nine acres and fifty nine hundredths of an acre together with all and singular the premises and appurtenances thereto belonging or in any wise appertaining to have and to hold the above bargained premises unto the said William Trade his heirs or assigns forever and unto the consideration aforesaid the said Aaron D. Matthey and Matilda his wife for themselves their heirs Executors and Administrators do covenant to warrant and defend the Right to the said premises unto the said William Trade his heirs and assigns forever both at law and in Equity against the lawful demands of any person or persons whatsoever - In Testimony whereof the said Aaron D. Matthey and Matilda his wife hereto set their hands and seals the day and date first written Signed Sealed and Delivered in the presence of  
 Aaron D. Matthey Seal  
 Matilda Matthey Seal

The State of Mississippi Personally appeared before me Nathaniel Madison County Provisionary Judge of the Court of Probates in and for the State and County aforesaid Aaron D. Matthey who acknowledged that he signed Sealed and delivered the within Indenture on the day of the date thereof as his act and deed - And also Matilda his wife upon an Examination privately and apart from her said husband acknowledged that she signed Sealed and delivered the same freely voluntarily and without any fear compulsion of her husband on the day and date therein written as her act and deed. In Testimony whereof Witness my hand and Seal this fifth day of September A.D. 1833  
 Nathaniel Madison  
 of Probates Seal

William Shaw Received for Record 16th September 1833  
 J. Dea. Recorded 21st November 1833  
 Joseph J. Shaw  
 William C. Shaw The Indenture made and entered into this fifteenth day of August A.D. Eighteen hundred and thirty three between William Shaw of the County of Madison and State of Mississippi

X<sup>3</sup>

of the first part and Joseph & Shaw and William & Shaw of the second part  
witnesseth that the party of the first part, for and in consideration of  
the sum of five thousand dollars four hundred dollars to him in hand  
paid by the said Joseph & Shaw and William & Shaw the parties  
of the second part at and before the making and delivery of their  
present receipt whereof is hereby acknowledged and the parties  
of the second part their heirs Executors administrators and assigns  
therefrom acquitted and forever discharged has hereby bargained  
sold aliened and conveyed conveyed and confirmed, and  
doth hereby bargain sell alien convey and confirm  
unto the said Joseph & Shaw and the said William & Shaw  
the parties of the second part the following tracts or parcels of  
land lying and being in the State of Mississippi and County of  
Madison and known as the west half of the south west quarters  
of Section twenty in Township eight of Range three East in the  
Chactaw District and State of Mississippi containing eighty acres  
and fifteen hundredths of an acre, and the east half of the south  
west quarter of Section nineteen in Township eight of Range three  
East in the District of Chactaw Mississippi containing eighty  
acres and the west half of the south east quarter of Section  
nineteen in Township eight of Range three East in the same  
District aforesaid containing eighty acres, and also the east  
half of the south east quarter of Section nineteen in Township  
eight of Range three East in the District of Chactaw aforesaid  
containing eighty acres and also the west half of the south  
west quarter of Section nineteen in Township eight of Range  
three East in the Chactaw District and State of Mississippi  
containing eighty acres and also the north west quarter of  
Section twenty in Township eight of Range three East in  
the Chactaw District and State of Mississippi containing  
an hundred and sixty acres, and also the east half of  
the north east quarter of Section twenty four in Township  
eight of Range two East in the Chactaw District and State  
of Mississippi containing twenty seven acres and forty one  
hundredths of an acre. To have and to hold all and  
singular the appurtenances and hereditaments to them  
and to their heirs Executors and administrators forever  
and the said William Shaw party of the first part doth  
for himself his heirs Executors administrators and assigns  
covenant and convey the aforesaid mentioned and above  
described tracts or parcels of land in fee simple unto  
the said Joseph & Shaw and William & Shaw the parties  
of the second part to have and to hold together with all  
and singular the appurtenances and hereditaments  
therunto appertaining or in anywise belonging and  
the said party of the first part doth for himself his heirs  
Executors and Administrators covenant and defend the  
title and possession of the above bargained sold and  
hereby conveyed tracts of land for

And title and of any person or persons claiming or to claim the same  
and also from the equitable claim and title of any person or person or  
persons whatsoever, and from the title or claim of any person or persons  
whatsoever claiming or to claim title through himself. In Testimony  
Whereof I have hereunto put my hand and Seal on the day and  
year first above written in presence of Me

Wm Shaw Seal  
The State of Mississippi Personally appeared before me at Ballham  
Madison County J. Judge of the Court of Probates in and  
for the State and County aforesaid William Shaw who acknowledged  
that he signed sealed and delivered the foregoing indenture on  
the day and year therein written as his act and deed in  
Testimony Whereof I have hereunto put my hand and Seal  
this 15th day of August A D 1833.

J. Ballham Judge of Probates  
of M. S. Seal

David Doorn and wife Received for Record 16th September 1833  
to Seal Recorded 21st November 1833.  
John Boy

This Indenture made the fifth day of August  
in the year of our Lord one thousand eight hundred and  
thirty three Between David Doorn and Martha Doorn his wife  
of the first part and John Boy of the second part all of the State  
of Mississippi and County of Madison. Witnesseth that the said  
parties of the first part for and in consideration of the sum of  
three hundred and thirty dollars current money of the United  
States to them in hand paid by the said party of the second  
part at and before the signing and delivery of these presents  
the receipt whereof they do hereby acknowledge and thereupon  
therefrom and of and from every part thereof do acquit  
release exonerate and discharge the said party of the second  
part his heirs executors administrators and assigns and  
every of them by their presents have granted bargained  
sold aliened, remised released and confirmed, and by  
their presents do fully freely and absolutely grant bargain  
sell alien, remise, release, and confirm unto the party of  
the second part and his heirs and assigns forever to wit a  
lot in the town of Vernon lying immediately north of a lot owned  
by Joseph Medans and sold to him by Miss and Wolfe fronting an  
hundred feet on main street By two hundred feet in the  
Rear. It being the same lot on which <sup>there is</sup> a work shop erected  
together with all and singular the hereunto appertaining and appurtenances  
whatsoever to the said John Boy and premises belonging or in  
any way appertaining and the reversion and reversions, remain-  
der, and remainders, rents issues and profits thereof and  
of every part and parcel thereof and also all the legal  
right, title interest property possession claim and demand  
whatsoever. Said parties of the first part and each of them

of or and to the same or any part or parcel thereof. To have and to hold  
 the said lot of ground and premises with them and every of their rights  
 members and appurtenances unto the said party of the second part  
 his heirs and assigns forever to the only proper use benefit and  
 behoof of the said party of the second part his heirs and assigns  
 forever. And the said David Down and Judith Down his wife  
 and their heirs and all and singular the aforesaid lot of ground  
 and premises with them and every of their rights members and  
 appurtenances hereby granted and released and every part and  
 parcel thereof unto the said party of the second part his heirs  
 and assigns and against the said David Down and Judith  
 Down his wife their heirs and assigns and against all and  
 every other person or persons whomsoever shall and will warrant  
 and forever defend by these presents. In witness whereof the  
 parties to these presents have hereunto unchangeably set their  
 hands and seals the day and year first above written

Signed Sealed and  
 Delivered in presence of  
 State of Mississippi  
 Madison County

David Down *Seal*  
 Judith Down *Seal*  
 Personally appeared before me by Mr  
 Barfield a Justice of the  
 Peace for said County the above David Down who acknowledges  
 the above deed of conveyance to be his own act and deed also  
 the above Judith Down who acknowledges that the signed  
 sealed and delivered the above deed of her own voluntary  
 accord without fear or threats from the said David Down her  
 husband even under my hand this the day of September  
 1833.  
 By Mr Barfield Justice of the  
 Peace *Seal*

Bradley Cook  
 Doz Deed  
 William D Jones

Received for Record 16th September 1833  
 Recorded 22nd November 1833.

This instrument made the twentieth day of August in  
 the year of our Lord one thousand eight hundred and thirty three between  
 Bradley Cook and Malinda his wife of the County of Madison and  
 State of Mississippi of the first part and William D Jones of the  
 County and State aforesaid of the other part witnesseth that for  
 and in consideration of the sum of five hundred and fifty  
 dollars to the said Bradley Cook in hand paid by the said  
 Jones the receipt whereof is hereby acknowledged the said Cook hath  
 granted bargained sold and conveyed and by these presents doth  
 grant bargain sell and convey unto the said Jones his heirs and  
 assigns forever an lot or parcel of land situated and lying  
 in the town of Vicksburg County and State aforesaid and designated  
 in the South West Block of lots lying immediately South of  
 the third leading to Maina Bluff commencing on the North  
 East corner of Mrs Davis lot and running East one hundred  
 feet thence South two hundred feet thence West one  
 hundred feet thence to the Beginning two hundred feet

71  
 Known in the plot of said town as to be together with all the privileges  
 and appurtenances thereto belonging. To have and to hold the said  
 land with all the privileges and appurtenances to the said Jones  
 his heirs and assigns forever. And the said Bradley Cook doth  
 covenant and agree with the said Jones his heirs and assigns that  
 he the said Cook is seized in fee of the granted premises that they  
 are free from all incumbrances done or suffered by him the said  
 Cook and that he the said Cook will and his heirs Executors  
 and administrators shall warrant and defend the same to  
 the said Jones his heirs and assigns forever against the  
 lawful claim and demands of all persons claiming by  
 force or main from the said Cook. In witness whereof the  
 party have hereunto joined their hands and seals the day  
 and date above written

The State of Mississippi  
 Madison County

Bradley Cook Seal  
 Malinda Cook Seal

I A. Howard a Justice of the peace in  
 and for said county do hereby certify that Malinda wife of  
 Bradley Cook parties to the foregoing deed, personally appeared  
 before me in the county aforesaid and being examined by me separate  
 and apart from her said husband and having the said deed explained  
 to her she declared that she did voluntary sign seal and acknowledge  
 the same to be her act and deed and that she was still satisfied  
 therewith and now acknowledge the same, also at the same  
 time and place said the said Bradley Cook did acknowledge  
 the signing and sealing of the instrument as his act and  
 deed and do further certify that I am satisfied from my  
 own personal knowledge that the persons making the foregoing  
 acknowledgement are the persons they represent themselves  
 to be. Witness my hand and seal this 20th day of August  
 1833 At Howard, N. C.

John Williams Received for Record 23<sup>rd</sup> September 1833  
 J. B. Deane Received 20<sup>th</sup> November 1833  
 William Wade

This instrument made and entered into the County  
 of Madison in the year eighteen hundred and thirty  
 three between John W. Kearna of Madison County and State of  
 Mississippi of the one part and William Wade of the other  
 part in witness whereof that the said John W. Kearna hath for and in  
 consideration of the sum of seven hundred and fifty  
 dollars to him in hand paid the receipt whereof is hereby  
 acknowledged and the said William Wade his heirs  
 & assigns forever Released and discharged therefrom, granted  
 Bargained sold and confirmed unto the said William  
 Wade his heirs and assigns forever a certain lot or  
 parcel of land lying land being in the said County and Sta

aforsaid to wit the north west quarter of Section twenty three Township eight  
 and Range no one East. also west half of South East quarter of  
 Section number twenty two likewise the North half of the East half  
 of the South East quarter of Section twenty two both in the said Township  
 and Range no one East to have and to hold the same lots or parcels of land  
 with all and singular the appurtenances thereto belonging or in anywise  
 appertaining unto the said William Wallace his heirs and assigns the  
 said John M. Hanna with for himself his heirs and assigns  
 the covenant and agree to and with the said William Wallace his  
 heirs or assigns the said warrant and defend the title of the aforesaid  
 lots or parcels of land from himself his heirs or assigns the said land  
 from all and every person or persons whatsoever unto the said William  
 Wallace his heirs and assigns forever in testimony whereof the said John  
 M. Hanna hath hereunto set his hand and seal the day and  
 date first above written

John M. Hanna Seal

The State of Mississippi } Personally appeared before me W  
 County of Madison } Nathaniel Williams Judge of the  
 Court of Probates in and for the State and County aforesaid  
 the above named John M. Hanna who acknowledged that  
 he signed sealed and delivered the foregoing instrument  
 on the day and year therein written as his act and  
 deed in and under my hand and seal this 23<sup>rd</sup> day  
 of September A.D. 1833

Nathaniel Williams Judge of Probates

Dickson Henry } Received for Record 20<sup>th</sup> September 1833  
 do } Deed } Recorded 29<sup>th</sup> November 1833  
 Abraham Barraway }

This Indenture made the twenty fifth Sept day  
 of July in the year one thousand eight hundred and thirty Three  
 between Dickson Henry of the one part and Abram Barraway of  
 the other part both of the County of Madison and State of  
 Mississippi. Witnesseth that the said Dickson Henry for and  
 in consideration of the sum of one thousand dollars to him  
 in hand paid by the said Barraway, etc. and before the  
 execution hereof, the receipt whereof is hereby acknowledged  
 has bargained sold conveyed aliened confirmed and by these  
 presents do bargain sell convey and confirm unto the said  
 Barraway his heirs and assigns the following described tract  
 of land to wit. The E 1/2 of the S. E 1/4 of Section Twenty  
 Eight Township Eight Range One West. The E 1/2 of the  
 N. E 1/4 of Section 33, same Township and Range, and the  
 N 1/2 of the West 1/2 of the S. E 1/4 of Section 28 same  
 Township and Range 1<sup>st</sup> containing two hundred and  
 six the same more or less situated in the County of Madison  
 and State of Mississippi. Together with all and singular  
 the improvements privileges hereditaments and appurtenances



Whatever therunto belonging or in anywise appertaining and also all the best right title and claim whatsoever of him the said Henry in law or equity or otherwise in and to the same To have and to hold the said tract of Land, hereditaments and premises, hereby granted or intended to be with the appurtenances unto the said Abram Caraway his heirs and assigns to them Any proper use and behoof forever. And the said Dickson Henry for himself his heirs, Executors and Administrators doth covenant promise and agree to and with the said Caraway his heirs and assigns, that he the said Henry and his heirs the said above mentioned and described tract of Land hereditaments and premises hereby granted with the appurtenances unto the said Caraway his heirs and assigns against him the said Henry and his heirs and all and every other person or persons whatsoever lawfully claiming or to claim by force or violence him them or any of them shall and will warrant and forever defend. By these presents In witness whereof the said Dickson Henry has hereunto set his hand and seal on the day and year above written.

Teste J. M. Ewing

Dickson Henry Seal

The State of Mississippi  
Madison County. I Personally appeared before me the undersigned Justice of the peace in and for said County Dickson Henry who acknowledged the signing and sealing of the foregoing deed of Benjamin and Lett on the day and year therein mentioned and for the purposes therein expressed. Given under my hand and seal this 25th day of September 1833

J. M. Ewing J.P. Seal

Chasman M. Heath Received for Record 5th October 1833  
Do I Deed Recorded 29th November 1833.  
William Pack

Know all men by these presents that I Chasman M. Heath for and in consideration of the sum of fifteen hundred dollars to me in hand paid have bargained sold and conveyed to William Pack his heirs and assigns forever the an half of the undivided tract of land situated and lying in Madison County Mississippi State as follows of the east half of the North West quarter of Section Thirty Two Township nine of Range one west in the Chatham District also the west half of the North East quarter of the same Section and Township and Range being one hundred and twenty acres more or less. Together with all and singular the Rights privileges and appurtenances thereto appertaining to the said William Pack his heirs and assigns forever hereby covenanting to and with the said William Pack his heirs and assigns the title to the aforesaid one half of the undivided tract of land well and truly to warrant and defend In

Witness whereof I have hereunto set my hand and seal September  
Eighteen hundred and thirty three.

G. M. Heath (Seal)

The State of Mississippi This day personally appeared before me Gabon or  
Madison County Bonfield an acting Justice of the peace in and for  
said county G. M. Heath whose name appears to the within Deed of  
conveyance to William Pack who acknowledges that he signed  
Deed and delivered the same for the purposes therein contained  
Signed and acknowledged before me this 24th day of  
September A. D. 1833.

G. M. Bonfield. J. P.

v v

Deed Johnson & Bynetha Johnson Received for Record 25th November 1833  
Deed William Pope Recorded November the 30th 1833.

This instrument made the first day of July  
in the year of our Lord one thousand Eight hundred and  
thirty three Between Deed Johnson and Bynetha Johnson  
his wife of the one part and William Pope of the other part  
all of the County of Madison State of Mississippi. Witnesseth  
that Deed and Bynetha Johnson for and in consideration  
of the sum of four thousand dollars to them in hand paid  
in hand paid by the said William Pope the Receipt whereof is  
hereby acknowledged have given granted conveyed sold  
released conveyed and confirmed and by their presents  
do grant bargain sell release convey and confirm to  
him the said William Pope his heirs and assigns forever  
the following described land that is to say, the South West  
quarter of Section twenty nine Range one West. The West  
half of the North West quarter of Section thirty two Township  
nine Range one West and the East half of the South East  
quarter of Section thirty Township nine Range one West  
lying and being in the County of Madison and State of  
Mississippi containing three hundred and twenty acres  
be the same more or less. To have and to hold all the  
above described tract or parcel of land together with all  
the privileges and appurtenances thereto belonging  
to him the said William Pope his heirs and assigns  
forever and furthermore we the said Deed Johnson  
and Bynetha Johnson warrant to and with the said  
William Pope that at and until the encasing of these  
presents well well sealed in fee simple of said described  
tract or parcel of land and have right to convey the  
same in manner and form as herein expressed. We  
do nevertheless ourselves our heirs and assigns to  
him the said William Pope his heirs and assigns  
that the above tract of land with all the privileges and

Appurtenances in anywise whatsoever belonging we will warrant and forever defend against the lawful claims of all persons whatsoever. In Testimony whereof we the said Pede and Cynthia Johnson have hereunto set our hands and seals the day and year first written.

Signed Sealed and delivered in presence of

Pede Johnson *(Seal)*  
Cynthia Johnson *(Seal)*

State of Mississippi } Personally appeared before me Nathan  
Madison County } Howard a Justice of the peace in and  
for said County of Madison Pede Johnson  
and Cynthia Johnson the Signors and Sealors of the within  
written Instrument and acknowledged it to be their  
free act and deed for the purpose therein mentioned  
and the said Cynthia Johnson being examined separate  
and apart from her said husband declared the signed  
and sealed the within of her own free will and accord  
without any fear threat or compulsion of her said husband  
Given under my hand and seal this 1<sup>st</sup> day of July  
in the year of our Lord Eighteen hundred and thirty  
Three. Nathan Howard *(Seal)*

Cleanor A Geizer &  
D M Geizer  
to Deed  
Dickson MERRY

Received for Record 25<sup>th</sup> Sept 1833  
Recorded 3<sup>rd</sup> December 1833.

This Indenture made this Eighteenth day of July in the year of our Lord one thousand eight hundred and thirty three Between Cleanor Geizer and Holliday Geizer of the County of Madison and State of Mississippi of the one part and Dickson Merry of the County of Madison and same State of the other part Witnesseth that the said Cleanor Geizer and Holliday Geizer for and in consideration of the sum of Seven hundred and thirty dollars to them in hand paid by the said Dickson Merry at and before the delivery hereof the Receipt whereof is hereby acknowledged have granted bargained sold conveyed and confirmed and by these presents do grant bargain sell convey and confirm unto the said Dickson Merry his heirs and assigns the following description to wit 6 1/2 of the South East 1/4 of Section 28 and 6 1/2 of N E 1/4 of Section 33. N 1/2 of the W 1/2 S E 1/4 Section 28 Township No 8 of Range one West all lying and being in the County of Madison and State aforesaid containing two hundred Acres more or less in characters District together with all and singular the improvements parcels hereditaments and appurtenances whatsoever hereunto belonging or in anywise appertaining do have and to hold the said hereditaments and premises hereby

granted with the appurtenances into the said Dixon Henry his heirs and assigns and the said Clemon A. Geiser and Nolliday Geiser for themselves their heirs executors and administrators do covenant promise and agree to and with the said Dixon Henry his heirs and assigns by these presents that they the said Clemon A. Geiser and Nolliday Geiser and their heirs the above described tract of land hereinafter and premises hereby granted unto the said Dixon Henry his heirs and assigns against them the said Clemon A. Geiser and Nolliday Geiser and their heirs against all and every other person or persons whomsoever shall and lawfully warrant and forever defend by these presents. In witness whereof the parties have hereunto set their hands and seals on the day and date above written.

Signed Sealed and Delivered in presence of  
 J. D. Neely  
 Richard Davenport

Clemon A. Geiser  
 D. M. Geiser  
 Seal  
 Seal

The State of Mississippi } Personally appeared before me  
 Adams County } the undersigned an acting  
 Justice of the Peace in aforesaid State and County Clemon  
 A. Geiser and D. M. Geiser who acknowledge that they  
 signed sealed and delivered the above deed on the  
 date above written for the purposes therein written  
 as their own act and deed. Given under my hand  
 and seal this 19th day of July 1833.

J. M. Geiser & P. Seal

The State of Mississippi } Personally appeared before  
 Madison County } me the undersigned a Justice  
 of the Peace in and for said  
 County the within named George D. Neely one of the  
 subscribing witnesses to the aforesaid deed who being  
 duly sworn deposeth and saith that he saw the within  
 named Clemon A. Geiser and D. M. Geiser whose names  
 is subscribed thereto sign seal and deliver the same  
 to the within named Dixon Henry that he thus depo-  
 sited subscribed his name as a witness thereto in the  
 presence of the said Clemon A. Geiser and D. M. Geiser  
 and that he saw the other subscribing witness Richard  
 Davenport sign the same in the presence in the  
 presence of the said Clemon A. Geiser and D. M. Geiser  
 and in the presence of each other on the day and  
 year therein named

Sworn to and subscribed  
 before me this 25th day of  
 Sept 1833

George D. Neely

J. M. Geiser & P. Seal

Abram Caraway & wife  
To Z. Wood  
Dickson Henry

Received for record September the 25 1833  
And recorded December the 10<sup>th</sup> 1833.

This Indenture and entered into this the twenty fifth day of September in the year of our Lord one thousand eight hundred thirty three between Abram Caraway of the first part & Dickson Henry of the County of Madison & State of Mississippi. Let it be known that the said party of the first for and in consideration of the sum of one hundred dollars to him in hand paid by the said party of the second part at & before the execution hereof the debt which he owes as is known & acknowledged was bargained & sold conveyed & confirmed & by these presents doth bargain sell convey & confirm unto the said Dickson Henry his heirs & assigns the following described tract or parcel of Land lying and being in the County of Madison & State aforesaid known & designated as the East half of the South East quarter of Section No thirty three of Township No eight of Range No one West containing eighty and nine hundredths of an acre to the same more or less together with all & singular the improvements privileges incidents & appurtenances whatsoever thereto belonging or in anywise appertaining & also all the estate right title & claim whatsoever of him the said Caraway Law or equity or otherwise & to the same to have and hold the said tract of Land hereditaments and privileges hereby or intended to be with the appurtenances unto the said Dickson Henry his heirs and assigns to their only proper use and behoof forever And the said Abram Caraway for himself his heirs Executors and Administrators doth covenant promise and agree to and with Dickson Henry his heirs and assigns that he the said Caraway and his heirs and assigns the said above mentioned and described tract of Land hereditaments and premises hereby granted with the appurtenances unto the said Caraway his heirs and assigns against him the said Caraway and his heirs and all and every other person or persons whomsoever lawfully claiming or to claim by from or under him them or any of them shall and will warrant and forever defend by their presents in writing whereof the said Abram Caraway his heirs and assigns have put their hand and seal the day and year above written

Abram Caraway Seal  
Martha Caraway Seal

The State of Mississippi  
Madison County

Personally appeared before me the undersigned one of the Justices of the peace in and for said County Abram Caraway and Martha his wife who acknowledged the signing and sealing of the foregoing deed of bargain and sale for the purposes therein expressed and Martha Caraway his wife being examined by me separate and apart from her said husband acknowledged the signing and sealing of the same without any fear threats or compulsion from her husband but with her own free will and accord and on the day

and year therein mentioned given under my hand and seal this  
25<sup>th</sup> day of September 1833.

J. M. Goring J. P. Seal

Caleb Reed and  
Matthias Reed his wife &  
Thomas Reed  
To E. Deeds  
William Denson

Received for Record 25<sup>th</sup> day of September  
1833  
Recorded 16<sup>th</sup> December 1833

This Indenture made the seventeenth day of July in the  
year of our Lord one thousand eight hundred and thirty three between  
Caleb Reed and Matthias Reed his wife and Thomas Reed of  
Madison County and State of Mississippi of the one part, and  
William Denson of the County and State aforesaid of the other  
part. Witnesseth that the said Caleb Reed and Matthias Reed his  
wife and Thomas Reed the parties of the first part, for and in  
consideration of the sum of two hundred dollars to them in  
hand paid by the said party of the second part, the receipt whereof  
is hereby acknowledged have granted, bargained, sold, aliened and  
confeffed and by their presents do grant sell alien confeffed  
unto the said William Denson his heirs and assigns forever the  
following described parcel of tract of land (to wit) Beginning  
at the South West corner of the East half of the North West  
quarter of Section thirty one Township Eighth Range one west  
in District of Choctaw. Running North forty five poles and  
Eleven links to a stake thence East Six degrees South to where it  
will intersect the line running from the half mile Station on  
the North and South sides through the center of said Section  
thence South with said line to the South East corner of the  
above described eighth of land thence West to the Beginning  
containing twenty two acres the same being more or less together  
with all and singular the appurtenances hereunto in anywise  
and advantages whatsoever unto the above described premises  
belonging or in anywise appertaining and also all the estate  
right interest and property and claim whatsoever either in  
law or in equity belonging to us the parties of the first part  
of us and to the same do have and to hold the above granted  
bargained and described premises with the appurtenances  
unto the said William Denson his heirs and assigns forever  
and the said Caleb Reed and Matthias Reed his wife and  
Thomas Reed for themselves their heirs Executors Administrators  
and assigns do covenant grant promise and agree to and  
with the said William Denson his heirs and assigns  
that we the said Caleb Reed and Matthias Reed his wife  
and Thomas Reed and our heirs the above described  
premises and every part and parcel thereof with the  
appurtenances unto the said William Denson, and his  
heirs and assigns against the parties of the first part and  
against all persons lawfully or equitably claiming or to

Said premises or any part of them under here or here or any of them shall and will remain and by their presents forever defunct. In witness whereof the said Caleb Reed and Martha & Reed his wife and Thomas Reed have hereunto set their hands and affixed their seals the day and year first above written

Caleb Reed  
Martha & Reed  
Thomas Reed

State of Mississippi  
Madison County

Principally appeared before me Erison Keary a Justice of the peace in and for said County aforesaid the within named grantors Caleb Reed and Martha & Reed his wife and Thomas Reed whose signatures and seals appear to this deed who are to me personally known after hearing the above deed read and explained they each acknowledged that they had signed the same freely and voluntarily with a full knowledge of its contents and then acknowledged the said Martha & Reed upon an examination separate and apart from her husband and me before me Erison Keary my hand and seal this sixteenth of July one thousand eight hundred and thirty three

Erison Keary J. P.

Sarah Williamson & wife  
Do Dea  
John Simmons

Received for Record 21th December 1833  
Recorded 18th December 1833

This Indenture made and entered into this third day of October in the year of our Lord one thousand eight hundred and thirty three Between David Williamson and Parthena his wife of the County of Madison and State of Mississippi of the first part and John Simmons of the County and State aforesaid of the second part witnesseth that the said David Williamson and Parthena his wife in consideration of Three thousand dollars to them in hand paid by the said John Simmons at or before the executing and delivery of these presents (the receipt whereof is hereby acknowledged) have granted bargained sold and conveyed and by these presents do grant bargain sell and convey unto the said John Simmons his heirs and assigns the tract or parcel of land when he the said David Williamson now residing within and being in the County of Madison and State of Mississippi aforesaid containing two hundred and twenty acres comprised of the tract or parcel of land aforesaid and known as follows to wit East half of the North East quarter of Section Eight in Township of Range One East and the East half of the North East quarter of Section Seventeen in Township Eight of Range One East and the West half of the South East

quarter of Section eight in Township Eight of Range one East  
 Savoy Reserving and excepting from the tract or parcel last  
 aforesaid Seventeen acres and Seventy four hundredths of an  
 acre being the lot or parcel of land whereon the Town of Livingston  
 is situated and Sixty nine hundredths of an acre of land  
 heretofore conveyed by said Williamson and wife to Leitch &  
 Kilton, and one half of an acre of land to William Dabney  
 heretofore conveyed by the said David Williamson and wife, all and  
 each of which said last mentioned tracts or parcels of land  
 are hereby specially reserved and are not sold or intended  
 to be conveyed by this deed, To have and to hold the said  
 first mentioned tract of land whereon the said David Williamson  
 now resides containing two hundred and twenty acres more  
 or less together with all and singular the Rights, privileges  
 and appurtenances thereto in anywise belonging or apper-  
 taining unto the said John Timmon his heirs and  
 assigns forever and the said David Williamson and  
 Patheria his wife for themselves and their heirs the  
 said tract or parcel of land containing two hundred  
 and twenty acres more or less after deducting and  
 reserving the parcel above described and intended  
 to be Reserved with all and singular the Rights  
 privileges and appurtenances to said tract belonging  
 or appertaining unto the said John Timmon his  
 heirs and assigns free from the claim or claims of  
 them the said David Williamson and Patheria his  
 wife or either of them them or either of their heirs and  
 of all and every person or persons whatsoever, shall well  
 and lawfully warrant and for ever defend by them, present  
 in writing whereof they hereto set their hands and  
 seals this third day of October Eighteen hundred and  
 thirty three as first above written

Typed Tealia and  
 delivered in the presence of  
 Montfort Jones

David Williamson Seal  
 Patheria Williamson Seal

I Mr Oving  
 The State of Mississippi Personally appeared before me  
 Madison County I the undersigned a Justice of  
 the peace in and for said County the within named  
 David Williamson and Patheria his wife who acknowledged  
 that they Typed Tealia and delivered the within  
 Deed of Part and Sale on the day and year therein  
 mentioned and Patheria his wife being examined  
 by me separate and apart from her said husband  
 acknowledged the Typing Sealing and delivering  
 of the same as her voluntary act and deed freely  
 without any fear threats or compulsion of her said  
 husband given under my hand and Seal this 3rd day of  
 October 1833 J. M. Oving J. P. Seal



21

Received for Record 1<sup>st</sup> day of  
 October 1833  
 Recorded the 18<sup>th</sup> Day of December 1833

Jeremiah Vandeman &  
 Sarah his wife  
 To Deeds  
 John Throck

This Indenture made and entered into this  
 the Thirtieth day of September A D Eighteen hundred and  
 thirty three between Jeremiah Vandeman and Sarah Vandeman  
 his wife of the County of Madison and State of Mississippi  
 of the one part and John Throck of the State and County  
 aforesaid of the other part witnesseth that the said Jeremiah  
 Vandeman and Sarah his wife for and in consideration  
 of thirty six hundred dollars lawful money to them in  
 hand paid the receipt whereof is hereby acknowledged have  
 granted bargained and sold and by these presents do  
 grant bargain sell unto the said John Throck his heirs  
 and assigns forever all that lot or parcel of land situate  
 lying and being in the State and County aforesaid &  
 known as the East half of the North East quarter of Section  
 twenty four in Township eight of Range one East in  
 the District of lands offered at Sale at Mount Teche in  
 the State aforesaid containing eighty acres and twenty  
 five hundredths of an acre and the West half of  
 the North West quarter of Section nineteen in Town-  
 ship eight of Range two East in the Chactaw  
 District and State aforesaid containing seventy nine  
 and fifty hundredths of an acre also the South West  
 half of the South West quarter of and the East half  
 of the South West quarter of Section number eighteen in  
 Township number eight of Range No two East containing  
 an hundred and nineteen acres and twenty five  
 hundredths of an acre of land in the District of  
 Chactaw in the State of Mississippi and the East half  
 of the North West quarter of Section nineteen in Town-  
 ship eight of Range two East together with all and  
 singular the appurtenances therunto belonging or  
 in anywise appertaining to have and to hold the above  
 bargained premises except one quarter of an acre including  
 the family graveyard of the said Vandeman unto the said  
 John Throck his heirs and assigns forever and for the  
 consideration aforesaid the said Jeremiah Vandeman  
 and Sarah Vandeman his wife for themselves their heirs  
 Executors and Administrators do covenant to warrant and  
 defend the right to the said premises unto the said John  
 Throck his heirs and assigns forever both at law and  
 in equity against the lawful demands of any person  
 or persons whatsoever in testimony whereof the said  
 Jeremiah Vandeman and Sarah his wife have here-  
 unto set their hands and Seals this day and date first  
 written

Jeremiah Vandeman  
 Sarah Vandeman

The State of Mississippi Personally appeared before me Nicholas  
 Mansour County J. Ballham primary judge of the court  
 of Probates in and for the State and County aforesaid William  
 Wademan who acknowledged that he signed sealed and  
 delivered the within indenture on the day and year  
 therein written and for the purposes therein written  
 as his act and deed - and also Sarah his wife who  
 upon an examination privately and apart from him  
 said husband acknowledged that she signed sealed  
 and delivered the same on the day and year therein  
 written and for the purposes therein expressed freely  
 voluntarily without any fear threats or compulsion  
 of her said husband as her act and deed Even under  
 my hand and Seal this 30th day of September  
 A. D. 1833. N. Ballham Judge of Probates of M. C. Co.

John Shrock & Belia his wife Received for Record 1<sup>st</sup> of October 1833  
 do 3 Deed Recorded 15th December 1833  
 William Wade 3

The Indenture made and entered into the twenty  
 eighth day of September eighteenth hundred and thirty three  
 between John Shrock and Belia his wife of the State of Mississippi  
 and County of Madison of the one part, and William Wade  
 of the State and County aforesaid of the other part, in witness  
 that the said John Shrock and Belia his wife for and in  
 consideration of sixteen hundred dollars lawfull money  
 to them in hand paid the receipt whereof is hereby acknowl-  
 edged have granted bargained and sold and by these  
 presents do grant bargain sell unto the said William  
 Wade his heirs and assigns forever all that lot or parcel of  
 land situate lying and being in the County of Madison  
 and State of Mississippi and known on the plat of Survey  
 in the register's office of lands in the District of Chataway  
 and State of Mississippi as the west half of the North East  
 quarter of Section fourteen in Township eight of Range  
 two East also the north West quarter of the aforesaid Section  
 also the East half of the South West quarter of Section  
 fourteen in Township eight of Range two East. Together  
 with all and singular the premises and appurtenances  
 thereto belonging or in anywise appertaining to have  
 and to hold the above bargained premises unto the said  
 William Wade his heirs or assigns forever and for the  
 consideration aforesaid the said John Shrock and Belia  
 his wife for themselves their heirs Executors and Admini-  
 strators do covenant to warrant and defend the right

to the said premises unto the said William, and his heirs and assigns forever both at law and in equity against the lawful demands of any person or persons whatsoever in testimony whereof the said John Shrock and Belia his wife have hereunto set their hands and seals the day and date first above written

Typed Sealed and delivered in presence of

John Shrock (Seal)  
Belia Shrock (Seal)  
witness

The State of Mississippi Personally appeared before me Madison County, N. B. Buchanan, presiding Judge of Probates in and for the State and County aforesaid John Shrock who acknowledged that he signed sealed and delivered the within instrument on the day and year therein written and for the purposes therein expressed as his act and deed. Also Belia Shrock who upon our examination privately and apart from her said husband acknowledged that she signed sealed and delivered the within instrument on the day and year therein written and for the purposes therein expressed freely and voluntarily without any fear or threats or compulsion of her said husband as her act and deed. Given under my hand and Seal this 20th Sept A.D. 1833

N. B. Buchanan Judge of Probates  
of M. C. (Seal)

David Williamson 3 Received for Record 3<sup>rd</sup> October 1833  
To 3 Deed of Gift 3 Recorded 19<sup>th</sup> day of December 1833  
Rebecca Ann Young

Know all men by these presents that I David Williamson of the County of Madison and State of Mississippi for and in consideration of the natural love and affection which I have and bear for my daughter Rebecca Ann Young, and also for divers other good causes and considerations me hereunto moving have given granted and confirmed and by these presents do give grant and confirm unto the said Rebecca Ann Young and the heirs of her body by her present husband John D. Young beyond a certain negro woman a slave for life aged about twenty three years named Kate and her future increase to have hold and enjoy the said negro woman and her future increase unto the said Rebecca Ann Young during her natural life and after her death unto her aforesaid heirs of her body to the only proper use and behoof of the said Rebecca Ann Young and her heirs aforesaid in the manner aforesaid. In testimony whereof I have hereunto set my hand and seal this fifteenth day of

August 29 1833

Signed and Sealed in  
Presence of  
William Porter  
G. Williamson  
Stiles W. Cowing

David Williamson Seal

The State of Mississippi } Personally appeared before me the  
Madison County } undersigned Justice of the peace  
in and for said county David Williamson and acknowledged  
the signing & sealing of the foregoing deed of gift for the purposes  
therein contained and on the day and year above written  
I gave under my hand and Seal this 3<sup>rd</sup> day of October 1833.  
S. W. Cowing J. P. Seal

John Moore and  
Narcissa Moore his wife  
do  
William C. Shaw

Received for Record 1<sup>st</sup> day of October 1833  
Recorded 19<sup>th</sup> December 1833.

This Indenture made the thirty first day of July in the year of our Lord one thousand eight hundred and thirty three between John Moore and Narcissa Moore of the County of Madison and State of Mississippi of the one part and William C. Shaw of the County and State aforesaid of the other part witnesseth that the said John Moore and Narcissa Moore for and in consideration of the sum of nineteen hundred and twelve dollars to them in hand paid by the said William C. Shaw at or before the sealing and delivery of this present the Receipt whereof is hereby acknowledged and the said John Moore and Narcissa Moore their heirs executors and Administrators forever Released and discharged therefrom by these presents hath granted bargained sold and conveyed and by these presents do grant bargain sell and convey unto the said William C. Shaw aforesaid his heirs and assigns forever, all that tract or parcel of land known and designated as the East half of the North West quarter of Section Number 28 Township Eight Range Three East the West half of the North West quarter of Section twenty one in Township Eight of Range Three East the East half of the South West quarter of Section Number twenty one in Township Eight of Range Three East containing in the whole of the aforesaid tract or parcel of land two hundred and thirty seven acres of land more or less all lying East of the Paris meridian of the Chadwell district together with all and singular the appurtenances privileges and advantages belonging or in anywise appertaining and also all the right title interest property and claim whatsoever either at

law or in equity of them the said John Moore and Marcia Moore of in  
 and to the said to have and to hold the above granted Doyance  
 and descenda premises with the appurtenances unto the said  
 William C Shaw his heirs and assigns forever and the said  
 John Moore and Marcia Moore for their heirs executors and  
 administrators doth covenant grant purport and agree to and  
 with the said William C Shaw and his heirs and assigns that they  
 the said John Moore and Marcia Moore and their heirs and  
 the above described and hereby granted premises and every  
 part thereof with the appurtenances unto the said William  
 C Shaw his heirs and assigns against the said John  
 Moore and Marcia Moore and against all persons whomsoever  
 lawfully claiming premises or any part thereof shall and  
 will warrant and by these presents forever defend in witness  
 whereof the said John Moore and Marcia Moore hath here-  
 unto set their hands and seals the day and year above  
 written

John Moore (Seal)  
 Marcia Moore (Seal)

Attest  
 Geo C Richardson  
 John M Gatz  
 Geo P Thompson

Stem of Mississippi Personally came before the under-  
 Madison County. Signed Justice of the peace in and  
 for Dea county and state Marcia Moore being separate  
 and apart from her husband acknowledged that she  
 signed sealed and delivered the within deed for the purposes  
 therein mentioned without any threats or compulsion of her  
 husband and that she does it freely Even under my hand  
 and seal this 31<sup>st</sup> day of July 1833.  
 Charles Moore J.P.

James N Hubert      Received for Record 2<sup>nd</sup> October 1833  
 do      Recorded 19<sup>th</sup> December 1833  
 William Wade and  
 others Trustees &c.

This indenture made and entered into this second  
 day of October A D eighteen hundred and thirty three between  
 James N Hubert and Ann Hubert his wife of the County  
 of Madison and State of Mississippi of the one part  
 and William Wade, John M Gatz, John Strick, Robert  
 L Hubert and James Adams Trustees in trust for the  
 use and purposes herein after mentioned all of the  
 County of Madison and State aforesaid of the other  
 part witnesseth that the said James N Hubert and  
 Ann his wife for and in consideration of one hundred  
 dollars to them in hand paid at and upon the  
 sealing and delivery of these presents the receipt whereof

30

wherby acknowledged, have given granted bargained sold released  
confirmed and conveyed and by these presents give grant, bargain  
sell release and confirm and convey unto them the said trustees  
and their Successors Trustees in trust for the uses and purposes  
herein after mentioned and declared all the Estate right title  
interest property and claim and demand whatsoever either  
in law or in equity, which be the said James M. Hubert  
and Ann his wife have in to or upon all and singular  
a certain lot or piece of land situate and lying and  
being in the State and County aforesaid and known  
as the plot of Survey in the district of Chactaw as the  
west half of the North East quarter of Section twenty  
in township eight of Range one East together with  
all and singular the appurtenances therunto belonging  
or in any wise appurtenant to have and to hold all  
and singular the above mentioned and described  
lot or piece of land situate lying and being as aforesaid  
together with all and singular the hereinaforements  
and appurtenances therunto belonging or in any  
wise appurtenant unto the said William Wade  
John M. Touby, John Shrock, Robert L. Hubert and  
James Adams and their Successors in office forever  
in trust, that they shall erect and build or cause  
to be built thereunto a house or place of worship for the  
use of the members of the Methodist Episcopal  
Church in the United States of America, according to  
the Rules and discipline which from time to time may be agreed  
upon and adopted by the Ministers and preachers of the said  
Church at their general conferences in the United States of  
America, and in further trust and confidence that they  
shall at all times forever hereafter, permit such ministers  
and preachers belonging to the said Church as shall from  
time to time be duly authorized by the general conference  
of the Ministers and preachers of the Methodist Episcopal  
Church or by the annual conferences authorized by the  
said general conference, to preach and expound God's  
holy word therein and in further trust and confidence  
that as often as any one or more of the trustees herein  
before mentioned shall die or cease to be a member or  
members of the said Church according to the rules  
and discipline as aforesaid, then and in such case  
it shall be the duty of the Stationed minister or  
preacher authorized as aforesaid who shall have the  
pastoral charge of the members of the said Church  
to call a meeting of the remaining Trustees as soon as  
conveniently may be, and when so met the said  
minister or preacher shall proceed to nominate  
one or more persons to fill the place or places of him  
or them whose office or offices has or have been vacated

as aforesaid, provided the person or persons so nominated shall have been an year a member or members of the said church immediately preceding such nomination and be at least twenty one years of age and the said trustees so assembled shall proceed to elect by a majority of votes a person or persons so nominated to fill such vacancy or vacancies in order to keep up the number of free trustees forever, and in case of an equal number of votes for and against the said nomination, the stationed minister or preacher shall have the casting vote, provided nevertheless that if the said trustees or any of them or their successors have advanced or shall advance any sum of money or are or shall be responsible for any such or sums of money an account of the said premises and they the said trustees or their successors be obligated to pay the said sum or sums of money they or a majority of them shall be authorized to raise the said sum or sums of money by a mortgage on the said premises or by selling the said premises for the purposes aforesaid or wherever they shall consider of advantage to the church after notice given to the pastor or preacher who has the oversight of the congregation attending divine service on the said premises if the money due be not paid to the said trustees or their successors within one year after such notice given; and if such sale take place to raise the sum or sums of money due as aforesaid the said trustees or their successors after paying the debt and other expenses which are due from the money arising from such sale, or when the sale is made for the sole benefit of the church under the direction and control of a majority of the said trustees or their successors and upon their collecting the sum they shall deposit the remainder of the money produced by the said sale for the cause first aforesaid or when sold for the benefit of the church the entire sum arising therefrom in the hands of the stewards of the society belonging to or attending divine service on said premises which surplus of the produce of such sale so deposited in the hands of the said steward or stewards shall be at the disposal of the next annual conference authorized as aforesaid which said annual conference shall dispose of the money according to the best of their judgment for the use of the said society, and the said James or Hebert and Ann Hebert his wife do by their presents warrant and forever defend all and singular the before mentioned lot or piece of land with the appurtenances therunto belonging unto them the said William Meade John Mc Gray John Shrock, Robert L Hebert and James Adams and their Successors chosen or to be chosen as aforesaid and appointed

in manner aforesaid from the claim or claims of them the  
said James or Hubert and Ann Hubert his wife their heirs  
Executors and administrators and assigns and from  
the lawful or equitable claim or claims of any person or  
persons whatsoever In testimony whereof we have hereunto  
put our hands and Seals the day and year first above  
written

Signed Sealed and

James or Hubert *Ed*  
Ann <sup>Hubert</sup> *Ed*  
mark *Ed*

delivered in presence of  
The State of Mississippi Personally appeared before me  
Madison County J. R. Callahan presiding Judge  
of the court of probate in and for the State and County  
aforesaid James or Hubert who acknowledged that he  
Signed Sealed and delivered the foregoing indenture on  
the day and year therein written and for the purposes  
therein expressed as his act and deed and also Ann  
Hubert his wife who upon an examination privately  
and apart from her said husband acknowledged  
that she Signed Sealed and delivered the same freely  
and voluntarily without any fear compulsion  
or restraint of her said husband on the day and year  
therein written and for the purposes therein expressed  
as her voluntarily act and deed In testimony whereof  
I have hereunto set my hand and Seal this 3<sup>rd</sup> day of  
October A.D. 1833.

J. R. Callahan Judge of Probates *Ed*

Louisa O. Seaca Received for Record 5<sup>th</sup> day of October 1833.  
to 3 Decy Recorded 12<sup>th</sup> December 1833.  
Daniel Sagers

This Indenture made this twenty second day of  
May in the year of our Lord one thousand eight hundred and  
Thirty between Louisa O. Seaca of the county of Madison and  
State of Mississippi of the one part and Daniel Sagers of  
the county of Madison and State aforesaid of the other part witnesseth  
That the said Louisa O. Seaca for and in consideration of  
Eighty dollars to her paid by the said Daniel Sagers the  
Receipt whereof is hereby acknowledged hath given  
granted bargained sold released conveyed and confirmed  
and by these presents doth grant bargain sell release  
convey and confirm to him the said Daniel Sagers his  
heirs and assigns all the following described tracts or  
parcels of land lying and being in the county of  
Madison The first tract Beginning at the quarter section  
corner on the North Boundary of Section Number one  
in township number Eight of Range Number two West



in the Chataway District thence east one hundred and fifty  
five links along said Boundary thence south twenty chain and  
eleven links thence west one hundred and twenty two links  
to a stake thence to the beginning containing two acres and  
99/100 the second tract containing all the south half of lot  
number three in said section and township containing  
forty acres be the same more or less. To have and to hold  
the above mentioned parcels of land together with all  
the privileges and appurtenances thereunto belonging  
to him the said Daniel Lacey his heirs and assigns  
forever and furthermore I the said Louis & Gerard  
hereby covenant to and with the said Daniel Lacey  
that at and until the enrolling hereof I am  
well seized in fee simple of said premises and have  
good right and lawful authority to convey the same  
in manner and form as is herein expressed and  
that said tract of land are free and clear from all  
incumbrances I likewise hereby bind my self my  
heirs executors and administrators to turn the said  
Daniel Lacey his heirs and assigns the above described  
premises with all the privileges and appurtenances thereunto belonging  
we will forever warrant and defend against the lawful  
claims of all persons whatsoever in writing whereof I the  
said Louis & Gerard have hereunto set my hand and  
seal the day and year first above written

Signed Sealed and  
delivered in presence of Louis & Gerard Esq  
William Pack  
Moses Cook

The State of Mississippi Personally appeared before the  
Magistrate County of Madison Justice of the  
peace in and for said County Louis & Gerard and  
acknowledged that the signed sealed and delivered  
this instrument of writing for the uses and purposes  
 therein contained and at the day and year therein  
 written Even under my hand and seal this 22<sup>nd</sup>  
 day of May A.D. 1830

J. M. Bailefield J. P. Seal

John Whitehouse Received for Record 9th October  
Lo 3 Deed 1833

Benjamin Clark Recorded 20th December 1833.

This indenture made this seventeenth day of August  
eighteen hundred and thirty three Between John  
Whitehouse of the county of Howard and State of Mississippi  
of the one part and Benjamin Clark of the county of  
Madison and State of Mississippi of the other part

that the said John Whiteham for and in consideration of the sum of one hundred and fifty to me in hand paid the receipt whereof is hereby acknowledged doth bargain sell and deliver unto the said Benjamin Clark his heirs and assigns all that tract or parcel of land lying and being in the County of Madison and State aforesaid known as the North half of the East half South East quarter and South half of the West half of South East quarter of Section Number Thirty Three Township No Seven Range Two East containing Eighty acres to have and to hold the lands hereby conveyed with all and singular the premises thereon and by their heirs unto the said Benjamin Clark his heirs and assigns in witness whereof I doth hereby set my hand and seal  
 Seal John Whiteham Esq

Perjury Waley  
 M. B. Robinson

The State of Mississippi Personally appeared before me Madison County the undersigned Justice of the peace in and for said county the above named Perjury Waley one of the subscribing witnesses to the foregoing deed who first being duly sworn deposed and said that he saw the above named Whiteham whose name is subscribed there to sign seal and deliver the same to the within named Benjamin Clark that he this deponent subscribed his name as a witness thereto in the presence of the said John Whiteham and that he saw the other subscribing witnesses sign the same in the presence of the said John Whiteham and in the presence of each other the day and year therein named

Sworn to and subscribed before me this 9th day of Oct. 1833  
 J. M. Cowley J. P. Seal

Perjury Waley

Sherriff 3 Received for Record 12th October 1833.  
 To 3 Dea 3 Recorded 20th December 1833.  
 Sarah Vick 3

This Indenture made and entered into this Eighteenth day of March in the year of our Lord one thousand eight hundred and thirty three Between Benjamin Long Sheriff of Madison County and State of Mississippi of the one part and Sarah Vick of the county and State aforesaid of the other part witnesseth that the said Benjamin Long Sheriff as aforesaid in and by virtue of two executions issued from the clerks office of the Madison Circuit Court of

Madison County against Jeremiah B. Melton in favour  
of Thomas M. Long and Allen Walker for sixt eight  
dollars and fifty one cents and the other in favour of  
Samuel R. Hogan for Sixty one dollars and fifty three  
cents and offer for sale to the highest bidder for cash in  
hand at the courthouse door of Sevier County on the day  
and year aforesaid a certain tract or parcel of land on  
which said executions were levied on the property of Sevier  
Jeremiah B. Melton lying and being in the said County  
of Madison and the said Isaac Vick bid fifty nine  
dollars and no other person bidding any thing more  
he the said Vick became the purchaser for and in consid-  
eration of which the said Benjamin Long Sheriff as  
aforesaid hath granted Benjamin Sold aliened and  
conferred and by these presents do grant bargain  
sell alien and confer unto the said Isaac  
Vick his heirs and assigns forever all the Right  
title and interest of the said Jeremiah B. Melton  
either at law or in Equity in and to the said  
tract or parcel of land known and designated as  
following to wit the east half of the north East quarter  
of Section Number thirteen Township Number 10 of  
Range four East so have and to hold the said tract  
of land as above described with all and singular  
the appurtenances thereto belonging or in any  
wise appertaining thereto and the said Benjamin  
Long Sheriff as aforesaid doth covenant and  
agree to and with the said Isaac Vick his heirs  
and assigns to warrant and defend the title  
of the aforesaid tract or parcel of land from himself  
and from the said Jeremiah B. Melton his heirs and assigns  
and from all and every other person or persons  
claim or claiming whatsoever unto the said Isaac  
Vick his heirs and assigns forever in testimony  
whereof the said Benjamin Long Sheriff as aforesaid  
hath hereunto set his hand and seal the day  
and date first above written

Benjamin Long Sheriff  
The State of Mississippi Personally appeared before me  
Madison County J. S. Lewis a Justice of  
the peace in and for said county Benjamin  
Long and acknowledged that he signed sealed  
and delivered the foregoing deed on the day  
and year therein written and for the purposes  
therein expressed given under my hand and  
seal this tenth day of October eighteen hundred  
and thirty three

J. S. Lewis J. P. Sevier

Jonathan Wood Received for Record 14th October 1833  
To Power of atty Recorded 20th December 1833  
John Lowe

Know all men by these presents that Jonathan Wood of the County of Dooly and State of Georgia do by these presents nominate constitute and appoint John Lowe of the County of Madison and State of Mississippi my true and lawful Attorney for me and in my name to ask for demand and receipt of and from Harlan Montgomery or his representatives, Executor of the last will and testament of John Lowe Sen of the said County of Madison and State aforesaid late deceased all of my portion of the Estate of said John Lowe Sen deceased as one of the heirs of Sarah Montgomery late deceased of the County of Dooly and State of Georgia and upon a failure of a prompt payment of the legacy that I am entitled to out of the Estate of said John Lowe deceased, the said John Lowe Jr is hereby authorized and empowered to institute suit or suits and to do all things necessary for the recovery of the sum or sums of money that may be due out of the Estate aforesaid, and on the receipt of the sum or sums that may be due to the sufficient receipt and discharge to give and to do all other things in as full and ample a manner as I could do were I personally present Also and by Virtue of a power of Attorney from Sugar Forrest and Nancy Forrest his wife late Nancy Montgomery and Mary Montgomery, and Sugar Forrest Guardian for Lydia C. Montgomery and John Lowe Montgomery minor heirs of the said Sarah Montgomery deceased the said John Lowe is by these presents authorized to collect in the same manner their several portions of the Estate of the said John Lowe Sen deceased that I have empowered him to collect my wife Sarahs late Sarah M. Montgomerys portion of said Estate The said Sugar Forrest and wife Mary Montgomery and the minors of Sarah Montgomery deceased are hereby ratifying and confirming whatever my said attorney may do in the premises In testimony whereof I have hereunto set my hand and seal the fourteenth day of October in the year of our Lord One thousand eight hundred and thirty three

The words, And Mary Montgomery in the twenty sixth space authorized in the twenty ninth, and the letter M. in the thirty third mentioned before  
Jonathan Wood Seal

The State of Mississippi Personally appeared before me State of Madison County J W Livingston acting Justice of the peace in and for the County aforesaid Jonathan Wood whose name is subscribed to the foregoing power of Attorney and acknowledged that he signed sealed and delivered the same on the day and year therein written and for the purpose therein expressed Given under my hand and seal the 14th day of October 1833. J W Livingston J P Seal

Jessie Bailey  
Jesse Dea  
Ralph Campbell

Recorded for Record 25th Novr 1833  
Recorded 21st December 1833

This indenture made and entered into this twenty ninth day of October Eighteen hundred and thirty three between Jesse Bailey of the county of Campbell and State of Virginia and Ralph Campbell of the county of Madison and State of Mississippi to wit, whereas David Bailey of the said county of Madison and State aforesaid died and left his estate to his five Brothers & Sisters as named in his will bearing date the 21st day of January 1831. The said Jesse Bailey being one of them and whereas by a power of attorney herewith recorded bearing date the 28th day of September 1833 from the said Jesse Bailey to an certain William L Lambeth of the said county of Campbell and State of Virginia, he the said Jesse Bailey hath bargained and sold and by these presents doth bargain and sell for the consideration of two hundred and eighty eight dollars the receipt whereof is hereby acknowledged forty eight acres of land being and being in the said county of Madison and State of Mississippi it being one fifth part of three eighty sections that is one fifth part of two hundred and forty acres that being the one half of the tract of land which the said David Bailey died seized and which is divided among his five Brothers and Sisters his widow claiming the other half of the tract it also being lot No 5 as drawn for him the said Jesse Bailey by the said William L Lambeth reserving to the said Jesse Bailey any interest in the remainder of said tract or parcel of land belonging to the estate of David Bailey his deceased Brother which may he may now have or which may hereafter accrue to him with the said Ralph Campbell aforesaid the said forty eight acres of land to have and to hold with him the said Ralph Campbell his heirs Executors and Administrators free from the claim or claims of himself the said Jesse Bailey his heirs Executors and Administrators and free from the claim or claims of all and every other person claiming under the will of his Brother David Bailey deceased forever In testimony whereof the parties hath hereunto set their hands and affixed their Seals this 29th day of October on Thomas eight hundred and thirty three.

Jesse Bailey  
By W L Lambeth his attorney  
Jesse Dea  
Jesse Bailey  
Power of atty recorded in Madison county Mississippi of this date

The State of Mississippi  
Madison County

Be it known that William L Lambeth the attorney above named of Jesse Bailey personally appeared

before me Justin Kearney a Justice of the peace in and for our county of  
 Madison aforesaid and acknowledged his signature to the foregoing  
 deed to be his act and deed as the attorney of the said Jesse  
 Daily and desired me to certify the same to the clerk of Madison  
 County aforesaid in order that the same may be there recorded  
 Given under my hand and Seal this 29th day of October 1833  
 Justin Kearney J.P. *(Signature)*

Felix Madalington and wife Received for Record 7th December 1833.  
 To 3 Deca  
 Thomas Sanders

Recorded 27th December 1833

This Indenture made and entered into this sixth day of  
 June in the year of our Lord one thousand eight hundred and thirty Three  
 between Felix Madalington and Maria Madalington his wife of  
 the county of Madison and State of Mississippi of the one part  
 and Thomas Sanders of the County of Madison and State aforesaid of the  
 other part witnesseth that the said Felix Madalington and  
 wife for and in consideration of the sum of two thousand  
 dollars lawful money to them in hand paid the receipt  
 whereof is hereby acknowledged have granted bargained and  
 sold and by these presents doth grant bargain and sell unto the  
 said Thomas Sanders his heirs and assigns forever all that lot or parcel of  
 land situate lying and being in the County of Madison and State aforesaid  
 said parcel and designated as the South East quarters of Section  
 number Six Township number Eight of Range number two  
 East containing one hundred and fifty Seven and three fourth  
 Acres also a part of the East half of the South West quarters of  
 Section number Six Township number Eight Range number  
 two East being the lot of land containing eight acres which  
 William H. Wesley purchased of said Sanders Reserving all  
 outside of the fence off the North end of the said quarter  
 Section adjoining Maria Capetans land together with  
 all and singular the premises and appurtenances there-  
 unto belonging or in any wise appertaining to have and  
 to hold the above bargained premises unto the said Thomas  
 Sanders his heirs or assigns forever and for the consideration  
 aforesaid the said Felix Madalington and Maria his  
 wife for themselves their heirs executors and administrators  
 doth covenant to warrant and defend the right to  
 the said premises unto the said Thomas Sanders his  
 heirs and assigns forever both at law and in equity  
 against the lawful demands of them the said Felix  
 Madalington and Maria Madalington his wife their  
 heirs or assigns &c. and against all and every other  
 person or persons whatsoever. In testimony whereof the  
 Felix Madalington and Maria Madalington his wife  
 hath hereunto set their hands and Seals this day and

and date first written  
Signed Sealed and  
delivered in presence of  
Maria C. Carpenter  
Sabra M. Hart  
Joseph Newman

J. G. Wadlington Seal  
Maria Wadlington Seal

State of Mississippi Personally came before me Joseph  
Newman an acting Justice of  
the peace in and for Tensas County and State aforesaid J. G.  
Wadlington and acknowledged that he signed Seal  
and delivered the foregoing as his voluntary act and  
Deed for the purposes therein contained and also Maria  
Wadlington his wife who are a separate and private  
Examination apart from her said husband acknow-  
ledged that she signed Sealed and delivered  
the foregoing instrument freely and voluntarily without  
any fear threats or compulsion from her said  
husband as her own act and deed for the purposes  
therein contained given under my hand and  
Seal of office this 12th day of November in the year  
of our Lord one thousand eight hundred and  
thirty three

Joseph Newman J.P. Seal

William Johnston and wife Received for Record 11th day  
of December 1833

John J. Lackey Recorded 28th December 1833

His said wife made and entered into this first day  
of October in the year of our Lord eighteen hundred and  
thirty three Between William Johnston and Martha his  
wife of the County of Madison and State of Mississippi  
of the one part and John J. Lackey of the County and State  
aforesaid of the other part whereby that the said William  
Johnston and Martha his wife for and in consideration of  
the sum of four hundred dollars lawful money to which  
have paid the receipt whereof is hereby acknowledged hath  
granted bargained and sold and by these presents doth grant  
Bargain and Sell unto the said John J. Lackey his heirs and  
assigns forever all that lot or parcel of land Situate lying  
and being in the County and State aforesaid which tract  
of land is known and designated as the west half of  
the South west quarter of Section thirty two Township  
Eight Range One East also containing and besides  
hereunto of an acre, together with all and singular  
the premises and appurtenances thereto belonging  
or in anywise appertaining to have and to hold the  
above bargained premises unto the said John J. Lackey

his heirs and assigns forever and for the consideration aforesaid the said William Johnston and Martha his wife doth covenant to warrant and defend the right to the said premises unto the said John J. Leake his heirs and assigns forever both at law and in equity against the lawful demands of us and all and every other person or persons claim or claims whatsoever In Testimony whereof the said William Johnston and Martha his wife have hereunto set our hands and seals this day and date first above written

Signa Seal and delivered in presence of J. W. Oving

Wm Johnston Seal  
Martha Johnston Seal  
man

The State of Mississippi  
Madison County

Personally appeared before me the undersigned Justice of the Peace in and for said County William Johnston and Martha his wife acknowledged the signing and sealing of the foregoing deed of bargain and sale for the purpose therein expressed and on the day and year therein written and Martha his wife being examined by me separately and apart from her said husband acknowledged the same without any fear threats or compulsion from her said husband but with her own free will and accord Given under my hand and seal this 3<sup>rd</sup> day of October 1833.

J. W. Oving J.P. Seal

William Gentry & Wife  
do  
William Shipp

Received for Record 7th Jan'y 1834  
Recorded 17th Jan'y 1834

This Indenture made the 6th day of January in the year of our Lord one thousand eight hundred and thirty four Between William Gentry and Julia Gentry his wife of the County of Madison and State of Mississippi of the first part and William Shipp of the County of Adams and State aforesaid of the second part witnesseth that the said party of the first part for and in consideration of the sum of three hundred dollars current money of the United States to them in hand paid by the said party of the second part at and before the sealing and delivery of this present, the receipt whereof we hereby acknowledge, and thereof and therefrom and from every part and parcel thereof, we acquit, release, exonerate and discharge the said party of the second part his heirs executors administrators and assigns and every of them by this present hath granted bargained sold aliened conveyed released and confirmed and by this present fully, freely and absolutely grant



bargain sell alien ~~convey~~ and confirm unto the said  
 party of the second part all that tract or parcel of land lying  
 and being in the county and state aforesaid known and  
 designated as the north half of the south east quarter of  
 Section number thirty six (36) of Township number ten (10)  
 of Range number two East is to the north half of the east  
 half of the north east quarter of Section number nine  
 of Township number nine of Range two East of the Basco  
 Meridian Chatham District containing in all one hundred  
 and twenty 77/100 acres better or more or less - Together  
 with all and singular the hereunto and appurten-  
 ances whatsoever to the said tract or parcel of land  
 and premises belonging or in anywise appertaining  
 and the reversion and reversions, remainders and con-  
 tinuances with issues and profits thereof and of every  
 part and parcel thereof, and also all the legal right  
 title interest property proper claim and demand  
 whatsoever of the said party of the first part of in and  
 to the same or any part or parcel thereof, to have and  
 to hold the said tract or parcel of land and premises  
 with them and every of their rights members and  
 appurtenances unto the said party of the second  
 part their heirs and assigns forever to the only proper  
 use benefit and behoof of the said party of the  
 second part their heirs and assigns forever, and  
 the said William Gentry and Julia Gentry and  
 their heirs, all and singular the aforesaid tract  
 or parcel of land and premises with them and  
 every of their rights members and appurtenances  
 hereby granted and released and every part and  
 parcel thereof unto the said party of the second  
 part their heirs and assigns and against the  
 said William Gentry and Julia Gentry their heirs  
 and assigns and against all and every other  
 person or persons whatsoever shall and will warrant  
 and forever defend by their presents in writing  
 which the parties to their presents have hereunto  
 indelibly set their hands and seals the  
 day and year first above written

William Gentry Seal  
 Julia Gentry Seal

Now be it understood that the above described lands are to  
 be divided between William Shipp, William Scouday  
 William Bullitt, and Henry A. Belmont or the proceeds thereof  
 according to an agreement made and entered into  
 between the parties bearing date the seventh of March  
 last and recorded in Book A page 728 of the Records  
 of Deeds

State of Mississippi } Personally appeared before me the undersigned  
 Madison County } Justice of the peace in and for said County  
 William Gentry whose name is subscribed to the above instrument  
 and acknowledged that he signed and sealed and delivered  
 the same for the purposes therein specified, and also his wife  
 Julia Gentry whose name is also subscribed acknowledges  
 after being examined separate and apart from her husband  
 and that she signed and sealed and delivered the same  
 for the purposes therein contained of her own free will and  
 accord free from any fear force or threat from her husband  
 or any other person whatever given under my hand and  
 seal this 6th day of January 1834  
 Euston Keamy J.P. *E. Keamy*

14<sup>v</sup>

7

Hollansbury Wood } Received for Record 7th January 1834  
 L. } Deed } Recorded January 7th 1834  
 William Gentry }

Then I veritate made the second day of  
 December in the year of our Lord one thousand eight  
 hundred and thirty three between Hollansbury Wood  
 of the County of Madison and State of Mississippi  
 of the first part and William Gentry of the County and  
 State aforesaid of the second part witnesseth that the  
 said party of the first part for and in consideration  
 of the sum of fifteen hundred and fifty dollars  
 current money of the United States to her in hand  
 paid by the said party of the second part at and  
 before the executing and delivery of these presents  
 the receipt whereof I hereby acknowledge and thence  
 and therefrom and of and from every part and  
 parcel thereof I acquit release exonerate and discharge  
 the said party of the second part his heirs  
 executors administrators and assigns and every of  
 them by their presents hath granted bargained  
 sold aliened, reversed released and confirmed and  
 by their presents fully free and absolutely grant  
 bargain sell alien release and confirm  
 unto the said party of the second part and his  
 heirs and assigns forever all their tract or  
 parcel of land lying and being in the County  
 and State aforesaid known and designated as  
 the north half of the east half of the South East  
 quarter and the south half of the West half  
 of the North East quarter and the East half of the  
 North East quarter of Section number five of Township  
 number ten of Range number three East and the

East half of the South west quarter and the North half west  
 half of the North west quarter of Section number four of  
 Township number ten of Range number three East of the  
 Base Meridian Chautauque District containing in the  
 whole two hundred and seventy 5/100 acres being the  
 same more or less. Together with all and singular the  
 Hereditaments and appurtenances whatsoever to the  
 said tract or parcel of land and premises belonging or  
 in any wise appertaining and the reversion and  
 reversions remainder and remainings rents Issues and  
 profits thereof and every part and parcel thereof  
 and also all the certain right title interest property  
 possession claim and demand whatsoever of the  
 said party of the first part and to the heirs or  
 any part or parcel thereof to have and to hold the  
 said tract or parcel of land and premises with their  
 and every of their rights members and appurtenances  
 unto the said party of the second part his heirs and  
 assigns forever to the only proper use benefit and  
 behoof of the said party of the second part his heirs  
 and assigns forever and the said Hollingsberry  
 Herrod and her heirs and all and singular the  
 aforesaid tract or parcel of land and premises with  
 their and every of their rights members and  
 appurtenances hereby granted and released and  
 every part and parcel thereof unto the said party  
 of the second part his heirs and assigns and  
 against the said Hollingsberry Herrod her heirs and  
 assigns and against all and every other person or  
 persons whatsoever shall and law warrant and  
 forever defend by these presents in witness whereof  
 the parties to these presents hereunto duly  
 and lawfully set their hands and seals the day and  
 year first above written  
 Signed sealed and delivered in presence of  
 Hollingsberry Herrod Seal  
 Mark

State of Mississippi } Penally appeared before me  
 Mason County } John W. Barfield Esq. a Justice  
 of the peace and for said county Hollingsberry  
 Herrod who acknowledged that she signed sealed  
 and delivered the foregoing deed of conveyance as  
 her voluntary act and deed for the purposes  
 and consideration therein expressed on the day  
 and year therein written Even under my  
 hand and seal this 2<sup>nd</sup> day of December 1833  
 J. W. Barfield J. P.

William M Bearly and Elizabeth Bearly for record 7th January 1834

Elizabeth Bearly } Recorded 8th January 1834

To 3 Deed

James P. Thompson } This indenture made the twentieth day of August in the year of our Lord one thousand eight hundred and thirty three Between William M Bearly and Elizabeth Bearly of the County of Madison and State of Mississippi of the first part and James P. Thompson of the County of Adams and State of Missouri of the second part Witnesseth that the said parties of the first part for and in consideration of the sum of Seven thousand dollars current money of the United States to them in hand paid by the said party of the second part at and before the sealing and delivery hereof this presents the receipt whereof we hereby acknowledge and therewith and therefrom and of and from every part and parcel thereof acquit release and exonerate and discharge the said party of the second his heirs executors administrators and assigns and every of them by these presents hath granted bargained sold aliened remised released and confirmed and by these presents do freely freely and absolutely grant bargain sell alien remise release and confirm unto the said party of the second his heirs and assigns forever all that tract or parcel of land lying situated and being in the County of Madison and State aforesaid to wit the South East quarter, the East half of the North East quarter, and the South half of the West half of the North East quarter of Section fifteen and the South West quarter and the North half of Section fourteen the West half of the North West quarter of Section thirteen and the South West quarter of Section twelve and the East half of the South East quarter of Section eleven all in Township nine Range one and of the Base Meridian containing one thousand and Eighty acres more or less - together with all and singular the hereditaments and appurtenances whatsoever to the said described premises belonging or in anywise appertaining and the reversions and reversions remainders and remainders with issues and profits thereof and of every part and parcel thereof and also all the legal right title interest property possession claim and demand whatsoever of the said party of the first part of in and to the same or any part or parcel thereof To have and to hold the said described premises with their and every of their rights members and appurtenances unto the said party of the second part their heirs and assigns forever to the only proper use benefit and behoof of the said party of the second part his heirs and assigns forever and the said William M Bearly and his wife Elizabeth Bearly and their heirs and all and singular the aforesaid tract

of land and premises well then and every of them  
~~and~~ ~~released~~ and every part and parcel thereof into the said  
 party of the second part his heirs and assigns And  
 against the said William M Bessley and his wife  
 Elizabeth Bessley their heirs and assigns and against  
 all and every other person or persons whosoever shall  
 and will now and forever defend by their presents  
 in writing which of the parties of the first part hath  
 hereunto set their hands and seals the day and year  
 first above written

Signed sealed and delivered in presence of  
 Command Allen  
 Nathaniel W. Anthony  
 William M Bessley (Seal)  
 Elizabeth Bessley (Seal)

State of Mississippi Personally appeared before me  
 Madison County's J. Gorton Kearney Esq. a Justice of the  
 peace in and for the County aforesaid William M Bessley  
 who acknowledged that he signed sealed and delivered the  
 foregoing deed of conveyance to the said James P Thompson  
 for the considerations therein written and at the same  
 time said Elizabeth Bessley wife of the said William  
 M Bessley who being examined separate and apart  
 from her said husband acknowledged that she  
 signed sealed and delivered the foregoing deed of  
 conveyance to the said James P Thompson freely and  
 voluntarily of her own accord without any fear  
 threat or compulsion of her said husband on the day  
 and year therein written Given under my hand  
 and seal this 30th day of August 1833  
 J. Gorton Kearney J.P. Seal

William Gattley & wife Deed  
 Received for record 7th Jan'y 1834  
 Recorded 8th Jan'y 1834

Bullitt Shipp & Ferriday & Co  
 Know all men by these presents that  
 we William Gattley and Julia Gattley his wife of the County  
 of Madison and State of Mississippi for and in consider-  
 ation of thirty five thousand dollars to us in hand paid  
 by William Bullitt William Shipp William Ferriday  
 and Henry L Bennett commission merchants in copart-  
 nership in New Orleans under the firm of Bullitt Shipp & Co  
 and in Mobile under the firm of Shipp Ferriday and Co  
 the receipt of which sum of money is by us hereby ack-  
 nowledged have granted sold transferred assigned and

wished and conveyed to them presents as grant sell  
transfer upon relinquish and convey to the said William  
Shipps, William Ferryday and Henry Bennett their heirs  
and assigns all our land each of our right title interest  
property claim and demand whatsoever and of every descri-  
tion of us and to the several pieces parcels and lots of  
ground designated and contained in the Schedule here-  
under marked A bearing even date with the  
presents and signed by the said William Gentry being in  
all seven thousand eight hundred and eighty two ac-  
68/100 Acres more or less which said Schedule entered duly  
in the name of William Shipps Trustee and was so  
entered and so entered in pursuance of an agree-  
ment bearing date the twentieth day of March last  
executed by the said William Shipps, William Ferryday  
William Bennett Henry Bennett and William Gentry  
and recorded in Book A page 728 of the Records of deeds of  
Madison County and in Book B page 114 of the Records of deeds  
of Adams County and also of in and to any and all other pieces  
and parcels of land which may hereafter be entered and is now  
held by virtue of said agreement and also all rights titles in-  
terests demands and claims of every kind which has or may  
come to and in favour of the said William Gentry his heirs or  
assigns or to the said William Gentry his wife the better to  
perform and agreement in any of the provisions or clauses thereof  
or any of the purchases or estates made in pursuance thereof  
to have and to hold the same and every part thereof unto the  
said William Bennett William Shipps, William Ferryday and Henry  
Bennett their heirs and assigns in the same proportions as they  
are entitled among themselves to the net profits of their said  
said Copartnership and to stand and perpetually specific  
in said agreement and also entered and recorded as aforesaid  
in which when we have hereunto set our hands  
and seals this day of December A.D. 1837  
hundred and thirty three

State of Mississippi  
Madison County Personally appeared before me the undersigned  
Justice of the Peace in and for said County, Mr. Gentry  
Whom name of Subscribed to the above instrument and acknow-  
ledged that he signed sealed and delivered the same for the purpose  
 therein expressed and also his wife Julia Gentry whom name of  
 also subscribed after being sworn and separate and apart from  
 her husband, acknowledged that she signed sealed and delivered  
 the same for the purposes therein contained, of her own free will  
 and accord, free from any fear threats or force from her  
 husband or any other person whatsoever. Given under my

Wm Gentry Seal  
Julia Gentry Seal

hand and seal this 11<sup>th</sup> day of January 1834.

Gorton Kewney J. P. Seal

(A)

No. of Receipt	Date	In whose favor	Section	Township	Range	Acres	Tenants
10.359	Jan 17	Mr. Shipp	E 1/2 N 32	11	3.6	320.00	
10.357	"	do	W 1/2 S W 1/4 N 30	10	3.6	79.88	
10.356	"	do	E 1/2 S E 1/4 " 25	10	2.6	81.06	
10.352	"	do	N W 1/4 " 34	11	3.6	159.69	
10.578	" 28	do	X E 1/2 S E 1/4 " 25	10	2.6	80.50	
10.949	Feb. 11	do	N. E 1/4 & E 1/2 S. E 1/4 N 35	11	2.6	242.63	
10.948	" 11	do	W 1/2 N W 1/4 & W 1/2 S W 1/4 " 30	10	2.6	161.38	
10.950	" 11	do	E 1/2 N W 1/4 & W 1/2 S E 1/4 " 3	9	2.6	159.81	
10.951	" 11	do	N W 1/4 N 18	10	3.6	158.19	
10.576	Jan 28	do	X W 1/2 S W 1/4 N 24	10	2.6	81.28	
10.577	" 28	do	X S 1/2 " 13	10	2.6	326.88	
10.750	Feb 5	do	S 1/2 N W 1/4 & W 1/2 N E 1/4 " 4	9	2.6	554.96	
10.749	" 5	do	N W 1/4 & W 1/2 S E 1/4 N 9	9	2.6	240.47	
10.748	" 4	do	W 1/2 N W 1/4 & W 1/2 S E 1/4 & W 1/2 S W 1/4 " 33	10	2.6	245.07	
11.119	" 7	do	E 1/2 S W 1/4 N 18	10	3.6	79.09	
11.118	" 20	do	E 1/2 N W 1/4 " 30	10	3.6	79.85	
11.117	" 20	do	W 1/2 S W 1/4 N 25	10	2.6	81.05	
11.116	" 20	do	S. E 1/4 " 26	10	2.6	161.38	
10.358	Jan 17	do	W 1/2 N W 1/4 " 31	10	3.6	79.88	
10.776	Feb 7	Leonard Rice	W 1/2 S W 1/4 " 18	10	3.6	79.09	
11.115	" 20	Mr. Gantley	N 1/2 E 1/2 N E 1/4 9	9	2.6	40.08	
11.486	Apr 29	Mr. Shipp	N 1/2 " 22	11	3.0	318.00	
11.471	"	do	E 1/2 S E 1/4 " 1	11	3.0	76.00	
11.474	"	do	W 1/2 N W 1/4 " 14	11	3.0	79.78	
11.475	"	do	E 1/2 N W 1/4 & N E 1/4 & S E 1/4 " 15	11	3.0	357.60	
11.476	"	do	S W 1/4 " 6	11	4.0	158.12	
11.477	"	do	E 1/2 of N W 1/4 & E 1/2 of S W 1/4 " 36	10	2.0	161.34	
11.811	May 20	do	W 1/2 N E 1/4 " 7	9	3.0	80.22	
11.812	"	do	W 1/2 S E 1/4 " 1	11	3.0	78.06	
11.813	"	do	E 1/2 N W 1/4 " 31	10	3.0	77.75	
11.814	"	do	N W 1/4 " 21	10	3.0	159.50	
11.815	"	do	X S 1/2 S W 1/4 " 24	10	3.0	79.87	
11.816	"	do	E 1/2 N W 1/4 & W 1/2 N E 1/4 " 25	10	3.0	159.02	
12.114	June 20	do	W 1/2 N W 1/4 " 2	9	2.0	80.64	
12.115	"	Mr. Gantley	W 1/2 S E 1/4 " 36	10	2.0	80.69	
12.438	July 22	Mr. Shipp	S W 1/4 & E 1/2 N W 1/4 " 28	13	3.0	240.09	
12.439	"	do	S W 1/4 " 27	13	3.0	161.23	
12.440	"	do	W 1/2 N W 1/4 " 34	13	3.0	80.00	
12.443	"	do	Whole of " 15	13	3.0	641.50	
12.444	"	do	S W 1/4 " 14	13	3.0	160.64	
12.445	"	do	W 1/2 N E 1/4 S W 1/4 & S E 1/4 S W 1/4 " 21	13	3.0	480.78	
12.446	"	do	S E 1/4 & E 1/2 N E 1/4 " 29	13	3.0	239.91	
12.449	"	do	S E 1/4 & E 1/2 N E 1/4 " 17	13	3.0	240.38	

Main tree

Main tree

Main tree

Benjamin Black *Record* for record 11th October 1833  
 Dea Deca *Record* 13th January 1834  
 John M Cole

This indenture made and entered into this seventh day of June in the year of our Lord one thousand eight hundred and thirty three between Benjamin Black of the county of Madison and State of Mississippi and Elara his wife of the one part and John M Cole of the county and State aforesaid of the other part witnesseth that the said party of the first part for and in consideration of the sum of two hundred and seventy dollars the receipt whereof is hereby acknowledged have granted bargained sold aliened and conveyed and by these presents do grant bargain sell and convey unto the said party of the second part his heirs and assigns forever all their tract or parcel of land lying and being and situated in the county of Madison and State aforesaid known and described as the east half of the south east quarter of section number twenty township seven Range two East consisting of seventy acres and more or less being one hundredth of an acre (799/100) to have and to hold the same with all the appurtenances thereto belonging unto himself and his heirs and assigns forever and the said party of the first part for themselves their heirs and assigns forever do covenant and agree to and with the said party of the second part his heirs and assigns that the said tract or parcel of land before mentioned is now and shall forever remain free from all claims and incumbrances whatsoever and the title to the same they will defend against all claimants whatsoever in testimony whereof the said parties of the first part hereunto affixed their hands and seals the day and year above written

State of Mississippi  
 Madison County

Benjamin Black *Seal*  
 Elara Black *Seal*  
 John M Cole

Personally appeared before the undersigned a Judge of Probates in and for said county Benjamin Black and Elara Black his wife parties of the first to the within deed and the said Benjamin Black acknowledged the same to be his act and deed and the said Elara being examined separately and apart from her said husband admitted and acknowledged that she signed the same of her own free will and accord without any compulsion on the part of her said husband

Sworn to and subscribed before me this 13th day of June 1833  
 A. Callahan Judge of Probates



Received for record the 11th day of September 1833.

3 3rd part  
R. M. Williamson

This Indenture made and entered into  
between the 11th day of September one  
thousand eight hundred and thirty three  
between John W. Barfield of the first  
part John W. Barfield of the second part and R. M. Williamson  
of the third part and all of the County of Madison and State of  
Mississippi Witnesseth that whereas the said party of the second  
part is bound as security for the payment of three several notes of  
hand executed to David Sleomb designated as follows one drawn  
on the 11th day of September 1833 and due the first day of Janu-  
ary thereafter for one hundred dollars, one drawn on the same day  
and due the first day of March thereafter for one hundred dollars, the other  
drawn on the same day and due first day of January 1835 for one  
hundred & thirty dollars upon which had to all which, were  
fully approved. Now in consideration as above, and to secure the said  
John W. Barfield of the second part against any loss he might sustain  
by casualty or otherwise and the further consideration of five dollars  
to him in hand paid by the party of the third part the receipt whereof  
is hereby acknowledged by the said party of the first part and  
the said John W. Barfield of the first part doth give grant bargain sell  
alien convey and confirm unto the said R. M. Williamson of the third part  
his heirs administrators assigns & forever a certain town lot in the  
town of Vernon Madison County Mississippi the lot known and designated  
as follows viz. One lot in the town of Vernon lying and being situate  
and directly South of a lot owned by Joseph Horn and sold to him  
by Myers & Wolfe, fronting one hundred feet on Main Street and  
going back westwardly two hundred feet, it being the same on  
which there is a grove shop erected and formerly owned by David  
Sleomb. Together with all and singular the hereditaments, ten-  
ements, rights and appurtenances thereto of right belonging  
to the only proper use and behoof of him the said R. M. Wil-  
liamson of the third part his heirs assigns & forever, and the said  
John W. Barfield of the first part doth bind himself his heirs &c. to warrant  
and forever defend the title hereof against the legal claims of  
all and every person or persons whatever. Nevertheless in trust  
that if the said John W. Barfield of the first part shall will and truly  
pay and liquidate the above described notes of hand upon ma-  
turity then this obligation and Indenture to stand void but if the  
said party of the first part shall fail to pay the above notes as  
they become due, the said R. M. Williamson of the third shall  
and may, upon and at the request of the said John W. Barfield  
of the second part, upon any such failure, proceed to sell and  
convey the above described lot and bargain and premises to the  
highest bidder in the town of Vernon by giving ten days  
notice of such sale at two of the most public places in  
the County of Madison, and the monies arising from said

(which shall be for Cash) shall be applied to the pay ment  
of the above described notes of hand after deducting all  
necessary expenses which the said party of the third part  
may have incurred in carrying this Instrument into effect  
and the surplus of any there be shall be paid over to the  
said John Ivy of the first part his heirs or assigns  
In Testimony whereof the parties to this Instrument  
have hereunto set their names and affixed their seals  
the day and date above written.

Test A. M. Carroll

John Ivy

P. M. Williams

State of Mississippi  
Madison County  
Personally appeared before me  
the undersigned Justice of the Peace in and for said  
County John Ivy whose name is assigned to the within  
indenture and acknowledged that he signed sealed  
and delivered the same for the purposes therein  
specified given under my hand and seal this 9th  
day of Oct 1833.

Gustav W. Harnsey

Recorded the 11th day of Nov 1833.

William Smith Received for Record the 11th day of Nov  
1833.  
John W. Brown Madison County Mississippi

This indenture made and entered into be-  
tween William Smith of the first part and John W. Brown of the same  
County and State of the other part witnesseth as follows that the said  
party of the first part in and for the consideration of the sum of  
seven hundred & twenty five dollars paid to him in hand, doth bar-  
gain sell alien enfranchise and confirm to the party of the second part  
all his right title and claim to a tract of land lying and  
situated in the County and State aforesaid to wit first Lot  
No 4 of Section No 25 Township No 9 of Range 4 East  
containing 78 2/100 acres and No 1 of Section No 26 of town-  
ship No 9 of Range 4 East containing 78 2/100 acres of land  
more or less to the said party of the second part his heirs  
assigns and administrators to have hold occupy and possess the said  
land tenements and hereditaments with all the appurtenances there  
to belonging or in anywise appertaining thereto and the said party  
of the first part doth bind himself to warrant and defend  
the said land and tenements to the party of the second part  
his heirs and assigns against all claims and demands whosoever

-sever from and against any and every other person or persons forever  
In testimony whereof I herunto affix my hand and seal this 13<sup>th</sup>  
day of October 1833.

Watson Rutland  
Thomas McMillon

William Smith

I do hereby Certify that I saw Watson Rutland assign the  
within dead this gun in Madison County

Given under my hand and seal Oct 30<sup>th</sup> 1833.

Nathan Warren

I do hereby Certify that I saw W<sup>m</sup> Smith assign this dead  
with his own consent and free good will  
this Oct 30<sup>th</sup> 1833.

Watson Rutland

Test Nathan Warren J.P.

Recorded the 11<sup>th</sup> Day of November 1833.

11

Archibald McGehee & Received for Record the 19<sup>th</sup> day  
and wife To & Recd of November 1833. and recorded same

William Wade

This Indenture made and en-  
tered into this 28<sup>th</sup> day of September in the year of our Lord eighteen

hundred and thirty three: between Archibald McGehee and Cyn-  
thia his wife of the one part and William Wade of the other  
part all of the County of Madison and State of Mississippi  
Witnesseth that for and in consideration of the sum of twelve  
hundred dollars in hand paid to the said Archibald McGehee  
by the said William Wade at and before the enrolling and  
delivery of these presents, the receipt whereof is hereby acknow-  
ledged, and the said Wade his heirs executors and adminis-  
trators forever discharged for the same, the said Archibald  
McGehee and Cynthia his wife have bargained sold and  
conveyed and by these presents do bargain sell and convey unto  
the said William Wade his heirs and assigns all that tract and  
parcel of Land situate and lying in the said County of Mad-  
ison, and known and designated as follows, to wit: the East half  
of the South west quarter and the South east quarter of Section  
eleven in township eight range two East, being in all two hundred  
and forty acres or the same more or less. To have and to hold to  
the said William Wade his heirs and assigns forever, togeth-  
er with all and singular the Appurtenances and appurtenances  
to said premises belonging. And the said Archibald McGehee  
for himself his heirs executors and administrators doth Covenant  
and promise unto the William Wade his heirs and assigns, that  
the above described tract of Land and the appurtenances  
and premises against himself the said McGehee and against all  
persons lawfully or equitably claiming by or under him shall and  
will warrant and forever defend by these presents.

In Witness whereof the said parties to these presents have  
herunto set their hands and seals the day and year first  
above written

Test  
J W Owens

Archie McGehee  
Cynthia J. McGehee

The State of Mississippi  
Madison County  
Personally appeared before me the undersigned Justice of the Peace in and for said County the within named Archibald McGehee and Cynthia his wife who acknowledged that they signed sealed and delivered the foregoing deed on the day and year therein mentioned as their act and deed and the said Cynthia J. McGehee being examined by me separate and apart from her said husband acknowledged that she signed sealed and delivered the same as her voluntary act and deed freely without any fear threats or compulsion of her said husband  
Given under my hand and seal this twentieth day of November in the year of our Lord one thousand eight hundred and thirty three

James Lee  
Received for Record the 21<sup>st</sup> day of November 1833 and  
Archibald McGehee  
Received same day

Know all men by these presents that James Lee of the County of Madison and State of Mississippi and in consideration of the sum of five thousand eight hundred and seventy Dollars to me in hand paid by Archibald McGehee of the County and State aforesaid the receipt whereof I do hereby acknowledge have bargained sold and confirmed to the said Archibald McGehee his executors administrators and assigns and by these presents do bargain sell and confirm to the said Archibald McGehee the following described negro slaves for life viz Robert aged about twenty five years or aged about thirty five Polly aged about twenty Louis aged about eight years Nancy aged about sixteen Henry aged about sixteen Phoebe aged about eleven Rachel aged about eight Clarissa aged about four and Hannah aged about eighteen months and the future increase of the said females To have and to hold the said slaves and the future increase of the said females for and during their respective lives And the said James Lee for himself his executors and administrators the above described negro slaves and the future increase of the said females to the said Archibald McGehee his executors administrators and assigns shall and will warrant and by these presents defend provide always and it is hereby agreed between the parties to these

Madison County  
By the undersigned Justice of the Peace and to hereby certify  
J W Owens

53  
presents that if the said James Lee, my executors administrators  
or assigns, or any of us do and shall well and truly pay or  
cause to be paid unto the said Archibald Mc Kee the  
following sums of money due from said James Lee by their  
certain promissory notes bearing even date herewith, by one  
thousand dollars due the first day of March next, twenty four  
hundred and thirty five dollars due the first day of March  
eighteen hundred and thirty five, and lastly the sum  
of twenty four hundred and thirty five dollars due the first  
day of March eighteen hundred and thirty five for  
the redemption of the above described negro slaves, then  
these presents and every clause article and thing herein  
contained to cease and be void otherwise to remain in full force  
and virtue.

In Witness Whereof I have hereunto set my hand  
and seal this 20<sup>th</sup> day of November A.D. 1833.

Signed sealed and delivered  
in presence of

Jas Lee Seal

C. B. Green Jr  
Atty of Mississippi  
Madison County

Personally appeared before the under-  
signed justice of the peace for said County the within named  
James Lee who acknowledged that he signed sealed and  
delivered the within mortgage on the day and year therein  
mentioned as his act and deed.

Given under my hand and seal this 20<sup>th</sup> day of  
November A.D. 1833.

J. W. Curing Sr Seal

Jesse Bailey  
In 3 Power of Attorney

Wm J Lambeth  
State of Virginia, County of Campbell

Know all men by these presents, that I Jesse  
Bailey of the County of Campbell State of Virginia as aforesaid  
have made, ordained constituted and appointed, and by  
these presents do make, ordain constitute and appoint W. J.  
Lambeth of the County and State aforesaid my true and law-  
ful attorney for me, and in my name to ask, demand, sue  
for, recover and receive all monies, and other thing from the  
Executor or Administrator of my Brother David Bailey late of  
Madison County State of Mississippi, and me or which may be due  
me from my deceased Brother David Bailey's Estate.

And to bargain sell, convey confirm any land due me from said  
estate, and grant receipts and acquittances for me and in my  
name - and to defray any expenses out of the monies so re-  
ceived which may appear to the said Lambeth to be necessary

34.

to obtain any rights from said Estate or to see the Land which may be coming to me therefrom. And further to do and execute all and every other lawful act, and acts needful, as may appear to him, for recovering, receiving and obtaining all such monies rights & interest and for making sale of said Land as to me may be due, or belonging to me from the said Estate in as fully and effectually, to all intents and purposes, as if I am personally present, hereby ratifying and confirming whatever my said Attorney the said James M. [unclear] shall do or cause to be done in relation to my business, rights or interest in the said Estate of my deceased Brother David Bailey.

In Witness Whereof I have set my hand & affixed my seal the 28th day of September 1833.

Witness As Per

James Bailey Seal

State of Virginia & County of Campbell to wit:

Be it known that on the 28th day of September 1833. before me Edward B. Withers came James Bailey above named and acknowledged the above letter of attorney to be his act and deed. In testimony Whereof I have herunto set my hand & seal the day and year last above written.

Edward B. Withers Seal

State of Virginia & County of Campbell to wit:

I John Alexander Clerk of the County aforesaid do hereby Certify that Edward B. Withers Esquire whose name and seal is affixed to the foregoing Certificate of Acknowledgment is a Magistrate of the County of Campbell in the State of Virginia, and that due faith & credit ought to be paid to all his acts & deeds as such.

In testimony Whereof I have herunto set my hand, and caused the seal of my Office to be herunto affixed this 28th day of September 1833. and in the 58th year of our Independence.

Seal

John Alexander Seal

State of Virginia

Campbell County Sec. of the peace of the County Court of Campbell in the State aforesaid do hereby Certify that John Alexander Esq. whose name as Clerk appears to the preceding Certificate is and was at the date thereof Clerk of the County Court of Campbell in the State aforesaid duly elected and qualified that the said attestation and Certificate is in due form and by proper officer appointed by the laws of said State and that his acts as such are entitled to full evidence.

In testimony Whereof I have herunto set my hand & seal in said County this 28th day of September 1833. In the 58th year of American Independence.

J. King Seal

State of Virginia

Campbell County to wit: Be it known that on Charles L.

55

Adams & Lynch Pillars of the County of Wythe Virginia and State of Virginia do hereby Certify that we were acquainted with Jesse Bailey Sr in his lifetime and were also acquainted with two of his sons Jesse Bailey & John Bailey in the County of Campbell aforesaid and who we understand has made William S. Lambeth a power of Attorney to receive anything that he may be entitled to from the Estate of his Brother David Bailey with whom we were also acquainted who removed from this County many years ago and settled as we have understood in Mississippi where as we have heard he died

Given under our hands this 27<sup>th</sup> day of September 1833

Chas S Adams  
Lynch Pillars

State of Virginia  
Campbell County 3<sup>rd</sup> Dist. Be it known that Charles S. Adams & Lynch Pillars personally appeared before me a Justice of the Peace in the County aforesaid and made oath in due form of Law that the foregoing certificate contains the truth given under my hands this 27<sup>th</sup> day of September 1833

Charles S Lynch JP

State of Virginia  
Campbell County 3<sup>rd</sup> Dist. I John Alexander Clerk of the County Court of Campbell in the State aforesaid do hereby Certify that Charles W. Lynch Esq who has signed the foregoing Certificate is an acting Justice of the Peace in and for said County duly Commissioned and qualified and that his signature annexed is genuine

In testimony whereof I have herewith set my hand and Seal of Office this 27<sup>th</sup> day of September 1833. In the 58<sup>th</sup> year of the Commonwealth

John Alexander Clerk as afo

State of Virginia  
Campbell County 3<sup>rd</sup> Dist. I Sackville King presiding Justice of the Peace of the County Court of Campbell in the State aforesaid do hereby Certify that John Alexander Esq whose name as Clerk appears to the foregoing Certificate is Clerk of the County Court of Campbell in the State aforesaid duly elected and qualified, that the said attestation and Certificate is in due form of law and by the proper officer appointed by the laws of said State and that his acts as such are entitled to full force.

In testimony whereof I have herewith set my hand and Seal this 27<sup>th</sup> day of September 1833. In the 58<sup>th</sup> year of the Commonwealth

S King

J. H. Rawlings & Received for Record 25th day of Nov.  
Wm. O. Houston. Number 1833. and recorded same day

to be read  
El. J. Benson  
This Indenture made and entered into this the twenty-sixth day of February One Thousand eight hundred and thirty three, between Joshua H. Rawlings and William O. Houston of the One part & William J. Benson of the Other part and all of the County of Madison and State of Mississippi. Witnesseth, that for the valuable Consideration of six hundred dollars in hand paid by the said William O. Benson to the said Joshua H. Rawlings & William O. Houston, the receipt whereof is hereby acknowledged by the said Joshua H. Rawlings & William O. Houston. They the said Joshua H. Rawlings & William O. Houston, have this day bargained, sold, aliened, Conveyed and Confirmed do by these presents; bargain, sell, alien, Convey & Confirm unto the said William J. Benson a certain tract or parcel of land lying in the aforesaid County of Madison known & designated as follows. Viz. The East half of the north East quarter of section number nineteen Township number eight and range number One West in the District of Choctaw his heirs and assigns forever.

To have & to hold the above described land and bargained premises together with all and singular the rights emoluments, Privileges & hereditaments thereto of right belonging to the only proper use & behoof of him the said William J. Benson his heirs and assigns forever, and the said Joshua H. Rawlings & William O. Houston do further bind themselves jointly & severally to warrant & forever defend the title hereof against the legal claims or claims of each & every Person whatsoever. In Testimony Whereof they have hereunto set their hands & affixed their seals

In presence of

J. H. Rawlings  
Wm. O. Houston

State of Mississippi  
Madison County  
Personally appeared before me William an acting Justice of the Peace in and for said County, the within Joshua H. Rawlings and William J. Houston, who acknowledged that they signed sealed and delivered the foregoing deed, all their act on the day and date therein specified also Sarah J. Rawlings wife of the said Joshua H. Rawlings and Roxana O. Houston wife of the said William O. Houston who acknowledged that they hereby relinquish their rights of dower in and to the within William J. Benson for the purposes within mentioned without fear or threats of their respective husbands.

Given under my hand and seal this the 26th day of February 1833.  
J. W. Barfield



10767230 Latham Received for Record 26<sup>th</sup> day of November 1833. and Recorded same day

Know all men by these presents that I Lorenzo Latham of the County of Madison State of Mississippi for and in consideration of the sum of ten thousand four hundred Dollars to me in hand paid by Archibald McGehee of the County State aforesaid the receipt whereof is hereby acknowledged have bargained sold & conveyed to the said Archibald McGehee his executors Administrators and assigns and by these presents do bargain sell & confirm unto the said Archibald McGehee the following described negroes Slaves for life Dick aged about thirty four years Betsy and an invalid and the wife of said Dick Alfred aged nineteen John aged twenty one Katy aged twenty Sally aged twelve Martha aged eight Claborn aged five & Betsy aged two years Fox aged forty seven Cloe aged thirty six Lydia aged twenty her child Francis Ned aged eighteen Jane aged sixteen Susan a cripple aged 15 & her child Claborn about one year old Harry aged about twenty nine William aged fifteen Dinah aged twenty two & her two children Elizabeth & Katy all of which negroes I warrant sound & healthy except the before mentioned Betsy & Susan to have & to hold the said Slaves & their future increase of the females during their respective lives to the said Archibald McGehee his executors Administrators & assigns shall and will warrant and by these presents define provided always and it is hereby agreed between the Parties to these presents that if the said Latham his executors Administrators or assigns shall will and truly pay or cause to be paid unto the said Archibald McGehee a certain note drawn by myself Latham & Est E. Peattie for twenty eight hundred and fifty Dollars due on the first day of Jan next also one other note made by the same Parties for the sum of seven thousand six hundred fifty Dollars due the first day of March eight hundred and thirty five for the redemption of the aforesaid described negroes Slaves then these presents and every clause article & thing herein contained to cease and be void otherwise to remain in full force and virtue In Witness whereof I have hereunto set my hand seal this 26<sup>th</sup> day of November 1833.

Witness Present David Sanford Charles Riley So Latham True

The State of Mississippi Personally appeared before me the Madison County Unassigned Justice of the Peace in and for said County Lorenzo Latham and acknowledged the signing and sealing & delivery of the foregoing mortgage on the day and year therein mentioned and for the purposes therein contained as his act & deed

Given under my hand and seal

58

Seal this 26<sup>th</sup> day of November 1833  
J. W. Curing N<sup>o</sup> 10

David Sanfair } Received for Record the 26<sup>th</sup> day of November  
10<sup>3</sup> Mortgage } 1833. and Recorded the Sunday  
Archibald McGehee } I know all men by these presents that I David  
Sanfair of the County of Madison & State of Mississippi for and in con-  
sideration of the sum of six thousand and ninety dollars to me in hand  
paid by Archibald McGehee the receipt whereof is hereby acknowledged  
have bargained sold & Conveyed to said Archibald McGehee his  
executors, Administrators & assigns and by these presents do bar-  
gain sell & Convey unto the said Archibald McGehee his executors  
Administrators & assigns the following described negroes slaves for  
life. viz Blackwell aged fifty five. Pim twenty three & Ada  
thirty one. Marriet fourteen. Elick Eleven Delifa. seven.  
Mulla six Jordan four. affa twenty, Tom fifteen, Betta twelve,  
Mary twelve. Tom & Old Woman & an invalid. Warranted  
sound and healthy except Old Nurse and Blackwell  
to have and to hold said slaves & the future increase  
of the females during their respective lives to the said  
Archibald McGehee his executors Administrators &  
assigns provided always and it is hereby agreed  
between the parties to these presents that if the said  
David Sanfair my executors Administrators & assigns shall  
will and truly pay or cause to be paid unto the said  
McGehee his heirs executors or assigns a note drawn by  
Robert W. Davis, Susan Bartley & Lewis Bartley to my order  
& by me endorsed for the sum of two thousand dollars due  
the first of July eighteen hundred & thirty five, also one  
other note drawn as aforesaid for same amt due 1<sup>st</sup>  
July 1836. bearing interest from first of July eighteen  
hundred and thirty five also one other note drawn by  
said David Sanfair in favour of said Archibald  
McGehee for the sum of nineteen hundred and thirty  
dollars due the first day of July Eighteen hundred  
and thirty seven for the redemption of the above described  
negroes slaves then these presents and every clause ar-  
ticle and thing herein contained to cease and be void  
otherwise to remain in full force & virtue

In witness whereof I have hereunto set my  
hand and seal this 26<sup>th</sup> day of November 1833.  
Witness present } David Sanfair  
So Latham }

The State of Mississippi }  
Madison County } Personally appeared  
before me the undersigned Justice of the Peace in

and for said County. The above named David Sanford  
and acknowledged he signed sealed and deliv-  
erred the foregoing mortgage on the day and year  
therein written and for the purposes therein contained as  
his act & deed

Given under my hand and seal this  
26<sup>th</sup> day of November 1833.

S. W. Ewing J. P. (S)

Charles Smith  
& wife  
John G. Andrews

Deeds

Received for Record the 26<sup>th</sup> day  
of November 1833. and Recd & same day

This Indenture made this 26<sup>th</sup> day  
of November in the year one thousand eight hundred and thirty three  
between Charles Smith and Elizabeth M. Smith his wife of  
the one part, and John G. Andrews of the other part, all  
of the County of Madison and State of Mississippi.

Witnesseth that the said John Smith and Elizabeth  
his wife, for and in consideration of the sum of four thou-  
sand dollars, to them in hand paid by the said Andrews  
at and before the delivery hereof the receipt whereof is  
hereby acknowledged, have granted, bargained, sold,  
conveyed and confirmed and by these presents do grant,  
bargain, sell convey and confirm unto the said An-  
drews his heirs and assigns, all the following de-  
scribed tract of land to wit, The East half of Section four-  
teen, and the West half of the South West quarter of Section  
thirteen all in Township eight, Range one West of the Choctaw  
District. Together with all and singular the improvements, privi-  
leges, hereditaments and appurtenances whatsoever thereunto  
belonging. And also all the estate right title claim and de-  
mand whatsoever of them the said Smith and Elizabeth his  
wife, of in to or out of the same To have and to hold the  
said tract of Land hereditaments and premises hereby grant-  
ed or intended so to be with the appurtenances unto the said  
Andrews his heirs and assigns forever And the said Charles  
Smith for himself his heirs executors and administrators doth  
promise and agree to and with the said Andrews and  
his heirs the said above mentioned and described tract of  
land hereditaments and appurtenances hereby granted  
or intended so to be unto the said Andrews his heirs and  
assigns against him the said Smith and his heirs and  
against all and every other person or persons whom-  
soever lawfully claiming or to claim shall and will  
warrant and forever defend by these presents.

In Witness whereof the parties have hereto set  
their hands and seals on the day and year above

Charles Smith (Seal)  
Elizabeth Smith (Seal)

Written

State of Mississippi  
Madison County

Personally appeared before me the undersigned Justice of the Peace in and for said County - Charles Smith whose name is subscribed to the above indenture and acknowledged that he signed sealed and delivered the same for the purposes therein specified and also his wife Elizabeth W. Smith whose name is also subscribed after being examined separate and apart from her husband by me acknowledged that she signed the said or within indenture and delivered the same for the purposes therein specified of her own free will and accord free from any fear or coercion on the part of her husband or any other person whatever. Given under my hand and Seal this 9<sup>th</sup> day of November 1833  
Gustavus Henry J. (Seal)

William Hamblen Jr  
Samuel Hamblen  
To Mortgage

Received for Record the 3<sup>rd</sup> day of November 1833, and Registered the same day. Now all men by these presents that the William Hamblen and Samuel Hamblen of the County of Madison and State of Mississippi for and in consideration of the sum of thirty nine hundred and seven Dollars to us in hand paid by Archibald McGehee the County and State aforesaid, at and before sealing and delivery hereof, the receipt whereof is hereby acknowledged, have bargained sold and conveyed and by these presents do bargain sell and convey to the said Archibald McGehee his executors administrators and assigns the following described negro slaves for life viz. Peter aged about thirty Mary aged about thirty Lydia aged about three, Fanny about eight months Charles about forty four Peter about twelve, Fanny about eight, Fanny about four and Fanny aged about two years, and the future increase of the said females to the said Archibald McGehee his executors administrators and assigns the said Peter and the future increase of said females to the said Archibald McGehee his executors administrators and assigns the above described negroes and the future increase of the said females to the said Archibald McGehee his executors administrators and assigns the above described negroes and the future increase of the said females to the said Archibald McGehee his

The State of Mississippi & Archibald McGehee do hereby acknowledge full payment of the debt mentioned in the above instrument to be secured by the same and from discharge the property herein mentioned from all legal liability for the same.

executors assigns shall and well warrant the title thereof against all persons lawfully claiming the same. Provided always and it is hereby agreed by and between the parties to these presents that if in the said James Hamblen and William Hamblen; our executors, administrators or assigns, or either of us do and shall well and truly pay or cause to be paid unto the said Archibald McGehee his executors or administrators the following sums of money due the said Archibald McGehee by them certain promissory notes bearing own date herewith, each for the sum of thirteen hundred and eight Dollars, due as follows, the first due the first day of January 1835 the second due the first day of January 1836 and the last due the first day of January 1837 for the redemption of the above described negro slaves then these presents and every clause, article and thing herein contained to cease and be void otherwise to remain in full force and virtue

In Witness Whereof we have hereunto set our hands and seals this 26<sup>th</sup> day of Novr 1833.  
 Sealed and delivered in presence of  
 Wm Hamblen  
 Sam Hamblen  
 A. B. Green Jr  
 J. W. Ewing

State of Mississippi Personally appeared before me James Madison County Ewing Esq a Justice in and for said County the within named William Hamblen and James Hamblen who acknowledged that they signed sealed and delivered the foregoing mortgage on the day and year therein mentioned at their act and deed  
 Given under my hand and seal this 27<sup>th</sup> day of November A.D. 1833.  
 J. W. Ewing J. P.

Green Spights wife Received for Record the 21<sup>st</sup> of Jan 1834 and received the same day  
 Wm Vaulx  
 entered into this eighteenth day of January in the year of our Lord one thousand eight hundred and thirty four Between Green Spights and Harriet his wife of the first part of the County of Hinds and State of Mississippi and William Vaulx and James J. Carter of the County of Davidson and State of Tennessee of the second part Witnesseth that the said Party of the first part for and in consideration of the sum of thirteen thousand one hundred Dollars to them in hand paid the receipt whereof is hereby acknowledged before the sealing and delivery of these presents

hath this day bargained and sold and by these presents doth hereby bargain sell grant alien convey and confirm unto the said party of the second part all that tract or parcel of Land (No. 1129) Section thirteen in Township seven Range one East containing six hundred and forty acres more or less in the County of Adams and South West Quarter of Section eighteen North West Quarter of Section nineteen and east half of South West Quarter of Section seven in Township seven of Range two east - also West half of South East Quarter of Section thirty four Township seven Range two east in the County of Madison containing four 80/100 acres more or less.

To HAVE and to hold the said bargained premises to the said party of the second part their heirs executors administrators and assigns with all and singular the rights and appurtenances together with the rents issues and profits Remainder and remainders reversion and reversions to the only proper use benefit and behoof of the said party of the second part &c from the said party of the first part their heirs executors administrators and assigns and all and every other person or persons legally claiming or to claim the same shall and will warrant and forever defend in fee simple.

In testimony whereof the said party of the first part hath hereunto set their hands and affixed their seals the day and date above written.

Green Speights (Seal)  
 & Carrot Speights (Seal)

The State of Mississippi  
 Madison County  
 I hereby certify that Green Speights and Carrot his wife assigned the within deed in my presence and acknowledged the same to be done for the purposes enumerated within the latter of which being examined by me separate and apart from her said husband said she assigned it voluntarily without fear or coercion of her husband and for the purpose of relinquishing her right and dower to the within described Land given under my hands and seal this 18<sup>th</sup> day of January 1834.

G. W. Weatherly J.P. (Seal)

John W. Leggett  
To  
Sterling R. Cokerell  
Receipt for Record the 27th day of November 1833.

This Indenture made and entered into this day between John W. Leggett of the County of Madison and State of Mississippi of the one part, and Sterling R. Cokerell of the County of Franklin and State of Alabama, witnesses, that for and in consideration of the sum of seven hundred and fifty dollars the receipt whereof is hereby acknowledged by the said John W. Leggett have bargained, sold, and conveyed, and by these presents do bargain, sell and convey to the said Sterling R. Cokerell, a certain piece of land lying in the aforesaid County of Madison, known & designated as follows To wit North East Quarter of Section 25. Township 9 Range 1 West. The West 1/2 of N E 1/4 of Sec 30 Township 9 Range 1 East.

To have and to hold the above described land together with all and singular the rights, privileges and hereditaments thereto belonging, to the only proper use and behoof of him the said Sterling R. Cokerell his heirs and assigns forever, the said John W. Leggett binds himself his heirs &c. to warrant and forever defend the title hereof against the claim or claims of all persons whatever. In testimony whereof I have hereunto set my hand & seal this 27th day of November 1833.

J. G. Wallington  
J. W. Ewing

John W. Leggett

The State of Mississippi  
Madison County

Personally appeared before me the undersigned Justice of the Peace in and for said County the within named John W. Leggett and acknowledged the signing and sealing of the within deed for the purposes therein expressed and on the day and year therein written

Given under my hand & seal this 27th day of November 1833.

J. W. Ewing, J. P.

J. R. Cokerell owner of  
W. J. Cokerell decd  
to  
& Hardean  
Received for Record the 29th day of Novr A. D. 1833.

The State of Mississippi Madison County

This Indenture made this 29th day of November in the year of our Lord eighteen hundred and thirty three, between Sterling R. Cokerell owner of the estate of Washington J. Cokerell decd of the one part, and J. Hardean of the other, witnesses, that the said Sterling R. as a com. &c. by virtue of, and pursuant to, an order of sale, made by the Honble Court of Probate for the County and State aforesaid, did offer for sale, on the premises, at Public Auction

64

and the following lands, to wit. The North East Quarter of Section Twenty, and the East Half of the South East Quarter of Section Seventeen. Township and Range West. Being that portion of the tract purchased by the Decedent in his lifetime of Joseph Clarke. At which sale, the said D Wardman was the highest and best bidder, at \$12.50 Cents per acre for the whole tract. Which was offered at that time.

For and in consideration of the sum of Three thousand and four Dollars to me in hand paid, by the said Wardman. I the said Sterling B. as Adm<sup>r</sup> do hereby Grant, Sell and Convey, to the said Wardman and his heirs forever, all right, title, privileges and interest vested in me as Adm<sup>r</sup> aforesaid, and all the right & title which was in the said Washington J. Coakrell at his death, to the above described tract, or parcel of land.

I have and to hold the aforesaid land unto the said D Wardman his heirs &c the said Sterling B. binds himself firmly by these presents and further warrants the title to the said Wardman & his heirs forever, against the claim of all other persons whatever.

Given under my hand & seal, the day & date above written  
 S. R. Coakrell (Seal)  
 Adm<sup>r</sup> of W. J. Coakrell dec<sup>d</sup>  
 Jas I Ewing  
 J. W. Ewing

The State of Mississippi & Personally appeared before me the Madison County & Unofficial Justice of the Peace in and for said County the within named J. R. Coakrell and acknowledged he signed sealed and delivered the within Dec<sup>d</sup> on the day and year therein written as his act & deed.

Given under my hand and seal this 29<sup>th</sup> day of November 1833.  
 Recorded the 21<sup>st</sup> day of July 1834. J. W. Ewing J. (Seal)

William Johnston & Received for Record the 31<sup>st</sup> day of  
 Archibald McGehee & Mortgage December 1833.

This Indenture made this twenty-eighth day of December in the year of our Lord eighteen hundred and thirty three between William Johnston of the County of Madison and State of North Carolina, by his attorney in fact John J. Johnston, duly appointed by letter of attorney, under the hand and seal of the said William Johnston, bearing date the 10<sup>th</sup> day of October A D 1833, and duly recorded in the Clerk's office of Madison County and State of Mississippi of the one part, and Archibald McGehee of the said County



of Madison and State of Mississippi of the other part.  
 Witnesseth that the said William Johnston for and in con-  
 sideration of the sum of thirty nine thousand seven hundred and  
 twenty Dollars to him in hand paid by the said Archibald McGehee  
 here at and before the enrolling and delivery hereof, the receipt  
 whereof, is hereby acknowledged, was bargained, sold, and  
 conveyed and by these presents doth bargain sell and convey  
 unto the said Archibald McGehee his heirs and assigns all the  
 right, title interest, claim and demands of the said William  
 Johnston, of in and to a certain plantation and tract of land  
 situate in said County of Madison, it being the same tract of  
 land, conveyed by said McGehee to the said John F. Johnston  
 Samuel G. Johnston and the said William Johnston, by  
 deed of conveyance bearing date the twenty fifth day of January  
 1833, and mortgage by said John F. Johnston and Samuel  
 G. Johnston by instrument of mortgage of same date. Which said  
 deed of conveyance and mortgage have been duly record in the  
 Clerks office of said County of Madison, reference being had to  
 the same for a more particular description of the boundaries of  
 said tract of land. To have and to hold the said hereby  
 granted tract of land premises unto the said Archibald  
 McGehee his heirs and assigns forever, Provided always and  
 upon condition that if the said John F. Johnston and Samuel  
 G. Johnston, their heirs executors or administrators shall will and  
 truly pay or cause to be paid to the said Archibald McGehee  
 his heirs executors administrators the full and just sum of thirty  
 nine thousand seven hundred and twenty dollars, due and pay-  
 able to the said Archibald McGehee from the said John  
 F. Johnston and Samuel G. Johnston in the manner and at the  
 times specified in the indenture of mortgage herein before men-  
 tioned as in and by the said mortgage relation being thereto  
 had, more fully and at large appears, then and in such  
 case and at all times from hence forth, these presents, and all  
 the Estate hereby granted and every clause and sentence herein  
 contained shall cease, determine and be utterly void to all  
 intents and purposes any thing herein contained to the contrary  
 notwithstanding.

In witness whereof the said William Johnston by  
 his attorney in fact John F. Johnston has hereunto set his hand  
 and seal the day and year above written

sealed and delivered  
 in presence of  
 C. B. Green Jr  
 J. W. Ewing  
 Thos Annors

John F. Johnston  
 Attorney in fact for  
 William Johnston

State of Mississippi  
 Madison County  
 W. Ewing Esq a justice of the peace in and for said County

Personally appeared before me  
 as stated above for said County

John J. Johnston whose name is signed to the foregoing mortgage as attorney in fact for William Johnston, who acknowledged that he signed and delivered the same as his act and deed or attorney in fact as aforesaid on the day and year therein mentioned for the purposes therein mentioned.

Given in our my hand and seal this 30th day of ~~the~~ December 1833.  
S. W. Young J. P. C.

Recorded the 9th day of Jan 1834.

Margaret L. Johnston Received for Records the 31st day of December 1833.  
No. 3 Release of Dower.

Archibald M. Gehee Know all men by these presents that Margaret L. Johnston wife of John J. Johnston, in consideration of the sum of ten dollars to her in hand paid by Archibald M. Gehee of the County of Madison and State of Mississippi at or before the encoding and delivery of these presents, the receipt whereof the said Margaret L. Johnston doth hereby acknowledge and for divers other good causes and reasons hereunto moving hath caused, released and forever quit-claimed, and by these presents doth remise, release and forever quit-claim unto the said Archibald M. Gehee his heirs and assigns, all the dower and right and title of dower and all other the estate right title, interest and claim whatsoever both at law and in equity of her the said Margaret L. Johnston which she now hath, or which she or her heirs, executors or administrators can or may at any time hereafter have claim or demands of in to or out of all and singular the tract of Land, situate in the said County of Madison, and which said tract of land was conveyed to said John J. Johnston her said husband and Samuel and William Johnston by the said Archibald M. Gehee by deed of Conveyance bearing date the 25th day of January A.D. 1833 and which said tract of land was mortgaged by said John J. Johnston and Samuel Johnston by deed bearing same date, to said Archibald M. Gehee to secure the payment of certain debts therein specified, reference being had to said deed and mortgage, duly recorded in the Clerks office of said County of Madison all of which will more fully appear. Provided always and upon condition that if said several sums of money specified in said mortgage herein before mentioned, shall be well and truly paid at the times they become respectively due and payable then and in such case and at all times from henceforth, these presents, and all the estate, hereby granted and every clause and sentence, herein contained, shall

67  
I shall cease, determine and be utterly void to all intents and purposes any thing therein contained to the contrary notwithstanding

In testimony whereof the said Margaret L. Johnston I have hereunto set her hand and seal the 26<sup>th</sup> day of December A.D. 1833.

Margaret L. Johnston

State of Mississippi  
Madison County

Personally appeared before me States W. Ewing Esq. a Justice of the Peace in and for said County the within named Margaret L. Johnston wife of the within named John J. Johnston who being by me examined separate and apart from her said husband acknowledged that she signed sealed and delivered the foregoing deed of release of Dower as her Voluntary act and deed freely without any fear threats or compulsion of her said husband

Given under my hand and seal this 30<sup>th</sup> day of December A.D. 1833.  
Recorded 22<sup>nd</sup> Jan. 1834.

W. Ewing J. Peace

A. J. McGinty Received for Record the 4<sup>th</sup> January 1834

Sam<sup>l</sup> Floyd

This Indenture made this 4<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and thirty four between Abram J. McGinty of the County of Madison and State of Mississippi of the one part & Samuel Floyd of the same County & State of the other part. Witness etc that the said McGinty for and in consideration of the sum of four hundred and sixty dollars to him in hand paid by the said Floyd at and before the sealing & delivery of these presents the receipt whereof he doth hereby acknowledge hath granted, bargained, sold, aliened, conveyed & confirmed by these presents doth grant, bargain, sell, alien, convey & confirm unto the said Floyd and his heirs and assigns forever all that messuage tract or parcels of Situate lying & being in the County of Madison & State of Mississippi and known & described in the Registers & Records Office at Mount Salus (which it was entered by Robert J. McGinty & by him sold to the said Abram J. McGinty) by the west half of the South east Quarter of section No 22 Township 10<sup>g</sup> of Range No 2 east and the South half of the east half of the north east Quarter & the north half of the east half of the South east Quarter of section No 22 Township 10<sup>g</sup> of Range No 2 east containing by estimation one hundred & sixty & one quarter acres or the same more or less together with all & singular the hereincitements and appurtenances whatsoever to the said messuage lots tract & parcels of ground or land and premises belonging or in any wise appertaining and also all the estate right title interest property possession claim & demand whatsoever

Whatever of the said messuages, lots, tract & parcels of ground or land and premises with them & every of their rights members and appurtenances unto the said Samuel Floyd his heirs and assigns forever to the only proper use, benefit and behoof of the said Floyd his heirs and assigns forever. And the said Abner J. McGinty and his heirs, all singular the aforesaid messuages, lots, tract, parcels of ground or land and premises with their rights and every of their rights members and appurtenances hereby granted, bargained, sold, aliened, conveyed & confirmed and every part and parcel thereof unto the said Samuel Floyd his heirs and assigns and against him, the said Abner J. McGinty his heirs and assigns and against all and every other person or persons whomsoever, shall and will warrant and forever defend by these presents. In Witness whereof the said Abner J. McGinty has hereunto set his hand and seal the day and year above written.

Signed sealed & delivered

In presence of us  
 Records of Madison County  
 John Lowry

A. J. McGinty (Seal)

The State of Mississippi Madison County Personally appeared before me J. W. Ewing an acting Justice of the Peace in and for said County the within named A. J. McGinty who acknowledged he signed sealed and delivered the within deed on the day and year therein mentioned as his act and deed

Given under my hand and seal this 4th day of January 1834.  
 Recorded 21st Jan 1834. J. W. Ewing (Seal)

William Johnston Received for Records the 30th day of December 1833.  
 To Power of Attorney John J. Johnston

State of North Carolina Martin County Know all men by these presents that I William Johnston of the said State and County for divers good Causes and Considerations me hereunto moving have made ordained, authorized nominated and appointed and by these presents do make ordain, authorize, nominate and appoint John J. Johnston now of the aforesaid State my true and lawfull attorney for me and in my name to execute and deliver a mortgage deed to Archibald Melchee of Madison County State of Mississippi for a certain tract of land in said County of Madison: which I jointly with my brothers John and James purchased of said Melchee and reference being had to said deed will more fully accurately show the boundaries of said lands for the purpose of securing to said Melchee the Payment of

Ten thousand Dollars due 1<sup>st</sup> day of January 1835. also  
Ten thousand Dollars due 1<sup>st</sup> January 1836. also the  
sum of eight thousand Dollars due 1<sup>st</sup> January 1837. and the  
further sum of seven thousand Dollars due 1<sup>st</sup> January 1838. which  
is jointly owing by my brothers John J. and Samuel and myself  
and is the balance due for the purchase money of said tract  
of land to said Archibald McGehee. ratifying and confirming  
by these presents such mortgage deed as my said attorney John  
J. Johnston may make, seal and deliver to said Archi-  
-bald McGehee in my name securing the payment of the  
balance of the purchase money as before stated

In Witness Whereof I have hereunto set my hand  
and seal this 10<sup>th</sup> day of October 1833.  
Signed sealed and delivered William Johnston

in presence of  
Asa Biggs

State of North Carolina  
Martin County  
Personally appeared this 10<sup>th</sup>  
day of October A. D. 1833. before  
the undersigned a Justice of the Peace in and for said  
County William Johnston and acknowledged the foregoing Power  
of attorney from him to John J. Johnston to be his act and  
deed. In Witness Whereof I have hereunto subscribed my  
name the day and year first written.  
Lawrence Cherry J.P.

State of North Carolina  
Martin County  
I Thomas W. Watts Clerk of the Court  
of pleas and Quarter Sessions for said County certify that Lawrence  
Cherry who certifies to the acknowledgment of the foregoing power  
of attorney is a Justice of the Peace in and for the County of Martin  
and that the above signature purporting to be his, is genuine and due  
credit should be given to his official acts.

In testimony whereof I have hereunto affixed  
the seal of my office and subscribed my name  
this 10<sup>th</sup> day of October A. D. 1833  
Thomas W. Watts Clerk  
By William Watts D.C.

State of North Carolina  
Martin County  
I Lawrence Cherry Chairman of the  
Court of Pleas and Quarter Sessions of said County certify that Thomas W.  
Watts whose certificate and seal of office is hereunto attached is the Clerk  
of the Court of Pleas and Quarter Sessions of said County.

Witness my hand this 10<sup>th</sup> day of October 1833.  
Lawrence Cherry Chairman

Recorded 21<sup>st</sup> Jan'y 1834.

70

Jonathan Humphreys Received for Record 24<sup>th</sup> December  
To 3<sup>rd</sup> Dec 3 1833.  
James Lee

Know all men by these presents that  
I Jonathan Humphreys of the County of Madison & State of  
Mississippi for and in consideration of the sum of nine hundred  
dollars to me in hand paid by James Lee of the County and  
State aforesaid have bargained sold and conveyed to  
said Lee a negro girl named Jenny about sixteen years  
old & her child Perry which Negroes I warranted sound  
healthy & laws for life together with all the future increase  
of said girl Jenny hereby transferred to said Lee his heirs and  
assigns with this understanding nevertheless that if the afore-  
said Jonathan Humphreys shall will and truly pay  
or cause to be paid when due three promissory notes bearing  
then date with these presents drawn in favour of said  
Lee each for the sum of three hundred Dollars, due as  
follows: the first on the first of July eighteen hundred  
and thirty five the second due one year thereafter and  
the third due on the first of January eighteen hundred  
and thirty seven. Then these presents to be void of  
of none effect otherwise to remain in full force & virtue

In Witness Whereof I have hereunto set  
my hand and seal the seventeenth day of December  
eighteen hundred and thirty three

Witness Present

W. Fathum  
James Mc Donalvey  
Henry Southland

J. Humphreys

The State of Mississippi  
Madison County

Personally appeared before  
me the undersigned Justice  
of the Peace in and for said County the within named  
Jonathan Humphreys and a knowledge as he signed  
sealed and delivered the within mortgage on the day of  
year therein written as his act & deed

Given under my hand and seal this 24<sup>th</sup>  
day of December 1833.

J. W. Oving

Recorded 21<sup>st</sup> Jan 1834.

Stephen D. Howard  
To E. D. Devane  
Petition C. Devane — Received for Record the 27<sup>th</sup> day of  
December 1833.

This indenture made and entered into this seventeenth day of August in the year of our Lord one thousand eight hundred and thirty three between Stephen D. Howard of the first part and Petition C. Devane of the second part Both of the County of Madison and State of Mississippi. Witnesseth that for and in consideration of the sum of one hundred Dollars to the said Howard of the first part in hand paid receipt whereof is hereby acknowledged he has granted bargained sold aliened enfeoffed released and confirmed and by these presents do grant bargain sell alien enfeoff released and confirm unto the said Devane of the second part and to his heirs and assigns a certain Lot or parcel of Land situate lying and being in the County of Hinds and State of Mississippi and designated as the north half of west half, north West quarter of Section No four Township No seven of Range No one East containing forty acres and nine hundredths of one acre together with all the rights privileges hereditaments whatsoever thereto belonging or in any wise appertaining and the reversions remainders rents Issues and profits thereof and also all the estate right title Interest property claim and demand whatsoever of the said party of the first part in law or in equity or otherwise howsoever of in to or out of the same, to have and to hold the said Lot or parcel of Land hereditaments and premises hereby granted or mentioned or intended so to be with the appurtenances unto the said party of the second part his heirs and assigns forever, and the said party of the said party of the first part doth Covenant promise grant and agree to and with the said party of the second part his heirs and assigns by these presents that the said party of the first part will warrant and defend the above mentioned premises and tract of Land and hereditaments hereby granted or mentioned or intended so to be with appurtenances unto the said party of the second part his heirs and assigns against the claim of all and every person or persons lawfully claiming or to claim by from or unto the said party of the first part or any of them shall and will warrant and forever defend by these presents.

In Testimony whereof the said party of the first part have hereunto set his hand and affixed his seal this day and year first above written

Stephen D. Howard

State of Mississippi  
Madison County

Personally appears before me the undersigned Justice of the Peace in and for said County

Stephen D. Howard and I acknowledged the signing and sealing of the foregoing Deed of bargain & sale for the uses and purposes therein contained and on the day and year therein written

Given under my hand and seal this 19<sup>th</sup> day of August 1833.

Recorded 31<sup>st</sup> Jan 1834.

J. W. Ewing Secy

v v v

William Dillahunty & Received for Record the 19<sup>th</sup> day  
of Dec 1833.  
Jabin W. Banfield

This Indenture made this twentieth fifth October in the year of our Lord one thousand eight hundred and thirty two between William Dillahunty and his wife of Wilkerson County State of Mississippi of the one part and Jabin W. Banfield of Madison County State aforesaid of the other part. Witnesseth that the said William Dillahunty & J. A. his wife for and in consideration of the sum of three hundred Dollars to them in hand paid by the said J. W. Banfield before the signing sealing and delivery of these presents the receipt whereof is hereby acknowledged and the said William Dillahunty and J. A. Dillahunty his wife their heirs executors and administrators former release and discharge therefrom by these presents hath granted bargain & sold conveyed and confirmed and by these presents do grant bargain sell convey and confirm unto the said J. W. Banfield his heirs and assigns forever all that tract or parcel of Land to wit the West half of the South West quarter and the West half of the North West Quarter of section fifteen in Township eight of Range two West containing one hundred and sixty six and thirty eight hundredths or thereabouts more or less together with all and singular the appurtenances hereditament and privileges and advantages whatsoever belonging or in any wise appertaining unto the above described premises and also all the estate right interest title and property and claim either at Law or in equity of them the William Dillahunty and his wife of in and to the same to have and to hold the above bargain and described premises with the appurtenances unto the said J. W. Banfield his heirs and assigns forever and the Wm Dillahunty and his wife their heirs executors and administrators doth covenant grant promise and agree to and with the said J. W. Banfield his heirs and assigns against the William Dillahunty and J. A. Dillahunty his wife and against all persons lawfully or equitably claiming or to claim said premises



173  
 or any part thereof by from or under him or them or any of them shall and will warrant and forever defend in Witness whereof the said William Dillahunty and J. A. Dillahunty his wife hath hereunto set their hands and seals the day and date above written  
 In presence of  
 J. A. Dillahunty Seal  
 J. A. Dillahunty Seal

The State of Mississippi } Personally appeared before me  
 Wilkinson County } C. P. Smith, one of the Judges of the  
 High Court of Errors and Appeals The within named William Dillahunty who acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned as his act and deed. Given under my hand and seal this 6th November A. D. 1833. C. P. Smith Seal

The State of Mississippi } Personally appeared before me  
 Wilkinson County } C. P. Smith, one of the  
 Judges of the High Court of errors and appeals Frances A. Dillahunty wife of the aforesaid William Dillahunty, who being examined separate and apart from her husband, acknowledged, that she signed sealed and delivered the foregoing deed, as her voluntary act and deed, freely without any fear threats or compulsion of her husband on the day and year therein mentioned  
 Given under my hand & seal this 6th November  
 A. D. 1833 C. P. Smith Seal

Recorded 21st July 1834.  
 Alexander M. Sprond } Received for Record the 16th day  
 To } deed } of December 1833.  
 Philip Lowr  
 Madison County }  
 Mississippi } This indenture made and entered into  
 between Alexander M. Sprond of the said County and State of the first part and Philip W. Lowr of the same County and State of the other. Witnesseth, that the said Alex<sup>r</sup> M. Sprond in and for the consideration of the sum of fifty dollars paid to him, hath bargained sold aliened, enfeoffed & confirmed and by these presents doth bargain and sell, alien, enfeoff and confirm all his right, title and claim to a certain tract of land lying and situate in the County & State aforesaid and known as the South 1/2 W 1/2 N W 1/4 of Section No 21, Township No 9 of Range 3 East, containing 30 9/100ths acres. Together with all and singular the premises, tenements, hereditaments and appurtenments thereunto belonging or in any wise appertaining therunto. To have, hold, use, occupy and possess the said tenements and hereditaments unto the said party of the second part, his heirs assigns and administrators forever.

And the said party of the first part for himself his heirs & assigns are bound to warrant & defend against all claims and demands whatsoever the said lands tenements & hereditaments unto the said party of the second part his heirs assigns & administrators forever. And the said party of the first part is bound to defend & well & truly keep harmless and indemnified of from & against all incumbrances costs and damages, and of and from any person or persons that may lawfully claim under any title or claim whatsoever to the said party of the second part forever. In testimony whereof I do hereunto affix my hand and seal, this the twenty third day of September 1833.

Chester Rossdale  
John Murree  
Witnesses Present  
A. M. Sprond

State of Mississippi  
Madison County  
Personally came before me the undersigned a Justice of the Peace for the aforesaid County Alexander M. Sprond and acknowledged the above to be his own voluntary act and deed. This the day and date above written.

Recorded the 30th day of January 1834.  
Robert Hill Carter  
Received for Record the 30th day of January 1834.  
William J. Austin Trustee for the Benefit of John H. Cole

Know all men by these presents that J. Robert Hill Carter of the County of Madison and State of Mississippi have for and in consideration of the sum of four thousand dollars & with a view of securing the payment thereof as herein provided have bargained sold & conveyed unto W. J. Austin as Trustee and by these presents doth bargain sell & convey unto the said Austin & his assigns a certain Tract or parcel of Land known and designated as the West half south West Quarter, East half south West Quarter West half south East quarter and east half south east quarter of Section Twenty, and East half North East quarter of Section Twenty nine all of Township seven of Range two east containing four hundred acres more or less now in said Carters possession. The title of said Land I do warrant and defend unto said Austin and his assigns forever, now it is understood that John H. Cole of said County & State aforesaid, hath received two promissory notes executed by said Robert Hill Carter 1st payable the fourteenth January 1835 for the sum of two thousand dollars 2nd payable the fourteenth January 1836, for the further sum of two thousand dollars, now should the said Robert Hill Carter well and truly pay to said Cole said two notes of two thousand

75  
 thousand dollars each when they become due then this deed  
 to be null and void. But in the event of said Carter fail-  
 ing to pay said four thousand dollars to said Cole as a-  
 foresaid then the said Austin as trustee is to expose to sale  
 said four hundred acres of Land to the highest bidder at the  
 Court house door of said County of Madison in whose owner prop-  
 erty said land may be and out of the proceeds of such sale  
 pay the aforesaid sum of four thousand dollars. He said  
 Austin giving thirty days previous notice of such sale at said  
 Court House door

In Testimony Whereof said Robt. Mill Carter hath  
 hereunto set his hand & seal this 15<sup>th</sup> day of January 1834

Signed sealed &  
 licted before  
 Burnp. Maloy  
 Reuben Cole

Ro. M. Carter (S)

The State of Mississippi Personally appeared before me The un-  
 Madison County 3 designated a Justice of the peace  
 in and for said County the above named Robt. Mill Carter  
 who acknowledged he signed sealed and delivered the  
 foregoing deed on the day and year therein mentioned as  
 his act and deed

Burn unsworn my hand and seal this 24<sup>th</sup> day  
 of January 1834.

J. W. Ewing J.P.

Recorded the 30<sup>th</sup> Jan 1834

James M. Wadlington  
 Jr & Deed  
 Irvin C. Wadlington

Received for Record the 17<sup>th</sup>  
 day of December 1833.

This Indenture made this fourth  
 day of December in the year of our Lord one thousand eight hun-  
 dred and thirty three between James M. Wadlington of the other  
 part both of the County of Madison & State of Mississippi. Witnesseth  
 the County of Madison & State of Mississippi. Witnesseth  
 that the said James M. Wadlington for & in consideration of the  
 sum of eight hundred dollars to him in hand well and truly  
 paid by the said Irvin C. Wadlington, at and before the ex-  
 sealing & delivery of these presents (the receipt whereof is here-  
 by acknowledged hath granted bargained sold conveyed  
 & confirmed & by these presents doth grant bargain sell convey  
 & confirm unto the said Irvin C. Wadlington his heirs and assigns  
 the following described lots or parcels of land situate lying  
 and being in the County and State aforesaid; to wit, the  
 East half of the South east Quarter of Section twenty of  
 Township Ten of Range three east, also the West half of the  
 South west quarter of Section twenty one of the Township &  
 Range aforesaid together with all and singular the  
 hereditaments & appurtenances, whatsoever belonging or

76

any-wise appertaining to said premises. To Have and to hold  
the said tract of land with all and singular the ten-  
ements & hereditaments & every part & parcel thereof unto  
him the said Irvin C. Wadlington his heirs and assigns  
forever.

And the said James M. Wadlington for himself &  
his heirs, the said tract or lots of land with all and  
singular the premises & hereditaments & appurtenances before  
mentioned unto the said Irvin C. Wadlington his heirs  
and assigns, against the said James M. Wadlington  
& his heirs & against all persons whatsoever lawfully claim-  
ing or to claim, shall and will Warrant & forever  
defend by these Presents

In Witness Whereof the said James  
M. Wadlington has hereunto set his hand and seal  
the day & year above written

James M. Wadlington

Recorded the 30<sup>th</sup> July 1834.

Philip W. Lowry Received for Record the 16<sup>th</sup>  
3<sup>rd</sup> day of December 1833.  
Sam<sup>l</sup> Floyd

This Indenture made the sixteenth day  
of December in the year of our Lord one thousand eight hundred and  
thirty three between Philip W. Lowry of the County of Madison and State  
of Mississippi, of the one part and Sam<sup>l</sup> Floyd of the same  
County and State of the other part. Witnesseth, that the said  
Philip W. Lowry for and in consideration of the sum of twelve hun-  
dred dollars to him in hand paid by the said Sam<sup>l</sup> Floyd  
at & upon the sealing & delivery hereof the receipt whereof is hereby  
acknowledged by these Presents hath granted bargained  
~~sold & conveyed~~ ~~and confirmed~~ and by these Pres-  
ents doth grant bargain, sell, alien, convey & confirm unto the  
said Sam<sup>l</sup> Floyd and to his heirs and assigns forever all  
that certain meadow tract or parcels of land situate in  
the County of Madison & State of Mississippi known & designated  
in the survey within said County at the land and Records office  
for the Choctaw purchase at Mount Salus by the east half of the  
south west quarter of section twenty one township nine of range  
three East and the south half of the East half of the North  
West quarter of section twenty one same range & township afore-  
said entered by the said Irvin at the land Office aforesaid  
also the south half of the West half of the North West  
Quarter of section twenty one of the Township & range  
aforesaid entered by Alexander M. Spruce at the said  
office and by him conveyed & transferred to the said Lowry  
all containing one hundred and sixty acres or the same  
more or less together with all and singular the houses,  
rights

rights, liberties, privileges, hereditaries, and appurtenances whatsoever thereunto belonging or in any wise appertaining, and also all the estate, right, title, interest, claim or demand whatsoever of him the said Loo either in law or equity of us to the above bargained premises and every part and parcel thereof. I have and to hold to the said Samuel Floyd his heirs and assigns to the sole and only proper use benefit behoof of the said Floyd his heirs and assigns forever. And the said Loo for himself his heirs executors and administrators doth covenant promise grant & agree to and with said Floyd his heirs and assigns by these presents that he the said Loo and his heirs &c the said above mentioned & described mesuage, tenement and tract and parcels of land here detam unto & premises hereby granted or mentioned or intended to be with the appurtenances unto the said Floyd his heirs and assigns against him the said Loo & his heirs and against all & every other person & persons whatsoever lawfully claiming or to claim the same shall and will warrant and forever defend by these presents. In Witness Whereof the said Philip W. Loo hath hereunto set his hand and fixed his seal dated the day and year above written.

Philip W. Loo (Seal)

Signed sealed & delivered in presence of us  
D. M. Hulton

In Testimony  
J. W. Cuming

The State of Mississippi Madison County  
Personally appeared before me the undersigned Justice of the peace in and for said County the within mentioned Philip W. Loo who acknowledged he signed sealed and delivered the foregoing deed on the day and year therein mentioned as his act & deed  
Given under my hand & seal this 16th day of December 1833.

J. W. Cuming J. (Seal)

Recorded 20th Jan 1834.  
J. W. Fairfield  
to Dec  
James Wallington

Received for Record the 16th day of December 1833.

This indenture made the eleventh day of November in the year of our Lord one thousand eight hundred and thirty three between Jabon W. Parfield Madison County and State of Mississippi of the one part and James Wallington of the above County and State of the other part. Witnesseth that the said Jabon W. Parfield for and in consideration of the sum of six hundred Dollars to him in hand paid by the said James Wallington before signing sealing and delivering of these presents the receipt whereof is hereby acknowledged and the said Jabon W. Parfield his heirs executors; and administrators forever released and discharged therefrom by these presents hath granted bargained sold conveyed and confirmed and by these

presents do grant bargain sell convey and confirm unto the said  
 James Wadlington his heirs and assigns forever all that tract  
 or parcel of Land (to wit) the West-half of the South West-  
 Quarter of Section fifteen in Township eight of range Two  
 West containing one hundred and sixty acres thirty eight  
 hundredths. Whatsoever belonging or in any wise appertaining unto  
 the above described premises and also all the estate right  
 interest title and property and claim whatsoever either  
 at Law or in equity of him the said Jacob W. Parfield  
 of in and to the same to have and to hold the above bar-  
 gained and described premises with the appurtenances  
 unto the said James Wadlington his heirs and assigns  
 forever and the said Jacob W. Parfield his heirs exec-  
 utors and administrators doth covenant grant promise  
 and agree to and with the said James Wadlington  
 his heirs and assigns against Jacob W. Parfield and  
 against all other persons lawfully or equitably claim-  
 ing or to claim said premises or any part thereof by firm  
 or under him or them or any of them shall and will war-  
 rant and forever defend in witness whereof the said  
 Jacob W. Parfield hath hereunto set his hand and seal  
 the day and date above written.

J. W. Parfield (Sd)

State Mississippi Personally appeared before me the undersigned  
 Madison County Justice of the Peace in and for said County  
 J. W. Parfield whose name is subscribed to the within instrument  
 and acknowledged that he signed sealed and deliv-  
 ered the same for the purposes therein contained.

Given under my hand and seal this 14<sup>th</sup>  
 day of November 1833.

Guston Kearny, J. P. (Sd)

Recorded 23<sup>rd</sup> Jan 1834.

A. F. McGinty } Received for Record the 14<sup>th</sup> day of De-  
 c 13 } cember A.D. 1833.  
 A. G. Bennett }

This Indenture made this fourteenth  
 day of December in the year of our Lord one thousand eight hundred  
 & thirty three between on the one part J. M. Ginty of the one part & Albert G.  
 Bennett of the other part, both of Madison County & State of Missis-  
 sippi. Witnesseth that the said J. M. Ginty for and in con-  
 sideration of the sum of seven hundred and ninety nine dollars  
 & seventy cents to him in hand paid by the said Albert G. Ben-  
 nett at and before the inscaling and delivery of these presents  
 (the receipt whereof is hereby acknowledged) hath granted bar-  
 gained sold conveyed & confirmed & by these presents doth grant  
 bargain sell convey and confirm unto the said Albert G. Bennett  
 his heirs and assigns the following tract of land situate &

79

being in the County of Madison in the State of Mississippi to wit, the West half of the South East Quarter of Section No thirty of Township No nine of Range No two East also the West half of the North East Quarter of section No thirty one of said Township and Range containing one hundred & fifty nine acres & ninety four hundredths of an acre, together with all & singular the hereditaments & appurtenances whatsoever belonging or in any wise appertaining to said premises. To have & to hold the said tract of land with all & singular the tenements & hereditaments & every part & parcel thereof unto him the said Albert G. Bennett his heirs and assigns forever. And the said Abner J. McInty for himself & his heirs the said tract of Land with all and singular the premises & appurtenances before mentioned unto the said Albert G. Bennett his heirs and assigns against the said Abner J. McInty his heirs and assigns all persons whatsoever lawfully claiming or to claim, shall and will warrant & forever defend by these presents. In Witness Whereof the said Abner J. McInty hath hereunto set his hand and seal the day and year above written

A. J. McInty Seal

State of Mississippi  
 Madison County  
 Personally appeared before me, James W. Ewing Esquire a justice of said County the above named Abner J. McInty who acknowledged that he signed sealed & delivered the foregoing deed, on the day and year therein mentioned as his act and deed. Given under my hand and seal this 14 day of December A.D. 1833.

J. W. Ewing J. C.

Recorded 30th. July 1834.  
 Eden Ward, + wife  
 To Deed  
 Allen Dood

Received for Record December 14 1833.

This indenture made the 20th day of September eighteen hundred and thirty three between Eden Ward of the state of Mississippi and County of Madison of the one part and Allen Dood of the state and County aforesaid of the other part. Witnesseth that the said Eden Ward for and in consideration of the sum of six hundred Dollars current money of this state to him in hand paid by the said Allen Dood at and before the signing sealing and delivery of of these presents the receipt and payment of which is hereby acknowledged and himself fully satisfied hath bargained sold and conveyed and by these presents do hereby bargain sell and deliver unto the said Allen Dood his heirs Executors administrators or assigns one certain Half section of Land being the East half of section No six of township nineteen of Range five east in the Choctaw District containing three hundred and twenty acres agreeable to the return of the survey of said land to have and to hold all the

above mentioned half section of land with and singular the rights members hereditaments and appurtenances thereto belonging or in any wise appertaining to and I the said Eden Ward do hereby bind myself my heirs executors or administrators and assigns to warrant and forever defend the lawful rights and title interest and claim of said lands and premises unto the said Ellen Dodd his heirs executors administrators or assigns forever against the lawful claim or claims of any person or persons whatsoever.

In Witness whereof I the said Eden Ward hereunto set my hand and seal the day and date before written in presence of  
J. J. Thompson  
Eden Ward  
Martha Ward

The State of Mississippi } I James J. Thompson an acting  
Madison County } Justice of the peace of said  
County do hereby certify that Martha Ward the wife of the within named Eden Ward did personally appear before me and being by me separately and apart from her husband examined touching her dower in the within transfer stated that she did without any fear or compulsion of her husband Relinquish and convey all her Right of Dower to the premises within conveyed and the said Eden Ward being also examined acknowledged that he executed the within deed for the purposes therein mentioned as his voluntary act and deed

Given under my hand and seal this 3<sup>rd</sup> of October 1833.

James J. Thompson. J. P.

Recorded the 30th Aug 1834

Charles Carthorn }  
wife } Deed } Recorded for Record the 13<sup>th</sup>  
James D. Ross } (day) of December 1833.

This Indenture made and entered into this thirteenth day of December, in the year of our Lord one thousand eight hundred and thirty three, Between - Charles Carthorn of the first part, and James D. Ross of the second part, both of the County of Madison and State of Mississippi: Witnesseth that for and in consideration of the sum of Seven hundred dollars to the said party of the first part, in hand paid the receipt whereof is hereby acknowledged, have granted bargained, sold, released and confirmed, and by these presents do grant, bargain and sell, alien and confirm unto the said party of the second part, to his heirs and



assigns, a certain tract or parcels of land situate lying and being in the County of Madison and State of Iowa and designated as the west half of the South east Quarter of Section No Twenty nine of Township Eight of Range one East containing Eighty & 1/100 Forty one hundredths acres also the west half of the North East Quarter of Section No thirty two of township eight of Range one East. Containing eighty & fifteen hundredths acres all in the District of Choctaw together with all the rights, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or any wise appertaining, and all the rents issues, and profits thereof and all the right title, Interest, Claim, or demand of the party of the first part, in law or equity, or otherwise, to have and to hold the said Lot or tract of Land all the improvements hereby mentioned with the appurtenances thereunto belonging, or in any wise appertaining unto the said party of the second part his heirs and assigns, and the party of the first part his heirs and assigns forever Warrant and defend the above mentioned premises or tract of land and improvements unto the said party of the second part his heirs and assigns against the claim of every person or persons whatsoever and we the Party of the first part forever Warrant & defend by these presents.

In Testimony Whereof we have hereunto set our hands and affixed our seals the day and date above written

Jest  
J. W. Ewing

Charles Cawthon (Seal)  
Elizabeth Cawthon (Seal)  
(marks)

The State of Mississippi  
Madison County. Personally appeared before me, J. W. Ewing one of the Justices of the Peace in and for said County Charles Cawthon and Elizabeth Cawthon his wife, a party to the foregoing deed of bargain and sale, and acknowledged the same to be their Voluntary act and deed for the purposes therein mentioned. She the said Elizabeth Cawthon, being examined by me separate and apart from her said husband declared she made her acknowledgment, freely and Voluntarily without the fear or threats of her husband or the fear of his displeasure.

Given under my hand and seal this 13<sup>th</sup> day of December 1833.

J. W. Ewing J. P. (Seal)

Recorded the 30<sup>th</sup> day of Jan, 1834.

Jeremiah Coleman and wife } Received for Record 12<sup>th</sup>  
 } Day of December 1833  
 Robert Winn }  
 } Deed

This Indenture made this eleventh day of December in the year of our Lord eighteen hundred and thirty three between Jeremiah Coleman and Margaret H. His wife of the County of Madison of the one part and Robert Winn of the County of Jefferson and State of Mississippi of the other part. Witnesseth that the said Jeremiah Coleman and Margaret H. his wife for and in consideration of the sum of five thousand Dollars to them in hand paid by the said Robert Winn the receipt whereof is hereby acknowledged and the said Robert Winn his heirs executors and administrators forever discharged for the same have bargained sold and conveyed and by these presents do bargain sell and convey to the said Robert Winn his heirs executors and administrators the following described tract or parcel of land lying and being in the County of Madison and State aforesaid. To wit the north east quarter of Section five Township eight and range number one East the south east quarter and the east half of the south west quarter of Section number thirty two of Township number nine and Range one East containing in all four hundred acres to the same more or less to have and to hold the said tract of land and premises together with all and singular the appurtenances thereunto belonging or in any wise appertaining to the said Robert Winn his heirs executors and administrators and assigns forever.

And the said Jeremiah Coleman and Margarett his wife for themselves their heirs executors and administrators the above described tract of land and premises unto the said Robert Winn his heirs executors administrators and assigns against themselves and against all persons lawfully claiming or to claim by through or through them or either of them shall and will warrant and by these presents forever defend.

In witness whereof the said Jeremiah Coleman and Margarett his wife have hereunto set their hands and seals the day and year above written.

Signed sealed and delivered in presence of  
 J. W. Ewing & Ozias Taylor  
 Jeremiah Coleman (Seal)  
 Margaret H. Coleman (Seal)

The State of Mississippi }  
 Madison County } Personally appeared before me the  
 undersigned Justice of the Peace in and for said County  
 The

The within named Jeremiah Wesson and Margaret his wife who acknowledged they signed sealed & delivered the foregoing deed on the day and year therein mentioned as their act & deed and the said Margaret his wife being examined by me separate & apart from her said husband and acknowledged that she signed, sealed and delivered the same as her voluntary act & deed, freely without any fear, threats or Compulsion of her husband.

Given under my hand and seal this 21<sup>st</sup> day of December 1833.

J. W. Ewing J.P. Seal

Recorded the 3<sup>rd</sup> day of Feby 1834.

William Custon } Received for Record the 4<sup>th</sup> Dec-  
Thomas J. Catching } -ember 1833.  
State of Mississippi Madison County

Know all men by these presents that I William Custon are held and firmly bound unto Thomas J. Catching of the County and State aforesaid in the final sum of sixteen hundred and sixteen Dollars the payment whereof is well and truly to be made and these presents we bind my self my heirs severally and jointly by these presents severally with my seal and dated October 3<sup>rd</sup> 1833.

The condition of the above obligation is such that when as the above bound William Custon hath the day and date above written sold all that tract or parcel of Land (to wit) The West half of the North West Quarter of section twenty one in Township nine of Range One West in the Choctaw District and State aforesaid containing seventy nine acres and fifty three hundredths of an acre more or less for the sum of eight hundred and eight Dollars payable as follows, first note for four hundred and four Dollars payable in the first day of January eighteen hundred and thirty four second note payable for the same amount the first day of January eighteen hundred and thirty five now if the said Thomas J. Catching shall well and truly comply with the payments of the above named notes as they respectively fall due on the payment of the last. If the above bound shall then make to the said Thomas J. Catching a good warrant deed to the above described tract of Land then this obligation to be null and void, otherwise to remain in full force and virtue.

William Custon Seal

The State of Mississippi }  
Madison County } Personally appeared William  
Custon before the undersigned Justice of the Peace  
in and for said County and acknowledged that he  
signed

84

The within instrument of Writing as his own Voluntary act and deed and for the purposes therein mentioned and none other acknowledged before me this 4<sup>th</sup> day of December 1833.

Recorded the 3<sup>rd</sup> day of July 1834. J. W. Parfield

James M. Mallock's Record for Record the 11<sup>th</sup> day of Dec<sup>r</sup> 1833.

Sam<sup>l</sup> M. Flurnoy and Benjamin Long } This Indenture Made the eleventh day of December eighteen hundred and thirty three between James M. Mallock of the County of Madison in the State of Mississippi of the one part: and Samuel M. Flurnoy and Benjamin Long of the County and State aforesaid of the other part, Witnesses that the said James M. Mallock for and in consideration of the sum of seven thousand two hundred Dollars to him in hand paid by the said Sam<sup>l</sup> M. Flurnoy and Benjamin Long at and before the sealing and delivering hereof, the receipt whereof he does hereby acknowledge, and thereof acquit and forever discharge the said Sam<sup>l</sup> M. Flurnoy and Benjamin Long their heirs, executors and administrators, by these presents have granted, bargained, sold and conveyed; and by these presents doth grant, bargain, sell and convey unto the said Samuel M. Flurnoy and Benjamin Long and to their heirs and assigns forever, all that tract or parcel of land lying and being in the said County of Madison and State aforesaid and known and designated as the east half of the north east Quarter of section fourteen Township eight Range one east, and the north half of section thirteen Township eight Range one east, the north west quarter of section eighteen Range two east Township eight, and the west half of the north west Quarter of section eighteen Township eight Range two east, and the west half of the south east Quarter of section eighteen Township eight Range two East, containing all together about seven hundred and twenty acres more or less; Together with all and singular the appurtenances therunto belonging or in anywise appertaining: And also all the Estate, right, title, interest, property, claim and demands whatsoever of him the said James M. Mallock in Law or Equity or otherwise howsoever, of, in, to, or out of the same, To Have and To Hold, the said Land, and premises hereby granted with the appurtenances unto the said Samuel M. Flurnoy and Benjamin Long their heirs and assigns forever, in Fee Simple, to the only proper behoof of the said Samuel M. Flurnoy and Benjamin Long their heirs and assigns forever. And the said James M. Mallock for himself his heirs, executors and administrators doth covenant, promise, grant and agree to and with the said Samuel M. Flurnoy &

Forasmuch as their heirs and assigns by these presents, that he the said James M. Mallock and his heirs, and against all and every person and persons whomsoever lawfully claiming or to claim the same. Shall and will warrant and forever defend by these presents. In Testimony Whereof the said James M. Mallock hath hereunto set his hand and affixed his seal the day and date first above written.

Signed, Sealed and Delivered) James Mallock (Seal)  
in presence of }

The State of Mississippi Madison County, S.S.

Personally appeared before the undersigned a Justice of the Peace of said County, the above named James M. Mallock who acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned as his act and deed.

Given under my hand and seal this 11th day of December A.D. 1833.

J. W. Ewing J.P. (Seal)

Recorded the 4th day of July 1834

James M. Mallock Received for Record the 11th day of December 1833.  
To 3 deeds  
Samuel M. Flournoy

This indenture, made the eleventh day of December eighteen hundred and thirty three, between James M. Mallock of the County of Madison in the State of Mississippi of the one part, and Samuel M. Flournoy of the County and State aforesaid of the other part. Witnesseth, that the said James M. Mallock for and in consideration of the sum of Fifty dollars to him in hand paid by the said Samuel M. Flournoy at and before the sealing and delivering hereof, the receipt whereof he does hereby acknowledge, and therefore acquit and forever discharge the said Samuel M. Flournoy his heirs, executors and administrators, by these presents have granted, bargained, sold and conveyed, and by these presents doth grant, bargain, sell and convey unto the said Samuel M. Flournoy and to his heirs and assigns forever, all that tract or piece of land lying and being in the County of Madison and State aforesaid known and designated as the north half of the West half of the South West Quarter of Section Number eighteen Township eight Range two East of the Basis Meridian and containing forty acres more or less together with all and singular the appurtenances therunto belonging or in anywise appertaining. And also all the Estate right, title, interest, property, claim and demand what soever of him the said James M. Mallock in Law or equity, or otherwise whatsoever, of, in, to, or out of the same. To Have and

To Have: the said Land, and premises hereby Granted with  
 the appurtenances unto the said Samuel M. Flournoy his  
 heirs and assigns forever in Fee Simple, to be only proper  
 use and behoof of the said Samuel M. Flournoy his heirs  
 and assigns forever. And the said James M. Matlock his  
 heirs, executors and administrators doth Covenant, promise,  
 grant and agree to and with the said Samuel M. Flournoy his heirs  
 and assigns by these presents, that he the said James M. Mat-  
 lock and his heirs the said above mentioned and described  
 land and premises hereby granted with the appurtenances  
 unto the said Samuel M. Flournoy his heirs and assigns, a-  
 gainst him the said James M. Matlock and his heirs and  
 assigns, against him the said James M. Matlock and his  
 heirs and against all and every person and persons  
 whomsoever lawfully claiming or to claim the same, shall  
 and will warrant and forever defend by these presents.

In Testimony Whereof the said James M. Matlock hath  
 hereunto set his hand and affixed his seal the day and  
 date first above written.

Signed, sealed and delivered } James M. Matlock  
 in presence of }

The State of Mississippi, Madison County, S.S.  
 Personally appeared before me the under-  
 signed a Justice of the Peace of said County the above named  
 James M. Matlock who acknowledged that he signed, sealed  
 and delivered the foregoing deed on the day and year then  
 in mentioned as his act and deed.

Given under my hand and seal this 11th day of  
 December A.D. 1833. J. W. Ewing J.P.

Jas S. Ewing & others } Received for Record the 4th  
 11th Dec } day of December 1833.  
 George A Davidson + }  
 Lawson Davidson }

This Indenture made and entered  
 into this the nineteenth day of June in the year of our Lord  
 one thousand eight hundred and thirty three between James  
 S. Ewing, Stiles W. Ewing, Charles B. Green Jr John W. Corvan  
 and Montfort Jones all of the County of Madison and  
 State of Mississippi of the first part and George A. Da-  
 vidson and Lawson Davidson of the County of Franklin and  
 State of Tennessee of the second part. Witnesseth that the said  
 parties of the first viz James S. Ewing, Stiles W. Ewing, Charles  
 B. Green, Jr John W. Corvan and Montfort Jones for  
 and in consideration of the sum of twenty five hundred

Dollars to them in hand paid by the said parties of the second part viz. George N. Davidson and Lawson Davidson before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged) have granted, bargained, sold, and conveyed and by these presents do grant bargain and sell and convey unto the said George N. Davidson and Lawson Davidson their heirs and assigns the following tracts or parcels of land situated lying and being in the County of Madison and state of Mississippi and designated and known as the south west quarter and north half of the west half of the south east quarter of section thirty six of Township nine of Range one East; the East half of the north east quarter of section thirty six of township nine of Range one East; the west half of the north east quarter of section thirty six of Township nine of Range one East; the east half of the north west quarter of section thirty six of township nine of Range one East; the west half of the north west quarter of section thirty six of township nine of Range one East. Containing five hundred and twenty one and  $\frac{23}{100}$  acres. To have and to hold each and all of the said tracts or parcels of land together with all and singular the rights, privileges hereditaments and appurtenances, unto them the said George N. Davidson and Lawson Davidson their heirs and assigns forever. And the said James S. Ewing, Stiles W. Ewing, Charles B. Green jr. John W. Cowan and Muntfort Jones for themselves their heirs executors and administrators the said tracts or parcels of land together with the rights, privileges hereditaments and appurtenances aforesaid unto them the said George N. and Lawson Davidson their heirs and assigns free from the claim or claims of them the said James S. Ewing, Stiles W. Ewing, Charles B. Green jr. John W. Cowan and Muntfort Jones or either of them, their or either of their heirs executors or administrators and of all and every person or persons whatsoever shall and will follow warrant and defend by these presents. In Witness Whereof we have hereunto set our hands and affixed our seals this the nineteenth day of June in the year 1833. as first above written.

Signed sealed and delivered in the presence of  
 Samuel D. Livingston  
 W. C. Beckham

James S. Ewing  
 Stiles W. Ewing  
 C. B. Green jr.  
 John W. Cowan  
 Muntfort Jones

The State of Mississippi }  
 Madison County }  
 me Josiah Stroman and acting Justice of the peace in and

88

and for the County and State aforesaid James J. Ewing, Stiles W. Ewing, Charles B. Green Jr. John W. Cowan, Montfort Jones and severally acknowledged that they signed and sealed and delivered the foregoing instrument as their own act & deed for the purposes therein contained  
Given under my hand and seal of office  
this 4<sup>th</sup> day of December 1833.  
Josiah Newman

Recorded the 6<sup>th</sup> day of February 1834.

John W. Hanna } Received for Record 7<sup>th</sup> January  
Do } Deed } 1834  
Collum Barnes }

State of Mississippi } Know all men by these presents that  
Madison County } I John W. Hanna of the County and  
State aforesaid for and in consideration of the sum of one hundred and eighty eight 80/100 Dollars, to me in hand paid the receipt whereof is hereby acknowledged, have this day bargained sold and delivered, and by these presents do bargain sell and deliver unto Collum Barnes of the County and State aforesaid, a certain tract of land containing eighty acres more or less situated in the County and State aforesaid, viz the East half of the North east Quarter of Section twenty one Township seven and Range two East. The title of said land I bind myself my heirs assigns &c to warrant and defend unto the said Collum Barnes his heirs assigns &c forever against the claims of all persons whatsoever.  
Witness my hand and seal this sixth day of December 1833.

John W. Hanna

The State of Mississippi }  
Madison County } I hereby certify that John W. Hanna assigned the above deed in my presence the day and date above written.  
Given under my hand and seal this 6<sup>th</sup> day of Dec - 1833.  
G. M. Weatherby

Recorded the 6<sup>th</sup> day of February 1834.



R Watkins & Lucy Watkins  
Deed Received for record the 7<sup>th</sup> day of January 1834.

State of Mississippi Madison County.

Know all men by these presents that I Richard Watkins & Lucy Watkins my wife of the State of Virginia & now residing in the State of Mississippi for and in consideration of the sum of eight hundred Dollars lawful money of the United States to us in hand paid by Thomas Going of Clarborn County and State aforesaid the receipt of which is hereby acknowledged and the said Thomas & his representatives are hereby forever freed & exonerated from the same or any part thereof. Have granted bargained sold and conveyed and confirmed to said Thomas Going his heirs and assigns forever the West half of the north East Quarter of section thirty three in township nine of Range four East also the north half of the West half of the south east Quarter of section thirty three to wit of Range four East in the district of lands offered for sale at Mount Salus in the County of Hinds and State aforesaid, to have and to hold the above described tracts or parcels of land to the said Thomas Going his heirs and assigns forever as an estate in fee simple and the said Richard Watkins & Lucy his wife forever selves & their heirs executors administrators and assigns do covenant to warrant and forever defend the Estate hereby conveyed to the said Thomas Going his heirs & assigns forever against the claim or claims of all and every person or persons whatsoever.

In witness whereof we have hereunto set our hands and affixed our seals this twenty third day of December eighteen hundred & thirty three  
Richard Watkins

In the State of Miss. Madison County This day personally appeared before me the undersigned Justice of the Peace for said County Richard Watkins who acknowledged that he signed sealed & delivered the foregoing deed on the day and year therein mentioned as his act and deed.

Given under my hand and seal December 24<sup>th</sup> 1833. Nathan Warren

Recorded the 6<sup>th</sup> day of Feb'y 1834.

Thomas Dixon  
 To E. Deed of Trust  
 James J. Ewing

Received for Record 13<sup>th</sup> day  
 of January 1834.

This Indenture made this  
 11<sup>th</sup> day of January A.D. 1834, between Thomas Dixon of  
 the first part and James J. Ewing of the second part  
 and Archibald McGehee administrator of Joseph J.  
 Mower of the third part. Whereas the said party of the  
 first part is justly indebted to the said party of the  
 third part, as administrator as aforesaid, in the  
 sum of seven hundred and twenty Dollars & 70  
 Cents including interest and costs of suit up to 1<sup>st</sup>  
 January next by virtue of a certain Judgment lately  
 rendered in the Madison Circuit Court by Mower &  
 Matthews de'd against said Dixon, as by the records  
 by said Court more fully appears: which debt and  
 interest & costs the said Dixon is desirous to secure  
 Now this Indenture Witnesseth that for and in con-  
 sideration of the premises, and also for the further  
 consideration of one Dollar to the said Dixon in hand  
 paid by the said party of the second part, at and  
 before the executing and delivery of these presents, which  
 is hereby acknowledged, he the said Thomas Dixon  
 has bargained sold and confirmed and by these presents  
 does bargain sell and confirm to the said party  
 of the second part two Negro Slaves for  
 life viz. Peter aged about twenty five years  
 and a negro Woman named Jilda aged  
 about twenty years which said slaves were  
 late the property of Roger Dixon de'd of  
 Jefferson County, Father of said Thomas  
 Dixon, and which on a partial division of  
 said Dixon's estate have fallen to the share  
 of said Thomas Dixon, also the future in-  
 crease of said female slave. To have and  
 to hold the said slaves and the future  
 increase of the said Jilda to the said  
 party of the second part his executors  
 administrators, and assigns during their  
 respective lives of said slaves. Upon Trust Never-  
 theless, that the said party of the second part his executors  
 & administrators shall permit the said Thomas Dixon to keep  
 possession of said slaves till the said first day of January  
 next and then if default be made in the payment of  
 said sum of money or any part thereof including inter-  
 est & cost as aforesaid, the said party of the second  
 part, or his executors or administrators so soon after the slave

happening of said default, they may think proper shall and may and are hereby authorized to sell the said slaves to the highest bidder for ready money at public auction after having fixed the time and place of sale, at the discretion of said trustee or his executor or administrator and giving ten days public notice by advertisement at the Court house door of Madison County and three other public places in the County. And out of the moneys arising from said sale shall after satisfying the charges thereof and all other expenses attending said sale pay to the said party of the third part administrator as aforesaid, or whoever may be authorized to receive the same the said sum first above mentioned with all interest that may have accrued thereon and the balance if any shall pay to the said Thomas Dixon, his heirs executors or administrators. But of the whole of said sum shall be paid off and discharged to the said Administrator of Joseph J. Mower, on or before said first day January next so that no default of payment of said sum be made then this indenture to be void, or else to remain in full force and virtue.

In Witness Whereof the said Parties to these presents have hereunto set their hands and seals the day and year first above written

sealed and delivered in presence of

J. W. Ewing

Thomas Dixon

Jas S Ewing

Archd M Gehee

The State of Mississippi  
Madison County

Personally appeared before me J. W. Ewing an acting Justice of the Peace in and for said County, Thomas Dixon, James S. Ewing and Archibald M. Gehee who acknowledged they signed sealed and delivered the within deed of trust, on the day and year therein mentioned as their act and deeds.

Given under my hand and Seal this 13<sup>th</sup> day of January 1834.

J. W. Ewing

Recorded the 6<sup>th</sup> day of July 1834.

William N. Hestep received for Record the 13<sup>th</sup> day  
Wife To 3 Deed 3 of January 1834.  
Benj<sup>m</sup> S. Ricks

This Indenture made the second day of Decem-  
ber one thousand eight and thirty three between William N. Hestep  
and Elizabeth his wife, of the County of Madison, and  
State of Mississippi of the first part, and Benja. S. Ricks  
of the second part; Witnesseth, that the said party of the  
first part, for and in consideration of the sum of three thousand  
dollars to them in hand paid, the receipt whereof  
is hereby acknowledged, have granted, bargained, sold, or  
-mised, released, aliened confirmed and conveyed, and by these  
presents do grant bargain, sell, remise, release, alien, confirm  
and convey unto said party of second part, his heirs and  
assigns all that tract, or lot of land, lying, and being  
in said County, and State aforesaid situated on the Waters of  
partur Creek, being the east half of the north west Quarter  
of section No 6 Township No 8 Range 2 East, containing  
seventy eight acres, and 30 1/2 West half of the north west  
Quarter section No 6, Township No 8 and Range 2 East,  
also West half of the south West Quarter section 31 Town-  
ship No 9 Range 2 East in the Choctaw District,  
together with all the privileges, and appurtenances  
belonging thereto to have and to hold unto said party  
of second part his heirs, and assigns to the only proper  
use and behoof of the said Benj. S. Ricks, his heirs  
for ever and the said party of the first part, for themselves  
their heirs the said tract, or lot of land, and appur-  
tenances above described, and every part thereof against  
them the said party of the first part, and their heirs the  
above tract, or lot of land, and against all and every  
person or persons whomsoever to the said Ben. S. Ricks,  
his heirs and assigns shall, and will warrant, and  
defend by these presents the day and year above written

In testimony whereof we have herewith set our hands  
and seals  
William N. Hestep  
Elizabeth his wife  
made

The State of Mississippi }  
Madison County } Personally appeared before  
me the undersigned Justice of the Peace in and for said  
County the above named William N. Hestep & Elizabeth  
his wife who acknowledged they signed sealed and delivered  
the foregoing deed on the day and year therein written as  
their act and deed and she the said Elizabeth his wife  
being examined by me separate and apart from her husband  
acknowledged her said assignment without any fear

93  
threats or compulsion from her said husband or the fear of his displeasure.

Given under my hand and seal this 30<sup>th</sup> day of December 1833.

S. W. Ewing J. P.

Recorded the 3<sup>rd</sup> day of February 1834.

Esther Laeky } Received for Record the 13<sup>th</sup> Jan-  
do J. Feed } uary 1834.  
John J. Laeky }

This Indenture made and entered into this 10<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and thirty three Between Esther Laeky of the one part and John J. Laeky of the other part all of the County of Madison and state of Mississippi. Witnesseth that the said Esther Laeky for and in consideration of the sum of four hundred dollars to me in hand lawful money paid by said John J. Laeky (the receipt whereof is hereby acknowledged) have bargained granted & sold and by these presents doth grant bargain and sell unto the said John J. Laeky his heirs and assigns forever a certain tract or parcel of land lying in the County and State aforesaid and known as the East 1/2 of the South West fourth of Section 32: Range one East and containing 80 and 16/100 acres in the Choctaw District which said tract or parcel of land I Esther Laeky doth warrant and forever will defend unto the said Joseph Laeky his heirs and assigns together with all herements and appurtenances and appurtenances therunto belonging or in any wise appertaining from the lawful demands of me and every other person or persons claim or claims whatsoever.

In Testimony of this I have hereunto set my hand and seal this tenth day of January in the year 1834.

Signed sealed and delivered in presence of  
attest Irton C. Devane  
Stephen D. Howard

Esther Laeky

The State of Mississippi } Personally appeared before  
Madison County } me S. W. Ewing an acting  
Justice of the Peace in and for said County the above named  
Irton C. Devane and Stephen D. Howard the subscribing  
Witnesses to the annexed deed who being duly sworn de-  
poseth and sayeth that they saw the above named Esther  
Laeky whose name is subscribed thereto sign seal and

94  
delivered the same to John J. Lacey that they there de-  
ponents subscribed their names as witnesses thereto in  
the presence of the said Easter Lacey and in the  
presence of each other on the day and year therein  
named.

Sworn to and subscribed before  
me this 11<sup>th</sup> day of January  
1834

Arton C. Devane  
Stephen J. Howard

J. W. Ewing J. P.

Recorded the 7<sup>th</sup> day of Feb'y 1834. vvv

Nathan Peters & wife } Received for Record the 11<sup>th</sup> day of  
J. C. Wadlington } January 1834.



This Indenture, made the first  
day of October A. D. eighteen hundred and thirty three be-  
tween Nathaniel Peters and Martha Peters his wife of the  
County of Madison in the State of Mississippi of the one part;  
and Irvin C. Wadlington of the County and State aforesaid  
of the other part. Witnesseth, that the said Nathaniel  
Peters and Martha his wife for and in consideration of the  
sum of five hundred and sixty dollars to them in hand  
paid by the said Irvin C. Wadlington at and before  
the sealing and delivery hereof, the receipt whereof  
they do hereby acknowledge, and therefore acquit and forever  
discharge the said Irvin C. Wadlington his heirs, executors  
and administrators, by these presents have granted, bargained  
sold and conveyed, and by these presents do grant, bar-  
gain, sell and convey unto the said Irvin C. Wadlington  
and to his heirs and assigns forever, all that tract or  
parcel of land lying and being in the County of Mad-  
ison and State aforesaid and known and designated  
in the plot of survey at the Land Office in the District  
of Choctaw as being the West half of the North West  
Quarter of section eight in Township eight of Range two  
West together with all and singular the appurtenances thereunto  
belonging or in any wise appertaining: And also all the estate  
right, title, interest, property, claim and demands whatsoever  
of them the said Nathaniel Peters and Martha his  
wife in Law or Equity, or otherwise howsoever, of, in, to  
or out of the same. To Have and to hold, the said  
Land, and premises hereby granted with the appurte-  
nances unto the said Irvin C. Wadlington his  
heirs and assigns forever in Fee Simple, to the only  
proper use and behoof of the said Irvin C. Wadling-  
ton his heirs and assigns forever. And the said

95


Said Nathaniel Peters and Martha his wife for themselves their heirs, executors and administrators do Covenant, promise grant and agree to and with the said Iron C. Wadlington his heirs and assigns by these presents, that they the said Nathaniel Peters and Martha his wife and their heirs the said above mentioned and described land and premises hereby granted with the appurtenances unto the said Iron C. Wadlington his heirs and assigns, against them the said Nathaniel Peters + Martha his wife and their heirs, and against all and every person and persons whomsoever lawfully claiming or to claim the same. Shall and will warrant and forever defend by these presents.

In testimony whereof the said Nathaniel Peters and Martha his wife have hereunto set their hands and affixed their seals the day and date first above written.

Signed sealed and delivered  
in presence of  
J. W. Ewing

Nathaniel Peters   
her  
Martha + Peters   
mark

The State of Mississippi }  
Madison County } Personally appeared before me J. W. Ewing an acting Justice of the Peace in and for said County the within named Nathaniel Peters and Martha his wife who acknowledged they signed sealed and delivered the within deed on the day and year therein mentioned as their act and deed and the said Martha being examined separate and apart from her said husband acknowledged she signed sealed and delivered the same without any fear threats or compulsion from her said husband or the fear of his displeasure.

Given under my hand and seal this 14<sup>th</sup> day of January 1834.  
J. W. Ewing 

Record the 7<sup>th</sup> day of February 1834.

112

Chs Riley  
33 Mortgage

96  
Received for Record the 7th day of  
December A.D. 1833.

Archd. McGehee Know all men by these presents that I  
Charles Riley of the County of Madison and State of Miss-  
issippi for and in Consideration of the sum of two thousand  
eight hundred and eight Dollars to me in hand paid  
by Archibald McGehee of the County and State a-  
foresaid at and before the enrolling and delivery here-

Received full satisfaction of Charles Riley  
for the within mentioned property the 25th day  
of April 1836. Archd. McGehee.

of the receipt whereof I do hereby acknowl-  
-edge have bargained sold and conveyed and  
by these presents do bargain sell and convey to the  
said Archibald McGehee his executors, admin-  
-istrators and assigns the following described  
Negroes, Slaves for life viz Maisey aged between  
thirty five and thirty eight years, Charles aged  
Ten, Polly aged six, William five Tom three, Edy  
about Twelve, and Matilda about Twelve, and  
the future increase of the said females. To  
Have and to hold the said Slaves and  
the future increase of said females to the said  
Archibald McGehee for and during their res-  
-pective lives. And the said Charles Riley  
for himself his executors administrators and af-  
-signs the above described Negroes, and the fu-  
-ture increase of said females, to the said  
Archibald McGehee his executors and assigns  
and assigns shall and will warrant the  
title thereof against all persons lawfully claim-  
-ing the same. Provided always and it is

hereby agreed by and between the parties to these presents,  
that if the said Charles Riley his executors, administra-  
-tors or assigns shall will and truly pay or cause to  
be paid unto the said Archibald McGehee his executors  
or administrators the following sums of money, due the said  
Archibald McGehee by his certain promissory notes bearing  
even date herewith, each for the sum of

Dollars, due as follows: the first  
due the first day of January 1835, and the second  
due the first day of January 1836 for the redemption  
of the above described negro slaves. Then these presents  
and every clause, article and thing herein contained  
to cease and be void, otherwise to remain in full force  
and virtue.

In Witness whereof I have hereunto set  
my hand and seal this 7th day of December 1833  
Signed sealed & delivered  
in presence of



William Riley  
J. W. Ewing

Charles Riley

State of Mississippi } Personally appeared before me  
Madison County } J. W. Ewing a Justice of the  
Peace in and for said County, the within named Charles  
Riley who acknowledged that he signed sealed  
and delivered the foregoing mortgage on the day and  
year therein mentioned as his act and deed.  
GIVEN UNDER MY HAND AND SEAL THIS  
7th day of Decr 1833. J. W. Ewing J. P.

Recorded the 7th day of February 1834.

Elizabeth Murdock Received for Record the 22nd day of  
& others to deed January 1834.

David S. Goodloe This Indenture made and entered in  
to this eleventh day of December in the year of our lord one thousand  
eight hundred and thirty three, between Elizabeth Murdock  
William M. Murdock and Alfred Murdock of the first part  
and David S. Goodloe Jr of the second part all of the County  
of Madison State of Mississippi. Witnesseth that the said  
Elizabeth Murdock William M. Murdock and Alfred  
Murdock of the first part for and in consideration of the  
sum of four thousand six hundred and fifty dollars to them  
in hand paid by the said David S. Goodloe Jr of the second part at  
and before the delivery and sealing of the same the receipt of  
which is hereby acknowledged, have this day (jointly & separately  
granted bargained sold aliened enfeoffed released conveyed  
confirmed and by these presents do grant bargain sell alien  
enfeoff release convey and confirm unto the said David S.  
Goodloe Jr of the second part to his heirs and assigns for  
ever all the following described land lying and being in  
the County of Madison and State of Mississippi. Known and  
designated as follows. Viz. The West half of the South West  
Quarter of section thirty Township eight Range one east contain-  
ing seventy nine acres & 8 1/100 also the north half of the West  
half of south east Quarter of section thirty of township eight  
Range one east containing thirty nine acres & 90 2/100 also the  
south half of the east half of the south west Quarter  
section nineteen Township eight Range one east containing forty (40)  
acres 2 1/100 also the west half of the north east Quarter of  
section thirty and the north west quarter of the same section  
of township eight Range one east containing in all three

hundred and ninety nine acres and more or less as the case may be, together with all and singular the houses, improvements, rights, liberties, hereditaments & appurtenances thereunto belonging and in any wise appertaining, and also all the estate rights title interest property claim and demand whatsoever of them the said Elizabeth Murdock, William M. Murdock and Alfred Murdock in law or equity or otherwise howsoever of in to or out of the same. To have and to hold the said tract of land hereditaments and premises hereby granted or mentioned or intended so to be, with the appurtenances unto the said David S. Goodloe Jr his heirs and assigns forever and the said Elizabeth Murdock, William M. Murdock and Alfred Murdock for themselves their heirs executors and administrators do covenant promise and agree to and with the said David S. Goodloe Jr and his heirs the above mentioned tract of land with the appurtenances unto the said David S. Goodloe Jr his heirs and assigns against them the said Elizabeth Murdock, William M. Murdock and Alfred Murdock and every other person or persons lawfully claiming or to claim the premises by from or under them or any of them shall and will warrant and for ever defend by these presents

In Testimony Whereof the said parties have hereunto set their hands & seals on the day and year first above written. (The word eleventh above the second line first page, and quarter above the first line second page, and mentioned above the nineteenth line same page were interlined before signed)

signed sealed & delivered Elizabeth Murdock  
 in presence of  
 John H. Burton  
 A. M. Hodge  
 William M. Murdock  
 Alfred C. Murdock

The State of Mississippi  
 Madison County  
 Personally appeared before the undersigned Justice of the Peace in and for said County the within named William Murdock and Alfred Murdock and severally acknowledged the signing sealing and delivery of the within deed on the day and year therein mentioned as their act and deed

Given under my hand and seal this 22<sup>nd</sup> day of January, 1834.  
 J. W. Ewing Jr

The State of Mississippi  
 Madison County  
 Personally appeared before me the within named Elizabeth Murdock whose name is to the

99

the within indenture subscribed and acknowledged that she signed sealed and delivered the within indenture as her voluntary act and deed on the day and date therein written and for the purposes therein expressed. In Testimony Whereof I have hereunto put my hand and seal this 16<sup>th</sup> day of January A.D. 1834.

N. Callahan Judge  
of Probate of N. C. Co.

Recorded the 8<sup>th</sup> day of February 1834.

John H. Cole | Received for Record the 23<sup>rd</sup> day of  
To & deed | January 1834.

R. H. Carter | This Indenture made and entered into this 14<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and thirty four between John H. Cole of the County of Madison & State of Mississippi & Caroline his wife of the one part & R. H. Carter of the other part.

Witnesseth that the said party of the first part for and in consideration of the sum of one thousand dollars, the receipt whereof is hereby acknowledged, have granted bargained sold aliened & conveyed & by these presents do grant bargain sell & convey unto the said party of the second part, his heirs and assigns forever all that tract or parcel of Land lying and being situated in the County of Madison and State of Mississippi being the same or which said Cole now resides adjoining the lands of Major Austin & the Estate of W. R. Johnson & others the whole tract containing four hundred acres more or less & consisting of five eights of a section, the 1<sup>st</sup> Eight being the West half of the South West Quarter; Section 20, Township 7 Range 2 East the second eight being the East half of the South West Quarter Section 20 Township 7 Range 2 East the 3<sup>rd</sup> Eight being the West half of the South East Quarter, Section 20 Township 7 Range 2 East the 4<sup>th</sup> Eight being the East half of the South East Quarter Section 20 Township 7 Range 2 East these four eights constituting in themselves the South half of section 20 in Township 7 Range 2 East the 5<sup>th</sup> eight being the East half of the North East Quarter Section 20 Township 7 Range 2 East all being in the Choctaw District. To have and to hold the same with all their appurtenances thereto belonging, unto himself his heirs and assigns forever.

And the said party of the first part for themselves their heirs & assigns forever do covenant and agree to and with the said party of the second part, his heirs & assigns, that the said tract or parcel of land before mentioned, shall now & shall forever remain free from all claims & incumbrances, whatsoever, & the title to the same

he will forever defend against all claimants whomsoever.  
In testimony whereof the said parties of the first  
part have hereunto affixed their hands and seals the day  
and year above mentioned.

John H. Cole

Caroline Cole  
mark

State of Mississippi  
Madison Co

Personally appeared before me a Jus-  
tice of the Peace of County & State aforesaid, John H. Cole  
& Caroline his wife parties of the first part to the within deed.  
and the said John H. Cole acknowledged the same to be  
his act & deed & the said Caroline being examined sep-  
arate & apart from her said husband, admitted & acknowl-  
edged that she signed same of her own free will & ac-  
cord, without any compulsion in the part of her said  
husband. Given under my hand and seal this 14<sup>th</sup>  
of January 1834.

George W. Weatherly J.P.

Recorded the 8<sup>th</sup> day of February 1834.

George S. Grant  
To deed  
Joshua S. Parker

Received for Record the 27<sup>th</sup> day of Jan-  
uary 1834.

This Indenture made and entered  
into this 18<sup>th</sup> day of September in the year of our Lord one thou-  
sand eight hundred and thirty three, Between George S. Grant  
of the County of Madison & State of Mississippi of the first  
part and Joshua S. Parker of the County and State aforesaid  
of the second part, Witnesseth that the said George S. Grant  
party of the first part for and in consideration of the sum of  
Two hundred and twenty five dollars and — cents to him in hand  
paid by the said Joshua S. Parker party of the second part at and  
before the sealing and delivery of these presents the receipt where-  
of is hereby acknowledged and the said George S. Grant forever  
released and discharged therefrom, by these presents hath granted  
ed bargained sold conveyed and confirmed and by these pres-  
ents doth grant bargain sell convey and confirm unto the said  
Joshua S. Parker his heirs and assigns forever the herein after  
described tracts or parcels of Land (to wit) The South half  
of the East half of the North East-Quarter of section No seven  
Township No nine of Range No Five East-Containing Forty  
acres and three hundredths of an acre, also the South half  
of the West half of the north West-Quarter of section No eight  
Township No nine of Range No Five east-Containing Forty  
acres and three hundredths of an acre, also the South half

101  
of the West half of the North Quarter of Section No Eight -  
Township No nine of Range No Five East containing forty acres and  
one hundredth of an acre. Also the West half the South East  
Quarter of Section No seven Township No nine of Range No 5  
East. Containing Eighty acres and twelve hundredths of an acre  
in the District of Chactaw, together with and singular the  
Appurtenances hereditaments privileges and advantages whatso-  
ever belonging or in any wise appertaining and also all the  
Estate Right title property and claim. Whatsoever either at  
Law or in equity of him the said George S. Grant of in and to  
the same to have and to hold the above bargained and de-  
scribed Premises with the appurtenances unto the said Joshua  
S. Parker his heirs and assigns forever, and the said George S.  
Grant doth covenant grant promise and agree to and with the  
said Joshua S. Parker his heirs and assigns that he the  
said George S. Grant and the described and hereby granted  
premises and every part and parcel thereof with the appur-  
tenances unto the said Joshua S. Parker his heirs and  
assigns against the said George S. Grant and against  
all persons lawfully or equitably claiming or to claim said  
premises or any part thereof by from or under him or them  
or any of them, shall and will warrant and by these presents  
forever defend.

In Testimony whereof I the said George S.  
Grant have hereunto set my hand and affixed my seal  
this day and year first Above written. Signed sealed  
and delivered in presence of  
Logan Casper  
S. J. Cross  
George S. Grant

The State of Mississippi  
Madison County  
I Personally appeared before the  
undersigned Justice of the peace in and for the County and  
State aforesaid George S. Grant whose name is subscribed to  
the foregoing indenture and acknowledged that he signed  
sealed and delivered the foregoing instrument of writing  
on the day and year therein written and for the purposes  
therein expressed

Given under my hand and seal this 8<sup>th</sup>  
of December 1833.

J. J. Thompson

Recorded the 10<sup>th</sup> day of February 1834.