

1192

Master W Joiner & Coys The State of Mississippi
To 3 Know all men by these presents
Jefferson Love 3 that we of the County of Madison
in the State of aforesaid, in consideration of five hundred
dollars to me in hand paid by Jefferson Love of Pitts
County in the State of aforesaid have granted, bargained, sold
and released and by these presents do grant bargain
sell and release unto the said Jefferson Love all and sin-
gular the following parcel of land lying and being in the
State and County of aforesaid and known in the plat of
Survey in aid for the Choctaw District of lands in said
State and County as being the fourth half of the west half
of north West fourth of Section twenty one Township nine
Range three east containing forty acres more or less together
with all and singular the rights members, hereditaments
and appurtenances to the said premises incident or in anywise
appertaining; I have and to hold all and singular the
premises before mentioned unto the said Jefferson Love
his heirs and assigns forever and I do hereby bind myself
my heirs executors and administrators to warrant and
forever defend all and singular the said premises unto the
said Jefferson Love his heirs and assigns against my heirs
and against every person whomsoever lawfully claiming
or to claim the same or any part thereof.

Witness my hand and seal this first day of January
A.D. 1835 and of the Sovereignty of the State

List
William Joiner J.P.

Master W Joiner (Seal)

Mary Ann Joiner (Seal)

The State of Mississippi
Madison County 3 Personally appeared before me
William Joiner an acting justice of the peace in and
for the County of aforesaid, Master W Joiner and acknowledge
that he signed sealed & delivered the within Indenture
to be his voluntary act and deed and also at the same
time Mary Ann Joiner wife of Master W Joiner appeared
before me and after a private examination by me sepa-
rately & apart from her said husband she acknowledges
that she signed sealed and delivered the same and also
relinquished all her dower right title and claim to the
within named premises on the same day and date.

Given under my hand and seal this first day of
January 1835.

William Joiner J.P. (Seal)

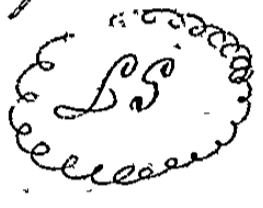
Received for Record 5th January 1835 & Recorded 23rd January 1835

Canton Mississippi 1835

Received of William Montgomery thirty three hundred dollars in full payment for four negroes viz. Jacob twenty seven years of age Charles twenty three years old Jack twenty one years old and Hannah twenty three years old which negroes I warrant to be sound and healthy and this title good against all claims whatsoever Given under my hand and seal this 17th day of Decr 1834

Test George W. Logan P. C. Caldwell (Seal)

The State of Mississippi Madison County Personally appeared before me Samuel D. Livingston Clerk of the Circuit Court in and for said County P. C. Caldwell whose name is subscribed above and acknowledged the signing sealing and delivering of the above instrument of writing to be his act and deed



Given under my hand and seal of said Court this 21st day of January 1835

S. D. Livingston Clerk

Received for Record 21st January 1835 & Recorded 23rd Jay 1835

Collins & Collins To Deed Lowe & Hansborough and thirty four Between Joseph & Thomas Collins Jr of the County of Madison State of Mississippi of the one part and Phillip M. Lowe and Calvin Hansborough of the other part Witnesseth, that said Joseph & Thomas Collins Jr hath for and in consideration of the sum of six hundred dollars to them in hand paid by the said Phillip M. Lowe and Calvin Hansborough at and before the sealing and delivering of these presents the receipt whereof is hereby acknowledged, the said Phillip M. Lowe & Calvin Hansborough their heirs and assigns have bargained and sold and by these presents do grant bargain & confirm to the said P. M. Lowe & Calvin Hansborough the following lot or parcel of ground situate in the Town of Canton, known and designated in plan of said Town as lot No 1 in square No 2 and said by virtue of the deed from the Police of said County to the said Joseph & Thomas Collins Jr do grant and convey to the said P. M. Lowe and Calvin Hansborough their heirs and assigns forever to have and to hold the above described lot or parcel of ground with all and singular the appurtenances therunto belonging or in anywise appertaining

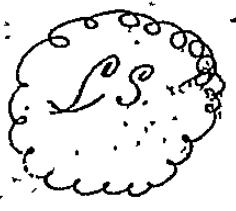
In testimony whereof we have hereunto set our hands and seals this day and date above mentioned.

Joseph Collins (Seal)
Thomas Collins (Seal)
Eliza Jane Collins (Seal)

The State of Mississippi
Madison County

Personally appeared in my office before me Samuel D. Livingston Clerk of the Circuit Court in and for said County Joseph Collins, Thomas Collins Jr and Eliza Jane Collins wife of said Thomas Collins Jr and acknowledged that they signed, sealed and delivered the foregoing deed on the day and year therein mentioned as their act and deed, the said Eliza Jane Collins wife of the said Thomas Collins Jr being by me examined separately and apart from her said husband acknowledged that she signed sealed and delivered the foregoing deed freely and voluntarily without the fear threats or compulsion of her said husband

Given under my hand and seal of said Court this 26th day of November 1834
S. Livingston Clerk



Received for Record 26th Nov 1834 & Recorded 23rd January 1835

Hartwell Gee } Know all men by these presents that
Lo } Bell of Sale } Hartwell Gee of the County of Madison
James B Russell } and State of Mississippi hath for
and in consideration of the sum of four thousand
nine hundred dollars, sold unto James B. Russell of
the County and State aforesaid the following named
negro slaves to wit, Martin a man aged about twenty
one years and estimated to be of the value of one
thousand and fifty dollars; Simon aged about fifteen
years and valued at one thousand and fifty dollars
Garland a man aged about fifty years valued at
three hundred dollars; Margaret a woman aged about
forty years valued at three hundred dollars. Judah
a woman about twenty eight years, valued at six
hundred dollars. Martha a girl aged about thirteen
years valued at four hundred dollars. Dick aged about
seven years valued at three hundred ^{and fifty} dollars. Elijah aged
about six years valued at two hundred and fifty dollars
Malony a girl aged about six years valued at three hundred ^{dollars}
and Harriet and Nancy Harriet aged about five years
and Nancy aged four or five months valued together
at three hundred dollars. Which negroes I warrant to be
found in body and mind except Garland who is Rep-
tand (tho; otherwise found and the title of said slaves

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from myself my heirs or assigns &c. and from all and every other persons or persons whatsoever into the said James B. Russell his heirs and assigns &c. forever

In testimony whereof I have hereunto set my hand and seal this 12th day of January 1835

Wartwell Geo (Seal)

The State of Mississippi
Madison County

Personally appeared before the undersigned Clerk of the Circuit Court in and for said County, Wartwell Geo and acknowledged the signing sealing and delivering of the within Bill of Sale to be his act and deed

LS
Cecce

Given under my hand and seal of said Court this 19th day of January 1835
L. Livingston. Clerk

Received for Record 19th January 1835 + Recorded 23rd Jan 1835

George Maddox
to
Nelson S Taylor

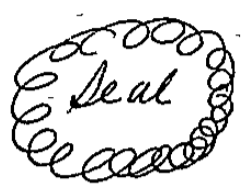
State of Mississippi
Madison County

This Indenture made this 16th January in the year of our Lord one thousand eight hundred and thirty five between George Maddox of the County of Madison and State of Alabama of the first part and Nelson S. Taylor of the County of Madison and State of Mississippi of the second part Witnesseth, that the said Maddox have this day bargained and sold and by these presents bargained and sold unto said Taylor the following property to wit, Two certain lots situated in the Town of Livingston State of Mississippi and County of Madison, known as the plot of said Town as No 1 and 6 in Square No 7 also a certain half acre lot of land beginning at a stake on the division line between James N. Hubert and David Williams thence S 45 N. 28 W. thence S 45 E. 25 links thence S 45 N. 50 links thence N N. 28 W. thence to the beginning containing 5⁰/₁₀₀ of an acre for and in consideration of the sum of two hundred and fifty dollars to me in hand paid the receipt whereof is hereby acknowledged and I the said Maddox for my part do forever warrant and defend the right title and interest of the above named property to him the said Taylor his heirs and assigns against the lawful claim or claims of any person whatsoever. In Witness Whereof I the said George Maddox have hereunto set my hand and seal this day and date above written

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Signed sealed and delivered
in presence of us

3 Geo. Maddox Seal

The State of Mississippi
Madison County
Personally appears before the un-
designated Clerk of the Circuit Court
in and for said County George Maddox and acknowledges
the signing sealing and delivering of the above deed to be
his act and deed. Given under my hand and seal
of said Court this 21st day of July 1835



S.D. Livingston Clerk

Received for Record 21st July 1835 & Recorded 23rd July 1835

E. J. Divine & Wife } The State of Mississippi
Know all men by these presents }
James Richards } that we of the County of Madison
in the State aforesaid, in consideration of forty five dollars
to us in hand paid by James Richards of Madison
County in the State aforesaid, have granted bargained
sold and released and by these presents do grant, bargain
sell and release unto the said James Richards all and
singular the following parcel of land, lying and being
in the State and County aforesaid and known by the
plat of Survey in and for the Choctaw District of land
in said State and County as being the south half N^o.
1. W^o. 1/4 of Section No. 1. S^o. 1/2 W^o. 1/2 S^o. 1/4 of Section No. 2. of
Township 9 R. 3. E. 76 acres more or less, together with all
and singular the rights, members, hereditaments and appur-
tenances to the said premises in, incident or in anywise appertaining
to have and to hold, all and singular the premises be-
fore mentioned unto the said James Richards his heirs and
assigns forever. And I do hereby bind myself, my heirs ex-
utors and administrators to warrant and forever defend all
and singular, the said premises unto the said James Richards
his heirs and assigns against my heirs and against every
person whomsoever, lawfully claiming or to claim the same
or any part thereof. Witness my hand and seal this the
23rd day of October A. D. 1834 and of the Sovereignty of the State

Test
William Souren

E. J. Divine Seal
A. J. Divine Seal

The State of Mississippi
Madison County
Personally appeared before me
William Souren an acting justice of the peace in and for
the County and State aforesaid E. J. Divine and acknowl-
edges, that he signed sealed and delivered the within Instrument

to be his voluntary act and deed also H. J. Irvine the wife of the Est. Irvine appears before me at the same and acknowledges that she signed sealed and delivered the same and after a private examination and separate and apart from her said husband acknowledges that she relinq, with all her dower right, title and claim to the within named premises to be her voluntary act and deed without fear or compulsion of her said husband Given under my hand and seal this 23^d day of October 1854

William Joiner J.P. Seal

Daniel Wafford & The State of Mississippi
To & Deed & Know all men by these presents
Mary Caldwell & that I Daniel Wafford and Elizabeth Wafford of Madison County in the State aforesaid in consideration of the sum of nine hundred and fifty dollars to me in hand paid by Mary Caldwell of Madison County in the State aforesaid, have granted bargain sold and released and by these presents do grant, bargain sell and release unto the said Mary Caldwell all and singular the following parcel of land lying and being in the State and County aforesaid and known as the plat of survey in and for the Choctaw District of lands in said State and County as being the West 1/2 of S. West 1/4 of Section 31 Township 8 Range 3 East. Containing Eighty acres, together with all and singular the rights members hereditaments and appurtenances to the said premises incident or in anywise appurtenances, to have and to hold all and singular the premises before mentioned unto the said Margaret Caldwell her heirs and assigns forever, and I do hereby bind myself my heirs executors and administrators to warrant and forever defend all and singular the said premises unto the said Mary Caldwell her heirs and assigns against our heirs and against every person whomsoever lawfully claiming or to claim the same or any part thereof. Witness my hand and seal this third day of December A.D. 1854 & of the Sovereignty of the State

D Wafford Seal

Elizabeth Wafford Seal
her mark

The State of Mississippi &
Madison County & This day personally appeared before me the undersigned justice of the peace for said County Daniel Wafford, who acknowledges that he signed the within

deed for the consideration therein ~~mentioned~~, at the same time I have examined her ~~self~~ Elizabeth separately and apart from her husband who acknowledges she signed the within, without fear, threats or compulsion from her husband. Given under my hand and seal this 3^d Dec^r 1834

Charles Moore Seal
eccc

Received for Record 16th January 1835 & Recorded 24th Jan'y 1835

v 10

Susannah Rattiff \approx The State of Mississippi
To $\frac{3}{4}$ Deed \approx Know all men by these presents
John Caldwell \approx that I Susannah Rattiff of Madison
County in the State aforesaid in consideration of the sum
Seven hundred and sixty eight dollars & ten cents to me
in hand paid by John Caldwell of Madison County in
the State aforesaid have granted, bargained sold and re-
leased and by these presents do grant, bargain, sell and
release unto the said John Caldwell all and singular
the following parcel of land lying & being in the State
and County aforesaid & known as the plat of survey
in and for the Choctaw District of lands in ^{so} State and
County as being the E¹/₂ of N^o 6th of Section 36 Township
N^o 8 Range T^o E together with all and singular, the rights
members hereditarily and appurtenances to the said prem-
ises incident or in anywise appurtenant to the said premises
I have and to hold, all and singular the premises before mentioned
unto the said John Caldwell his heirs and assigns, against
my heirs and against every person whomsoever lawfully
claiming or to claim the same or any part thereof

Witness my hand and seal this 21st day of
Oct A.D. 1834 and of the Sovereignty of the State
Test:

Susannah Rattiff Seal
her mark eccc

The State of Mississippi \approx
Madison County \approx Personally appeared before
the undersigned justice of the peace in and for the County
aforesaid Susannah Rattiff and acknowledged that she
signed, sealed & delivered the within indenture to be her
voluntary act and deed as administrator of the Estate
of William Rattiff her deceased husband. Given under
my hand and seal this 21st day of October 1834

William Turner Seal
eccc

Received for Record 16th Jan'y 1835 & Recorded 24th Jan'y 1835

v 11

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The State of Mississippi
 Madison County

George Kohen
 To 3 Deed 3
 Winfield Nash 3

This Indenture made this 2th of February in the year of our Lord 1834, Witnesseth that George Kohen of the County & State above for and in the Consideration of the sum of fifty dollars to me in hand paid, the receipt whereof I do hereby acknowledge have bargained sold, conveyed and delivered and by these presents do grant bargain sell and convey and deliver unto Winfield Nash of the County and State above mentioned a certain lot or parcel of ground being the north half of the East half of the North West fourth of Section 10 Township 9 Range 4 East containing 40 acres in the Choctaw purchase Mo, To have and to hold the said land above described and all the appurtenant tenements or in any wise to the Winfield Nash his heirs assigns forever, & I do hereby forever warrant and defend all and singular the ofore said appurtenances land against myself my heirs executors and administrators and against the claim of all persons whomsoever unto the said Nash his heirs executors administrators and assigns, In Witness whereof I have hereunto set my hand and affixed my seal the day and year above written

Witnesseth
 Nathan Warraw 3

George Kohen Seal
 Susanah Kohen Seal
 her mark

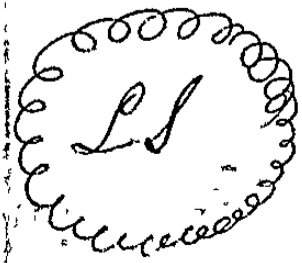
The State of Mississippi
 Madison County

This day came before me one of the acting Justices of the Peace in and for said County Susan Kohen and Fayette an oath that she signed sealed the foregoing deed with her own free will without fear threats or dread of her husband this the 26th day of February 1834

Nathan Warraw J.P.

The State of Mississippi
 Madison County

Personally appeared before the undersigned Clerk of the Probate Court in and for said County George Kohen and acknowledged that he signed sealed and delivered the within deed on the day and year therein mentioned for the purposes therein contained



Given under my hand and seal of said Court this 2^d day of January 1835
 S. D. Livingston Clerk

Received for Record 2^d day of Jay 1835 & Recorded 24th Jay 1835

M^r Jones
 To 3 Sealed
 H^e H^e arnblin

This Indenture made the twenty fourth day of January in the year of our Lord Eighteen hundred and thirty five between Mountfort Jones of Madison County and State of Mississippi of the first part and Henry H^e arnblin of the same County and State of the second part. Witnesseth, that the said Mountfort Jones in consideration of the sum of one hundred dollars to him in hand paid at or before the signing and sealing of these presents the receipt whereof is hereby acknowledged hath granted bargained and sold and by these presents doth grant, bargain and sell unto the said Henry H^e arnblin his heirs and assigns and undivided half or moiety of a certain tract or parcel of land, situate lying and being in the County of Madison and State of Mississippi aforesaid and designated and known as the South East quarter of Section nine of Township Eleven of Range four East, together with all the rights privileges and appurtenances to said undivided half or moiety of said tract of land, belonging or in anywise appertaining. To have and to hold the said undivided half or moiety of said tract of land with the rights privileges and appurtenances aforesaid unto him the said Henry H^e arnblin his heirs and assigns forever. And the said Mountfort Jones for himself his heirs executors and administrators the said undivided half or moiety of said tract or parcel of land together with the rights privileges and appurtenances thereto belonging or appertaining unto the said Henry H^e arnblin his heirs and assigns free from the claim or claims of him the said Mountfort Jones his heirs executors and administrators and of any and every person or persons whatsoever shall see and doth forever warrant and defend by these presents.

In witness whereof the said Mountfort Jones hath hereunto set his hand and affixed his seal this 24th day of January in the year of our Lord 1835. as first above written.

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

Mountfort Jones Seal

State of Mississippi
 Madison County

Personally appeared before me
 J. W. Ewing Esqr a justice of the
 peace, the above named Mountfort Jones 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 24th day of January
 J. W. Ewing J.P.

or assigns the following described tract or parcel of land
 and all the houses and improvements thereon or
 thereunto appertaining lying and being in the County
 of Madison and State of Mississippi on the whet-
 ters of Poplar Creek in Township ten & Range three
 East (to wit, the west half of the North East quarter &
 East half of the South West quarter and the South
 East of the west half of the South West quarter of Section
 twenty nine & the East half of the North East quarter of
 Section thirty two - The South half of the West half of
 the South West quarter of Section twenty eight. The
 North West quarter and the West half of the North
 East quarter & the North half of the East half of the
 North East quarter of Section thirty three. Contain-
 ing by estimate six hundred and forty acres more or
 less. Now if the said John M. P. McGimpsey & Martha
 M. C. his wife doth sell and truly and lawfully pay
 the above mentioned sum of money in full and
 deliver to the said Allen C. Gillespie, William C.
 Gillespie & John C. Gillespie a good and valid warranted
 deed for the aforesaid tract or parcel of land, then and in
 that case the above obligation shall be null and void, other-
 wise it shall remain in full force and virtue - The test-
 timony whereof we have hereunto set our hands and seals
 the day and year aforesaid
 Test

J. M. P. McGimpsey Seal
 1833

Martha M. C. McGimpsey Seal
 1833

State of Mississippi
 Madison County
 Personally appeared before me
 Nicholas Calliham Judge of the Probate Court for the County
 and State aforesaid John M. P. McGimpsey who acknowl-
 edged that he signed sealed and delivered the foregoing in-
 strument as his voluntary act and deed - Also at the same
 time personally came before me Martha McGimpsey the
 wife of the said John M. P. McGimpsey who upon a private
 examination separate and apart from her said
 husband acknowledged that she signed sealed and de-
 livered the same freely voluntarily and without any
 fear or threat or compulsion of her said husband as
 her voluntary act and deed. Given under my hand
 and seal this 21st day of October A. D. 1831.

N. Calliham Judge of
 Probate Court of M. C. Seal
 Recorded 26th January 1835. Seal
 1835

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The State of Mississippi, the County of
Know all men by these presents that J. of Madison
in the State aforesaid in consideration of Eleven thousand
four hundred eighty five dollars to me in hand paid
by James M. Baker James C. Napier of the County in the
State aforesaid, have granted, bargained sold and released
and by these presents do grant bargain, sell and release
unto the said James M. Baker and James C. Napier
all and singular the following parcel of land and lying
and being in the State & County aforesaid and known
in the plot of Survey in and for the Choctaw District of
lands in said State and County as being the E¹/₂ N⁶/₄
of Section No 33. and E¹/₂ S⁶/₄ of Section No 33. the
N¹/₂ N⁶/₄ of Section No 33. the N¹/₂ N¹/₄ & N¹/₂ N¹/₄
S¹/₄ of Section No 34. and N¹/₂ S⁶/₄ of Section No 33
all of the aforesaid lands lying in Township Ten of Range
4 East containing four hundred & forty acres more or less
together with all and singular the rights members heredit-
ament and appurtenances to the said premises in extent
or in anywise appertaining; To have and to hold all and
singular the premises before mentioned unto the said
James M. Baker, James C. Napier his heirs and assigns
forever. And I do hereby bind myself my heirs ex-
ecutors and administrators to warrant and forever
defend all and singular, the said premises unto the said
James M. Baker and James C. Napier his heirs and
assigns against my heirs and against every person
whomsoever lawfully claiming or to claim the same
or any part thereof. Witness my hand and seal this
the 20th day of November A.D. 1834 and of the Sovereignty
of the State -

Test

William Joiner

Nathan Warren Seal
ccc

The State of Mississippi
Madison County. Personally appeared before the
undersigned justice of the Peace in and for the County and
State aforesaid, Nathan Warren and acknowledges that
he signed sealed and delivered the within indenture to be
his voluntary act and deed

Given under my hand and
seal this 20th day of November 1834

William Joiner Seal
ccc

Received for Record 29 November 1834 and Recorded
26th January 1835.

William H. Bole & wife. This Indenture made the
 3rd Dec^r. 1835 first day of January A.D.
 Silas M. Catching. 1835 eighteen hundred & thirty five
 Between William H. Bole & Eliza Bole his wife of
 the County of Madison in the State of Mississippi of
 the one part and Silas M. Catching of the County
 of Pike and State aforesaid of the other part, Witnesseth
 that the said William H. Bole and Eliza Bole his wife
 for and in consideration of the sum of five hundred dollars
 to them in hand paid by the said Silas M. Catching at
 and before the sealing and delivering hereof, the receipt
 whereof they do hereby acknowledge and thereof acquit
 and forever discharge the said Silas M. Catching 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 Silas M. Catching and to his heirs and assigns
 forever, all the following lot of ground in the town of
 Canton and Division in the plain of said Town as lot No
 2 in Square No 4 together with all and singular the appur-
 tenances thereunto belonging or in anywise appurtenant, the
 Soil of Madison County excepted, And also all the
 estate right, title, interest, property, claim and demand
 whatsoever of them the said William H. Bole and
 Eliza Bole his wife in Law or Equity or otherwise
 howsoever, of, in, to or out of the said Land, To have and
 to hold the said land and premises hereby granted
 with the appurtenances unto the said Silas M. Cat-
 ching his heirs and assigns forever in fee simple to
 the only proper use and behoof of the said Silas
 M. Catching, his heirs and assigns forever, and the said
 William H. Bole and Eliza his wife their heirs executors
 and administrators, doth Covenant promise, grant &
 agree to and with the said Silas M. Catching his heirs
 and assigns by these presents, that they the said
 William H. Bole and Eliza his wife and their heirs
 the said above mentioned and described land and premises
 hereby granted with the premises unto the said Silas
 M. Catching his heirs and assigns against them the
 said William H. Bole & Eliza his wife and their
 heirs and against all and every person and persons
 whosoever lawfully claiming or to claim the
 same shall and will warrant and forever defend
 by these presents. In testimony whereof the said
 William H. Bole & Eliza his wife have hereunto set
 their hands and affixed their seals the day and date
 first above written

Liquor sealed & delivered
in presence of

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3

William H Bole
Eliza Bole

Seal
Seal
Seal

The State of Mississippi
Madison County
Personally appeared
Before the undersigned Clerk of the Circuit Court
in & for said County, William H. Bole & Eliza Bole
his wife and acknowledge the signing, sealing and
delivering of the within deed to be their act and deed
The said Eliza Bole wife of the said William H. Bole
being by me examined separately and apart from her
said husband acknowledged that she signed, sealed and
delivered the within deed as her own voluntary act
and deed without the fear, threat or coercion of her
said husband

Given under my hand and seal
of said Court this 10th day of January 1835

LS

J. D. Livingston Clerk

Received for record 1st day 1835. & Recorded 11th day 1835.

Caleb Reed &
Thomas Reed
To 3 Bond
Thomas W. Hadley

I know all men by these
presents that Mr Caleb Reed
and Thomas Reed of the County
of Madison and State of

Mississippi are held and firmly bound unto Thomas W.
Hadley of said State & County his heirs and
assigns in the sum of four thousand dollars lawful
money which payment well and truly to be made
and paid sundry our heirs executors and administrators
firmly by these presents this 31st day of December 1834.
The Condition of the above obligation is such that whereas
the said Caleb & Thomas Reed have this day bargained
sold and delivered unto the said Thomas W. Hadley
a quarter section of land in said County known as the
Archibald & John Sackey tract sold to said Reed
by John Sackey for and in consideration of sixteen
hundred dollars to them in hand paid the receipt
whereof is hereby acknowledged and the said Hadley
discharged therefrom - Now if the said Reeds shall
make & execute to the said Hadley his heirs and assigns
a good and sufficient title in fee simple to said land
then this obligation to be void otherwise to remain in
full force and virtue Given under our hands and seals
the day and year above written Thomas Reed
Acknowledged before me this 30th day of Decer 1834. Edward Smith

Seal
Seal
Seal

John H. Walker
& wife
To Deed
Shackles W. Winters

This Indenture
made this fifth day of July,
in the year of our Lord and
third thousand eight hundred and
thirty four, Between John H. Walker, and Mary Walker
his wife of the one part and Shackles W. Winters of the
other part all of the County of Madison and State of
Mississippi, Witnesseth that for and in consideration of the
sum of two hundred and ten dollars to them in hand this
day paid by the said Winters, the receipt whereof is hereby
acknowledged, the said John H. Walker and Mary his
wife have granted bargained sold conveyed and confirmed
and by these presents do grant, bargain sell, convey and
confirm unto the said Shackles W. Winters his heirs and
assigns a certain lot in the town of Livingston in the
County and State aforesaid known and designated
on the map of said town as lot number three six
square number six having sixty feet front and
ninety feet back, together with all the hereditaments and
appurtenances whatsoever or in anywise appertaining to the
said premises, to have and to hold the above described
lot of land unto the said Shackles W. Winters his heirs and
assigns forever to their only proper use and benefit, and
the said John H. Walker and Mary his wife for them-
selves their heirs &c all and singular the aforesaid lot
of ground and premises with all the appurtenances
and hereditaments whatsoever, belonging or appar-
taining as aforesaid, hereby granted and con-
veyed unto the said Shackles W. Winters his heirs and
assigns against them the said John H. Walker and
Mary his wife their heirs and assigns and against all
and every person or persons who do or shall and
well forever warrant and defend. In Witness whereof
we have hereunto set our hands and seals the day and
year above written.

Signed Sealed and delivered
in the presence of
C. W. Eising

John H. Walker Seal
Mary Walker Seal

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 H. Walker and Mary his wife who
acknowledged they signed sealed and delivered the foregoing
deed on the day and year therein mentioned as their act
and deed, and the said Mary his wife being examined
separately and apart from her said husband acknowledged

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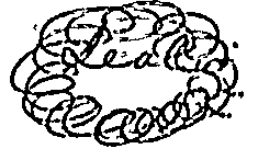
her said agreement without the use, threat or compulsion
of her said husband or the fear of his displeasure
Given under my hand and seal this 8th day of July 1834.

S. M. Ewing 

A. M. Sproull Madison County
To Deed State of Mississippi
Killey Wallow This Indenture made between
Mackelroy Alexander Sproull of the aforesaid County
and State of the one part and Killey Wallow of the
same County and State of the other part, Witnesseth, that
the said M. C. Sproull in & for the consideration of
the sum of two hundred dollars hath given granted aliened
and confirmed and doth by these presents, give grant
alien and confirm unto the said Killey Wallow his heirs
all his right title & claim whatsoever to a certain tract of
land lying and situate in the aforesaid County and
State in Township nine Range 3 East, the N 1/2 E 1/2 of
N. W. 1/4 of Section 21. together with all and singular
the appurtenances thereto belonging or in anywise
appertaining thereto. To have and to hold the said
tenements and hereditaments and all and singular
the premises hereby granted and mentioned or intended
so to be, with their and every of their appurtenances
unto the said Killey Wallow his heirs and assigns forever
and the said Sproull for himself his heirs and assigns,
and executors and administrators doth covenant grant,
and agree to and with the said Killey Wallow his
heirs and assigns by these presents, that the said
Killey Wallow his heirs and assigns shall and may
lawfully from time to time and at all times hereafter
peaceably and quietly have use hold and occupy
possess and enjoy the said land and tenements and
premises hereby granted and confirmed with
their and every of their appurtenances, free Clean and
fully discharged or well and sufficiently kept
harmless and indemnified of, from & against any
and every other claim or demand whatsoever &
bargain, sales, jointures, dowers and estates & of and
from all troubles, charges and encumbrances what-
soever had done or suffered or to be had done or
suffered by the said Sproull his heirs and assigns
or any other person or persons lawfully claiming
or to claim of from or under him or any of them
In Witness Whereof I do hereunto affix my hand
and seal this the fourth day of December 1833

Wilson 1
John Munn 2
Elias H. Jones 3

A. M. Sproub



State of Mississippi Madison Co. Personally appeared before me the undersigned Justice of the Peace for the said County John Munn of aforesaid County and after being duly sworn, deposes and saith that he saw the within deed executed according to date therein.

William Jones

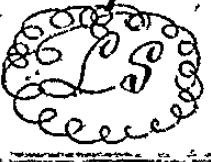


Wilson Anderson wife & Deed Reuben B. Ricketts
This Indenture made the twenty second day of January 1835 between Wilson Anderson & Sonnet Anderson his wife of the County of Holmes in the State of Mississippi of the one part and Reuben B. Ricketts of the County of Madison and State aforesaid of the other part. Witnesseth that the said Anderson & wife for and in consideration of the sum of fifteen hundred dollars to them in hand paid by the said Reuben B. Ricketts at and before the sealing and delivering hereof the receipt whereof they do hereby acknowledge and thereof acquit and forever discharge, the said Reuben B. Ricketts his heirs executors & administrators by their presents have granted bargained sold and conveyed and by these presents doth grant bargain sell and convey unto the said Reuben B. Ricketts and to his heirs and assigns forever; all that tract or parcel of land lying and being in the County of Madison and State aforesaid composed of the following lots or parcels of land to wit the N 1/2 of the S E 1/4 Section 30 N. W. 1/4 & S E 1/4 the S 1/2 of the N 1/2 of the N E 1/4 of Section 17 Township No 10 Range No 4 East containing altogether about four hundred and forty acres be the same more or less together with all and singular the appurtenances thereto belonging or in anywise appertaining and also all the estate, right, title, interest, property claim and demand whatsoever of them the said William Anderson Sonnet Anderson 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 appurtenances unto the said Reuben B. Ricketts his heirs and assigns forever in fee simple to the only proper use and behoof of the said Reuben B. Ricketts his heirs

and assigns forever and the said William Anderson
 & Lovet Anderson his wife for themselves their heirs
 executors & administrators doth Covenant promise
 grant and agree to & with the said Reuben B. Rickett
 his heirs and assigns by these presents, that
 they the said William Anderson & Lovet Anderson
 his wife, and their heirs, the said above mentioned
 and described land and premises hereby granted with
 the appurtenances unto the said Reuben B. Rickett his
 heirs and assigns against them the said Wilson An-
 derson & Lovet Anderson his wife and their heirs &
 against all and every persons & persons whomsoever
 lawfully claiming or to claim the same, shall & will
 warrant unto forever defend by these presents -
 In testimony whereof the said Wilson Anderson
 and Lovet Anderson his wife hath hereunto set
 their hands and affixed their seals, the day and date
 first above written.

Signed sealed and delivered Wilson Anderson Seal
 in presence of 3

The State of Mississippi Personally appears before
 Madison County 3 the undersigned Clerk of the
 Circuit Court in & for said County Wilson Anderson
 and acknowledges that he signed, sealed and delivered
 the within deed on the day and year therein mention-
 ed as his proper act and deed. In testimony where-
 of I have hereunto set my hand and affixed the seal
 of my said office at Canton this 22^d day of January 1835




S. D. Livingston Clerk

Hartwell Geo & wife 3 This indenture made the
 13th day of Dec 1833
 James B. Russell 3 between Hartwell Geo and
 Hannah Parthena Geo's wife of the County of
 Madison in the State of Mississippi of the one part
 and James B. Russell of the County and State afore-
 said of the other part Witnesseth that the said Hart-
 well Geo and wife for and in consideration of the
 sum of four thousand two hundred dollars to them in
 hand paid by the said James B. Russell at and before
 the sealing and delivering hereof, the receipt whereof
 is hereby acknowledged and thereof acquit and for-
 ever discharge the said ~~the~~ James B. Russell his heirs,
 executors, and administrators, by these presents have
 granted, bargained, sold and conveyed and by these presents

with grant, bargain, sell and convey unto the said James B. Russell and to his heirs and assigns forever all that tract or parcel of land lying and being in the said County of Madison and State aforesaid known and designated as following to wit, The East half of the South West quarter of Section No 31. Township No 9 of Range 3 East containing eighty and five hundredths of an acre, The 1/2 of the N. 1/2 & 1/2 of the E. 1/2 of the N. W. 1/4 of Section No 31. Township No 9 of Range No 3 East containing 80 acres and 5/100 of an acre 1/2 N. 1/2 & N. 1/4 of Section No 31. Township No 9 of Range No 3 East containing thirty nine and eighty seven hundredths of an acre, The N. 1/2 & E. 1/4 of Section No 31 Township No 9 of Range No 3 East containing eighty and six hundredths of an acre and containing altogether two hundred and eighty acres more or less, together with all and singular the appurtenances thereto belonging or in anywise appertaining: And also all the estate right, title, interest, property, claim and demand whatsoever of them the said Hartwell Gee & Hannah Parthena Gee 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 appurtenances unto the said James B. Russell his heirs and assigns forever in fee simple, to the use proper use and behoof of the said James B. Russell his heirs and assigns forever. And the said Hartwell Gee & Hannah Parthena his wife, for themselves their heirs, executors and administrators, doth covenant grant, provide and agree to and with the said James B. Russell his heirs and assigns by their presents, that they the said Hartwell Gee and Hannah Parthena Gee his wife and their heirs, the said above mentioned and described land and premises hereby granted with the appurtenances unto the said James B. Russell his heirs and assigns against them the said Hartwell Gee & Hannah Parthena Gee his wife and their heirs and against all and every person and persons who unto ever lawfully claiming or to claim the same shall & will warrant and forever defend by their presents In testimony whereof the said Hartwell Gee and Hannah Parthena Gee his wife have hereunto set their hands and affixed their seals the day and date first above written

Signed, sealed & delivered
in presence of

Hartwell Gee 

Hannah P. Gee 

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The State of Mississippi
Madison County 3 Personally appeared before
the undersigned Clerk of the Circuit Court in and
for said County Hartwell Lee and Hannah P. Lee
his wife and acknowledged, the signing, sealing
and delivering of the within deed to be their act and
deed, The said Hannah P. Lee being examined by
me separate and apart from her said husband
acknowledged that she signed sealed and delivered
the within deed freely and voluntarily of her own
accord, without the fear, threats or compulsion
of her said husband. Given under my hand and
Seal of said Court this 19th day of January
1835
S. D. Livingston Clerk

Received for Record 19th January 1835 & Recorded 27th
January 1835.

Magnus Leage 5 Know all men by these presents
Lo 3 Bond 3 that I, Magnus Leage of the County
John Clark 3 of Madison and State of Mississippi
are held and firmly bound unto John Clark of the
County and State aforesaid in the special sum
of three thousand dollars to which payment well
and truly to be made I bind myself my heirs
and assigns & firmly by these presents sealed
with my seal and dated this 19th day of January
1835. The Condition of the above obligation is
such that, that, whereas the above bound Mag-
nus Leage heretofore sold to the said John Clark
a certain lot of land in the Town of Canton known
and designated as lot N. 2. in Square N. 2. according
to the plan of said Town, also another lot of land
containing about five acres adjoining said Town
on the North side thereof and the said Leage hav-
ing executed a deed for the said lots of land and
having no legal title himself, now should the
said Leage execute or cause to be executed to the said
Clark a good and sufficient deed to said lots an-
or before the first day of January next, then this
obligation to be null and void else to remain in
full force and virtue.

Magnus Leage Seal

The State of Mississippi
Madison County 3 Personally appeared before
me Edward O. Hack Deputy for S. D. Livingston

Clerk of the Circuit Court in and for said County
Magnus League and acknowledged that he
signed sealed and delivered the foregoing Deed
Bond as his act and deed for the purposes
therein contained - Given under my hand and
Seal of said Court this 19th day of
January 1835

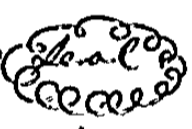
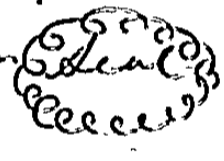
S. D. Livingston Clerk
By C. F. Pelt. Deput.

William S. Balfour } Know all men by these
Wife } Release } presents that we William
J. M. P. } } L. Balfour and Elizabeth his
McGimpsey } } wife are held and firmly
bound unto John W. P. McGimpsey in the sum of thirty
thousand dollars to be paid to the said John W. P. McGimpsey his certain attorney, executors, administrators
or assigns, for which payment well and truly to be made
we bind ourselves our heirs executors and administrators
firmly by these presents, sealed with our seals and dated
this eighteenth day of October A. D. eighteen hundred and
thirty four, the condition of the above obligation
is such, that whereas the above bound William S.
Balfour and Elizabeth his wife have on the day of
the date hereof for and in consideration of the sum
of ten dollars to them paid by the said John W. P. McGimpsey at and before the sealing and delivering
hereof, the receipt whereof they do hereby acknowledge
and the further consideration of fifteen thousand
dollars, the payment of which hath been this day se-
cured by the said John W. P. McGimpsey by executing
and delivering unto the said William S. Balfour the
following instruments of writing viz, one written
obligation made payable to J. W. P. McGimpsey on
order on the first day of January eighteen hundred
and thirty six for three thousand dollars, and dated
the fourth day of August eighteen hundred and thirty
four and executed by Edmiston Harrod and W. Healy
and indorsed by J. W. P. McGimpsey and A. E. Bates
also one for three thousand dollars made payable to
J. W. P. McGimpsey or order on the twenty first day
of February eighteen hundred and thirty six, bearing
date on the eighth day of October eighteen hundred
and thirty four, executed by William C. Gillespie
A. E. Gillespie and J. C. Gillespie and endorsed by
J. W. P. McGimpsey and A. E. Bates, also one for the

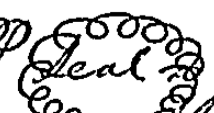
Sum of twelve hundred and seventy six dollars and eighty Cents bearing date on the twelfth day of August eighteen hundred and thirty four and made payable to J. M. P. McGimpsey or order on the twenty first day of February eighteen hundred and thirty six, executed by John Germany and W. E. Gillespie and endorsed by J. M. P. McGimpsey & A. C. Bates also one executed by Edmiston Harrell and W. Hay on the fourth day of August eighteen hundred and thirty four for the sum of three thousand dollars and made payable to J. M. P. McGimpsey or order on the first day of January eighteen hundred and thirty seven and endorsed by J. M. P. McGimpsey and A. C. Bates, also one for the sum of three thousand dollars made payable to J. M. P. McGimpsey or order on the first day of January eighteen hundred and thirty eight, bearing date on the fourth day of August eighteen hundred and thirty four and executed by Edmiston Harrell and W. Hay and endorsed by J. M. P. McGimpsey and A. C. Bates, also one for the sum of twelve hundred and seventy six dollars and eighty Cents made payable to J. M. P. McGimpsey or order on the twenty first day of February eighteen hundred and thirty eight and bearing date the twelfth of August eighteen hundred and thirty four and executed by John Germany & W. E. Gillespie and endorsed by J. M. P. McGimpsey and A. C. Bates, Contracted for the bargain and sale and do for the consideration above mentioned hereby bargain and sell unto the said John M. P. McGimpsey his heirs executors and administrators and assigns, all and singular the following named and described tracts or parcels of land to wit, the South half and the north ^{west} quarter of Section twenty six and the South West quarter of Section twenty three, also the South East quarter and the East half of the South West quarter of Section twenty two, also the North half and the South East quarter and the East half of the South West quarter of Section twenty seven and the North half of the West half of the North West quarter of Section thirty four and the East half of the South East quarter of Section twenty eight and the South half of the West half of the South West quarter of Section twenty eight & the East half of the North East quarter of Section thirty two and the North West quarter and the West half of the North East quarter and the North half of the East half of the North East quarter of Section thirty three all in Lower Mississippi

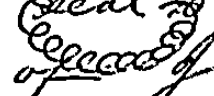
ten of Range three East in the District of Choctaw in the State of Mississippi, together with all and singular the appurtenances, privileges and hereditaments thereunto belonging or in anywise appertaining. Now if the said William L. Balfour and Elizabeth his wife shall after the payment of the said several sums of money in the said several instruments of writing above mentioned by the said several parties thereto or either of them, or after the payment of the same by the said John W. P. McGimpsey together with the further sum of four hundred and forty six dollars & forty cents, within six months thereafter execute a good and lawful deed of conveyance in fee simple for all and singular the tracts and parcels of land above described to the said John W. P. McGimpsey and his heirs and assigns forever and sign seal and deliver and acknowledge the same, then in that case the above obligation to be void otherwise to be and remain in full force and virtue, In testimony whereof we have hereunto put our hands and seals on this day and date first above written.

Entered in the 15th line of the second page thus (Six and the South West quarter of section twenty three) before signing & delivering hereof

William L. Balfour 
 Elizabeth Balfour 

The State of Mississippi ³ Personally appeared County of Madison ³ before me Edward Smith Esq an acting Justice of the Peace in and for the County and State of aforesaid, William L. Balfour who acknowledged that he signed sealed and delivered the foregoing indenture on the day and date therein written as his voluntary act and deed. Elizabeth Balfour the wife of the said William L. Balfour also personally appeared before me who upon a private examination separate and apart from her said husband, acknowledged that she signed sealed and delivered the same freely and voluntarily without any threats or compulsion or fear of her said husband as her voluntary act and deed. In testimony whereof I have hereunto put my hand and seal this 21st day of A. D. 1834

Edward Smith 

Rec^d for Record & Recorded 27th day of  January 1835

James B. Russell This Indenture made and
 & Deed of Trust entered into this twelfth
 Hartwell Lee 3 day of January in the year
 in the year of our Lord one thousand eight hundred
 and thirty five between James B. Russell and Sarah
 B. Russell his wife of the County of Madison and State
 of Mississippi of the first part and Hartwell Lee of the
 County of Madison and State aforesaid of the second
 part. Witnesseth, that the said party of the first part
 for and in consideration of the premises hereafter men-
 tioned and of the sum of one dollar to them in hand
 paid by the said Hartwell Lee, the receipt whereof is
 hereby acknowledged, have granted bargained sold
 aliened conveyed and confirmed and by these presents
 do grant, bargain, sell, alien, convey and confirm to the
 said Hartwell Lee his heirs and assigns the following
 lots tracts or parcels of land lying and being in the
 said County of Madison and State aforesaid and
 known and designated as follows to wit, the E 1/2 of
 the S.W. 1/4 of Section No 31 Township No 9 of Range 3 East
 containing eighty acres and five hundredths of an acre.
 The S 1/2 of the W 1/2 and S 1/2 of the E 1/2 of the S.W. 1/4 of
 Section No 31, Township No 9 of Range 3 East contain-
 ing eighty acres and five hundredths of an acre 1/2
 of the West 1/2 of the S.W. 1/4 of Section No 36 Township
 No 9 of Range No 3 East containing thirty nine and
 eighty seven hundredths of an acre the N. 1/2 of the
 South East 1/4 of Section No 31 Township No 9 of
 Range No 3 East containing eighty and six hun-
 dredths of an acre and comprising and tract
 containing two hundred and eighty acres, be the
 same more or less and the same land conveyed by
 said Lee to said Russell by deed bearing even date herewith
 reference to which will more fully and at large appear
 Also the following named negro Slaves, to wit, Martin
 a man aged about twenty one years; Simon aged
 about fifteen years, Garland aged about fifty years
 Margaret aged about forty years, Judah aged about twenty
 Eight years, Martha aged about thirteen years, De M. aged
 about seven years, Elijah aged about six years, Malony
 aged about six years, Harriet aged about five years
 and Nancy aged about four or five months and
 being the same negroes sold by said Lee to said Russell
 this day. To have and to hold the said tract of land
 as above described with all and singular the premises
 thereunto belonging or in anywise appertaining together
 with the aforesaid named negro Slaves with the further

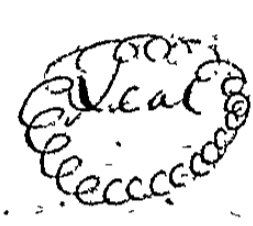
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increase of the females unto the said Hartwell Gee his heirs executors administrators or assigns and the said James B. Russell and Sarah J. Russell his wife doth for themselves, their heirs executors administrators and assigns covenant and agree to and with the said Hartwell Gee his heirs executors administrators and assigns to warrant and defend the title of the aforesaid tract of land and premises together with the aforesaid named slaves with the further increase of the females unto the said Hartwell Gee his heirs and assigns forever. In truth however and for the following uses and purposes herein after expressed. That is to say 1st Whereas the said James B. Russell has executed his promissory note on the day of the date hereof to the said Hartwell Gee or order payable on the first day of March eighteen hundred and thirty seven for the sum of six thousand six hundred and sixty six dollars and sixty six and two thirds cents and whereas the said James B. Russell is desirous with the said property hereby conveyed to receive the said Gee in the prompt and punctual payment of the aforesaid sum of money when the same may become due and payable to him the said Gee. Now it is declared to be the true intent and meaning of these presents, that in case the said James B. Russell his heirs executors administrators or assigns shall fail neglect or refuse to pay the said Gee his heirs &c the said note when the same shall become due and payable. The said Hartwell Gee his heirs executors administrators &c shall sell the whole of the property hereby conveyed or so much thereof as may be necessary at public auction to the highest bidder for cash after giving thirty days notice of the time and place of such sale in one or more of the newspapers printed in the town of Jackson and out of the proceeds of such sale shall pay the said note and all costs and charges attendant thereon as the case may be and the surplus proceeds of such sale if any after paying the said note and defraying the necessary expenses and charges of the same the said Gee shall pay over to the said James B. Russell his heirs executors administrators &c. And upon further trust, the said James B. Russell shall remain in the full possession and enjoyment of the said tract of land and premises hereby conveyed together with the said named negro slaves until a sale of the same shall be made if at all in pursuance of this deed - 3^d And upon the further trust, that when the purposes of these presents

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shall have been fulfilled. the said Bartwell Geo shall
recovery to the said James B Russell the said land
premises, together with the aforesaid negro slaves
hereby conveyed - In Testimony whereof the said
parties of the first part have hereunto set their hands
and seals the day and year first above written
attest

James B Russell 

The State of Mississippi
Madison County 3 Personally appeared
before me Samuel D Livington, Clerk of the Circuit
Court in and for said County, James B Russell whose
name is subscribed to the foregoing deed and acknow-
ledged the signing sealing and delivering of the within
deed to be his act and deed - In Testimony whereof
I have hereunto set my hand and
offixed the seal of my said office at
Canton this 19th day of January 1835



S. D. Livington Clerk.

Received for Record 19th day of January 1835 and
Recorded 28th day of January 1835

Francis Keenan 5 Received for Record 27th
Loz Deed 3 day of January 1835
Andrew Elliz 3

This Indenture made this twenty
third day of January one thousand eight hundred
and thirty five, between Francis Keenan of the County
of Madison and State of Mississippi of the first
part and Andrew Elliz Sr of the County of Henry
and State of aforesaid of the second part, Witnesseth
that the said Francis Keenan of the first part for
in consideration of the sum of four thousand five
hundred and forty dollars and thirty seven cents to
him in hand paid by the said Andrew Elliz Sr
at and before the sealing and delivering of these presents
the receipt whereof is hereby acknowledged and the
said Andrew Elliz Sr his heirs and assigns, therefrom
forever released and discharged, The said Francis Keenan
hath granted bargained and sold and by these presents
doth grant, bargain and sell, unto the said Andrew
Elliz Sr the following described tracts of land to wit,
the South West quarter of Section No 28 of Township No 8
of Range No 1 West - and west half of North West

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quarters of Section No. 28 of Township No. 8 of Range No. 1 West, and South half of East half of North West quarter and the South half of the West half of North East quarter of Section No. 28 of Township No. 8 of Range No. 1 West containing in altogether three hundred and twenty acres more or less - To have and to hold the above described premises with all the appurtenances thereunto belonging unto the said Ellis & his heirs & assigns forever and the said Francis Keenan doth for him self his heirs and assigns warrant and defend the said tract of land above described with its appurtenances unto the said Ellis & his heirs and assigns and against the claims and demands of all persons whatsoever - In witness whereof I have hereunto set my hand and affixed my seal the day and year above written

In presence of

Francis Keenan 

The State of Mississippi }
Madison County } This day personally appeared before me N. Calhoun Judge of Probate in and for said County Francis Keenan who acknowledged that he signed sealed and delivered the within deed for the purposes therein contained. Given under my hand and seal the 26th January 1835.

Recorded 28th day of January 1835 - 

Joseph Holmes & wife } Received for Record 26th day
do Deed } of January 1835
Warner M. Madhington }

This Indenture made this twentieth day of November eighteen hundred and thirty four, between Joseph Holmes and his wife Polly Holmes of the one part and Warner M. Madhington of the other part all of the County of Madison and State of Mississippi, Witnesseth that the said Joseph Holmes and wife have this day for and in consideration of the sum of two thousand four hundred dollars to them in hand paid, given granted, bargained and sold and by these presents do give grant bargain and sell unto the said Warner M. Madhington his heirs &c. two certain lots of land lying and being in the County and State aforesaid known & designated as the West half of the South West quarter of Section thirty two in Township nine of Range and West in the Choctaw District, also the West half of the South

East quarter of section thirty and, Township nine of
 Range one West in the Choctaw District containing
 one hundred and fifty nine acres and ninety seven
 hundredths, to have and to hold the same together with
 all and singular the appurtenances, hereditaments,
 privileges and advantages, whatsoever unto the above
 described premises belonging or in any wise appertaining
 and also all the estate right, interest, title and prop-
 erty and claim whatsoever, either at law or in equity
 of them the said Joseph Holmes 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
 Warner W. Madrlinglow his heirs and assigns forever: and
 the said Joseph Holmes and Polly Holmes for their
 heirs executors and administrators do covenant, grant,
 promise and agree to and with the said Warner W.
 Madrlinglow his heirs and assigns and they the said
 Joseph Holmes & Polly Holmes and their heirs the above
 described and hereby granted premises and every part
 thereof with the appurtenances unto the said Warner
 W. Madrlinglow & his heirs and assigns against the said
 Joseph Holmes and Polly Holmes and against all
 persons lawfully or equitably claiming or to claim said
 premises or any part thereof by force or under him
 or them or any of them shall and will warrant
 and by these presents forever defend - In witness
 whereof the said Joseph Holmes and Polly Holmes
 his wife have hereunto set their hands and seals the
 day and year above written

Joseph Holmes Seal

Polly Holmes Seal

State of Mississippi
 Madison County: 3 Personally appearing before
 the undersigned justice of the peace Joseph Holmes
 and acknowledges, that he that he signed sealed and
 delivered the above indenture for the purpose therein specified
 and also at the same time and place came his wife
 Polly Holmes and acknowledges, that she signed and
 delivered all her right of dower without any threats
 control or coercion on the part of her husband when so
 examined separate from her said husband for the purpose
 therein specified this the 21st day of November 1834

Edward Smith J. Seal

Recorded 28th day of January 1835

James Scott 3 Received for Record 26th
To 3 Deed 3 January 1835
E. J. Montgomery 3

This Indenture made this seventeenth day of January, in the year of our Lord one thousand eight hundred & thirty five, between James Scott of the first part and Eli J. Montgomery of the second part all of the County of Madison State of Mississippi - Witnesseth that for and in consideration of the sum of eight hundred dollars to him the said James Scott in hand paid by the said E. J. Montgomery the receipt whereof is hereby acknowledged have bargained sold & confirmed unto the said Montgomery all that tract of land lying and being in the County and State aforesaid - it being the East half of the South east quarter of Section fourteen and North half of East half of North East quarter of Section twenty three in Township eight and Range two East of the Lake meridian in the Choctaw District with all and singular the appurtenances, privileges and heretofore advantages or in any wise appurtenant, with all the rights, title and interest whatsoever either at law or equity of him the said James Scott and all others persons claiming the same or any part thereof of in and to the above described land to have and to hold with the appurtenances unto the said Montgomery and his assigns forever and the said Scott for his executors administrators and assigns doth agree to defend the above described premises unto the said Montgomery and his assigns against all persons lawfully or equitably claiming the same or any part thereof by from or under him and by these presents will forever warrant and defend in Witness whereof I have hereunto affixed my name and seal the day and year above written

Witness
Lewis Campbell

his
James Scott Seal
Montgomery

State of Mississippi 3 Personally appeared before me
Madison County 3 the undersigned Justice of the
peace in and for said County James Scott and acknowledged that he signed sealed and delivered the foregoing deed for the purposes therein specified - Given under my hand and seal this the 17th day of January 1835.

Edward Smith J.P. Seal

Recorded 28th January 1835

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Received for Record 13th Dec
1834

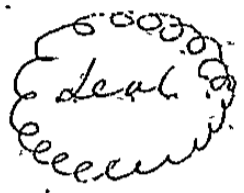
Thomas H. McDowell 4
3
Samuel D. Livingston 3

This Indenture made the twelfth day of December in the year of our Lord one thousand eight hundred and thirty four, between Thomas H. McDowell of the County of Madison in the State of Mississippi of the one part and Samuel D. Livingston of the County and State aforesaid of the other part, Witnesseth that the said Thomas H. McDowell for and in consideration of the sum of five hundred dollars to him in hand paid by the said Samuel D. Livingston at and before the sealing and delivering hereof the receipt whereof he does hereby acknowledge and thereof acquit and forever discharge the said Samuel D. Livingston his heirs executors and administrators, by these presents have granted bargained sold and conveyed and by these presents do grant bargain sell and convey unto the said Samuel D. Livingston and to his heirs and assigns forever, all that tract or parcel of land known and designated as the North half of the East half of the North East quarter of Section thirty, Township nine of Range three East containing forty acres and four one hundredths of an acre more or less together with all and singular the appurtenances thereto belonging or in anywise appurtenant; And also all the estate, right, title interest property claim and demand whatsoever of him the said Thomas H. McDowell in law or equity or otherwise howsoever of unto or out of the said land and premises hereby granted with the appurtenances unto the said Samuel D. Livingston his heirs and assigns forever in fee simple to the only proper use and behoof of the said Samuel D. Livingston his heirs and assigns forever. And the said Thomas H. McDowell his heirs executors and administrators doth covenant, promise, grant and agree to and with the said Samuel D. Livingston his heirs and assigns by these presents, that he the said Thomas H. McDowell and his heirs, the said above mentioned and described land and premises hereby granted with the appurtenances unto the said Samuel D. Livingston his heirs and assigns against him the said Thomas H. McDowell and his heirs and assigns and against all and every person whomsoever lawfully claiming or to claim the same shall and will warrant and forever defend by these presents, In testimony whereof the said

Thomas H. McDowell hath herewith set his hand and affixed his seal the day and date first above written

Thomas H. McDowell *Seal*

The State of Mississippi
Madison County. 3 SS. Personally appeared before the undersigned Deputy for S.D. Livingston Clerk of the Circuit Court in and for said County the above named Thomas McDowell, that he signed sealed and delivered the foregoing Deed on the day and year therein mentioned at his act and deed, Given under my hand and seal of said Court this 13th day of December 1834



O. J. Pack Dept

Killis Wattoo & wife } Received for Record 1st day
L. 3 Deed. } of January 1835.
Silas M. Catching }

This Indenture made the first day of January A.D. eighteen hundred and thirty five between Killis Wattoo and his wife Margaret of the County of Madison in the State of Mississippi of the one part and Silas M. Catching of the County and State aforesaid of the other part, Witnesseth that the said Killis Wattoo and his wife Margaret, for and in consideration of the sum of three hundred and fifty dollars to them in hand paid by the said Silas M. Catching at and before the sealing and delivering hereof, the receipt whereof they doth hereby acknowledge and thereof acquit and forever discharge the said Silas M. Catching his heirs executors and administrators by these presents here granted, bargained, sold and conveyed and by these presents doth grant, bargain, sell and convey unto the said Silas M. Catching and to his heirs and assigns forever, a certain piece of ground adjoining the Lower of Canton, beginning at the east end of Pine Street and running South four hundred and thirty feet, thence East to said Wattoo's plantation, thence North four hundred and thirty feet and thence West to the beginning containing more or less together with all and singular the appurtenances thereto belonging or in anywise appertaining. And also all the estate, right title, interest, property, claim and demands, whatsoever of them the said Killis Wattoo and Margaret his wife in law or equity or otherwise howsoever of, to, in or out of the same, to have and to hold the said land

and premises hereby granted with the appurtenances unto the appurtenances unto the said Silas M. Cat-
 ching his heirs and assigns forever in fee simple, to the
 only proper use and behoof of the said Silas M.
 Catting his heirs and assigns forever. And the
 said Killis Mattow and Margaret his wife for
 themselves their heirs executors and administrators
 doth Covenant, promise grant and agree to and
 with the said Killis Mattow his heirs and assigns
 by these presents, that they the said Killis Mattow
 and Margaret his wife and their heirs, the said
 above mentioned and described land and premises
 hereby granted with the appurtenances unto the said
 Silas M. Catting his heirs and assigns against
 them the said Killis Mattow and Margaret 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 Killis Mattow and Margaret his wife have here-
 unto set their hands and affixed their seals the day
 and date first above written

Signed sealed and delivered: Killis Mattow Seal
 in presence of Margaret Mattow Seal

The State of Mississippi
 Madison County Personally appeared before
 me William Jowen an acting Justice of the Peace
 in and for the County aforesaid Killis Mattow and
 a acknowledges that he signed, sealed and delivered the
 within indenture to be his voluntary act and deed
 also at the same time, Margaret Mattow wife of
 said Mattow, appeared before me and after a private
 examination separate and apart from her said hus-
 band and a acknowledges, that she signed, sealed and
 delivered the same also, relinquished all her dower
 right title and claim to the within named premises
 without any fear or threats of her said husband
 Given under my hand and seal this 1st day of
 January 1835

William Jowen J.P. Seal

William Chen & wife
 To 3 Deed
 James M. Smith

Received for Record
 23 January 1835

This Indenture made
 and entered into this twenty second day of September

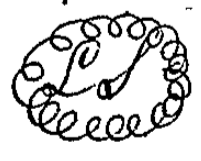
in the year of our Lord one thousand eight hundred and thirty four, by and between William S. Chen Sean and Rebecca Chen his wife, Spencer W. Grayson and Sarah R. Grayson his wife of the first part and James M. Smith of the County of Madison and State of Mississippi of the other part; witnesseth that the said party of the first part for and in consideration of the sum of three thousand and two hundred hundred dollars have granted, bargained and sold and by these presents do grant, bargain and sell, convey and confirm unto the said party of the second part, his heirs and assigns a certain tract or parcel of land situate lying and being in the County of Madison in the State of aforesaid and distinguished by the Surveyor of the United of the East half of the South West quarter of Section twenty four of township nine, Range two East and West half of South East quarter of Section twenty four in Township nine Range two East containing one hundred and sixty acres more or less, being the said land heretofore conveyed to said William S. Chen Sean and Spencer W. Grayson by William Stewart and Frances M. Stewart his wife, by deed bearing date the fourth day of January A.D. eighteen hundred and thirty three, as well more fully appear reference being had thereto, together with all and singular the privileges and appurtenances belonging to or in any wise appurtenant to the same - To have and to hold the said tract of land above described with all the appurtenances appurtenant thereto unto him the said party of the second part, to him and his heirs forever - And the said party of the first part do covenant and agree to and with the said party of the second part, that they will warrant and defend the same tract of land together with all the appurtenances thereto belonging, to him the said party of the second part, from them the said party of the first part, their heirs &c and from and against the claiming of all persons whatsoever claiming or to claim the same - And it is agreed by and between the said party of the first part and the said party of the second part, that the said party of the first part, and those who may claim under them shall at all times have free and undisturbed access from the plantation now in cultivation by them, being the plantation on which their gun is situated to and from a certain piece or parcel of land of which they are the owners in said County of Madison being the West half of the North West quarter of Section nine ten in township nine Range two East containing eighty acres situated in said County of aforesaid, through the lands of said Smith adjacent

to the line now constituting the Northern boundary of the lands of said Smith in said County, being the line formed by an extension of the east and west line dividing the lands of the party of the first part from the lands belonging to the estate of the late Doct A. Penquite in said County -

And the said party of the first part agreed that the said party of the second part & those who may claim under them shall at all times have a way to pass and repass through the lands of the said party of the first part adjacent and adjoining the line now dividing the lands of the said party of the first part from the lands of the late Doct A. Penquite in said County being a sectional line running east and west. In testimony whereof the said party have hereunto set their hands and seals the day and year above written

Test		J. W. Grayson	Seal
E. J. Stewart	~~~~~	Sarah R. Grayson	Seal
R. J. McKel	~~~~~	Mrs. S. Chew Sr.	Seal
Test	~~~~~	Rebecca Chew	Seal
Martha Davis	~~~~~		
Eliza L. Thomas	~~~~~		

State of Mississippi
Adams County
and Fleming Wood Clerk of the Probate Court for the aforesaid County the above named Spencer M. Grayson and Sarah M. Grayson his wife who acknowledged that they signed sealed and delivered the foregoing Deed of Conveyance on the day and year therein mentioned as their act and deed - Also at the same time and place appears before me Sarah R. Grayson wife of the said Spencer M. Grayson who being personally examined by me privately and separate from her said husband acknowledged that she signed sealed, and delivered the same deed of conveyance as her voluntary act and deed freely without any fear or threats or compulsion of her said husband. Given under my hand and official



Seal this 13th day of October A.D. 1834
F. Wood Clerk

State of Mississippi
Madison County
Edwards Smith a justice of the peace in and for the County aforesaid the above named William S. Chew and Rebecca Chew his wife who acknowledged that they signed, sealed and delivered the foregoing deed of conveyance on the day and year therein mentioned

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as their act and deed. Also at the same time and place
appeared before me Rebecca Chero wife of the said Mr
P. Chero Lewis who being personally examined by me
privately and separate from her husband a knowledge
that she signed, sealed, and delivered the said deed
of conveyance as her voluntary act and deed freely
without any fear or threats or compulsion of her hus-
band. Given under my hand and seal this the 11th day
of November 1834 —

Edward Smith J^r Seal

J. W. P. McGimpsey & Co. Received for Record 27th of January
1835
To 3 Deed
William L. Balfour

This Indenture, made this eighteenth
the day of October A.D. eighteen hundred and thirty four
between John W. P. McGimpsey and Martha McGimpsey
his wife of the State of Mississippi and County of Madison
of the first part and William L. Balfour of the State
and County aforesaid of the second part — Witnesseth
that the said parties of the first part and in consideration
of fifteen 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 executing and delivery of
these presents the receipt whereof they do hereby acknow-
ledge and thereof and therefrom and of & from every
part and parcel 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 these presents have granted, bargained, sold,
aliened, sold, remised, released and confirmed and by
these presents do fully, freely and absolutely grant, bargain
sell, alien, remise, release and confirm unto the said
party of the second part his heirs and assigns
forever all that tract or parcel of land lying situate
and being in the County and State aforesaid to wit,
the South half of the North West quarter of Section
twenty six and the South West quarter of Section
twenty three & the South East quarter and the East half
of the South West quarter of Section twenty two & the
North half and the South East quarter & the East
half of the South West quarter of Section twenty
seven & North half of the West half of the North
West quarter of Section thirty four and the East
half of the South East quarter and the South half
of the West half of the South West quarter of
Section twenty eight & the East half of the North

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quarters of Section thirty two and the north west
quarter and the west half of the north east quarter
of the north half of the east half of the north
east quarter of Section thirty three - all lying in
Township number ten of Range number three
east of the Wagon Meridian Choctaw Land District, Con-
taining in the whole nineteen hundred and fifty seven
acres and twenty two hundredths of an acre be the
said 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 anywise appertaining in the reversion or in the re-
versionary, remainder and remainders rents issues and
profits thereof and of every part and parcel thereof
and also all the estate, right, title interest property possession
claim and demand whatsoever to the said parties of the
first part and each of them of or in and to the same on
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 and the said John W. P. McQuinn
and Martha M. C. his wife and their heirs all and
singular the aforesaid tract or parcel of land and premi-
ses with their and every of their rights members and
appurtenances hereby granted and related and every
part and parcel thereof unto the said party of the
second part his heirs and assigns and against
them the said John W. P. McQuinn and Martha
M. C. his wife their heirs executors and administrators
and against all and every other person or persons
whatsoever shall and will warrant and forever
defend by these presents - In witness whereof the
parties of the first part have hereunto set their
hands and seals the day and date first above
written

J. W. P. McQuinn Seal

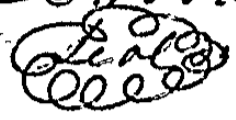
Attest
W. C. Gillespie

Martha M. C. McQuinn Seal

The State of Mississippi 3. Personally appeared before
County of Madison 3 and N. Cullham presiding
Judge of the Court of Probates in & for the State &
County aforesaid John W. P. McQuinn who is a known
edged that he signed sealed and delivered the foregoing
indentured written on the first and second pages
of this sheet of paper to be his voluntary act and
deed - Also Martha McQuinn the wife of the

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Said John M. P. M. Gimpsey ~~express~~ ~~and~~ ~~examination~~
 by me privately and apart from her said husband,
 acknowledged that she signed, sealed and delivered
 the same freely, voluntarily and without any fear
 or threats or compulsion of her said husband and
 as her voluntary act and deed and in discharge
 and relinquishment of all her right of dower
 in and to the lands therein described - Given under
 my hand and seal this the 21st day of October
 A.D. 1834

N. O. Callahan Judge of Probate
 of Madison County. 

Andrew Ellis Jr
 To 3 Secs of Trust }
 Francis Keenan }
 Received for Record 27th day
 of January 1835.

This Indenture made and entered
 into this twenty twenty third day of January and throu-
 said eight hundred and thirty five between Andrew
 Ellis Jr of the County of Henry and State of Mississippi
 of the first part, Francis Keenan of the County of
 Madison of the second part, and Caleb Reed and
 David Allen of the County of Madison and State
 aforesaid of the third part, Witnesseth that the said
 Andrew Ellis Jr for and in consideration of the
 sum of five dollars to him in hand paid the receipt
 whereof is hereby acknowledged to be paid by the
 parties of the third part and for and in consideration
 of the matters hereafter expressed, hath granted, barg-
 ained and sold, and by these presents doth grant,
 bargain and sell unto the said Reed and Allen
 the following tracts of lands, to wit, the South West
 quarter of Section No 28. of Township No 8. of Range
 No 1. containing one hundred and sixty acres - &
 West half of North West quarter of Section No 28
 Township No 8. of Range No 1. West. Containing eighty
 acres and South East half of East half of North West
 quarter and the South half of West half of North
 East quarter of Section No twenty eight, Township No.
 eight of Range No one West containing eighty acres
 (containing in altogether three hundred and twenty
 acres more or less). They the said Reed and Allen
 to have and to hold the above described land in fee
 simple to them and their heirs forever - In trust nevertheless
 for that whereas the said Andrew Ellis Jr is
 now justly indebted to him the said Francis Keenan
 of the second part in the sum of three thousand one
 hundred and forty dollars thirty seven cents as evidence

The State of Mississippi
Madison County

I the undersigned do hereby certify that

by two notes of hand executed by said Andrew Ellis
said one note for the sum of nineteen hundred and
fifty four dollars and seventy five cents bearing
date the 10th of January 1835 and payable on
the first day of January 1836, the other for the sum
of eleven hundred and eighty five dollars and
twenty three cents bearing date the 10th day of January
1835 and payable on the first day of January 1837
now the object and design of the conveyance is to
secure the payment of the above mentioned sum
of money and should the said Ellis well and truly pay
the same at the time stipulated according to the
tenor and effect of said obligation - then the above
conveyance to be void - but should the said Ellis
fail to pay and discharge either one or both of
said promissory notes then and in that case the
said Reed and Allen of the third part shall at the
request of the said Francis Kennel upon giving thirty
days notice in some public newspaper nearest to
the above described property set up and exposed to
public sale all of the property herein described or so
much thereof as may be necessary to pay off and
discharge whatever sum may be due and payable
at the time of such sale to be made as aforesaid
together with all necessary expenses incident and
appertaining to such sale, and whatever sum for
which said land may sell over and above the sum
then due and payable to be by them or either of them
the said Reed or Allen to be paid over to the said Ellis
of the first part. In testimony of all which the
contracting parties have hitherto set their names and
affixed their seals the day and date above written
(The word "land" was interlined
before signed)

Witness
Joseph Clark 3
Pincow Lewis 3

Andrew Ellis Sen. Seal
Caleb Reed Seal
Daniel Allen Seal

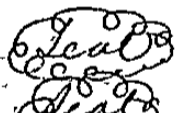
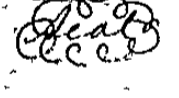
The State of Mississippi
Madison County 3 This day personally appeared
before me an acting Justice of the peace in &
for said County Andrew Ellis Sen. the contracting debtor
of the within Deed of trust who acknowledged that he signed
seals and delivered the said deed to Caleb Reed and
Daniel Allen trustees Given under my hand and seal
this day of January 1835


The State of Mississippi
County of Madison
Personally appeared
before me N. Callahan presiding Judge of the Court
of Probates in & for said County Benson Lewis and
of the Subscribing witnesses to the annexed deed, who
being first sworn deposed and say that he saw
the above named Andrew Ellis Lewis whose name
is subscribed to the annexed deed sign seal and
delivers the same to the foregoing named Caleb Reed
and Daniel Allen that he the deponent subscribed
his name thereto as a witness in the presence of the
said Andrew Ellis Lewis and that the said Joseph
Clark the other witness sign the same in the presence
of the said Andrew Ellis Lewis and in the presence
of each other on the day and year therein named
Given under my hand and seal this 20th day
of January A.D. 1835
N. Callahan Judge of Probates

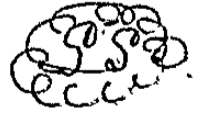
Received for Record 2^d day
of February 1835.
Charles W. Campbell & Miles H. Campbell
Deed
John H. Thomas
This Indenture made
the nineteenth day of January Eighteen hundred &
thirty five, between Charles W. Campbell and Miles
H. Campbell of the County of Madison in the State
of Mississippi of the one part and John H. Thomas
of the County and State aforesaid of the other part
Witnesseth that the said Charles W. Campbell &
Miles H. Campbell for and in consideration of the
sum of four thousand five hundred dollars to them
in hand paid by the said John H. Thomas at and before
the sealing and delivering hereof the receipt whereof they
do hereby acknowledge and hereby acquit and forever
discharge the said John H. Thomas his heirs, executors &
administrators by these presents have granted bargained
sold and conveyed and by these presents do grant bargain
sell and convey unto the said John H. Thomas and his heirs
and assigns forever, all that tract of land lying and being
in said County and State and composed of the following
lots or parcels of land, to wit, the $\frac{1}{2}$ of the $\frac{1}{4}$ of the N.E. $\frac{1}{4}$
of Section No. 31 Township No. 9 Range 3 East containing
forty & $\frac{4}{100}$ acres and the N.W. $\frac{1}{2}$ of the $\frac{1}{4}$ the E. $\frac{1}{2}$ of the S.W. $\frac{1}{4}$
of Section No. 19 Township No. 9 of Range No. 3 East contain-
ing one hundred and sixty acres $\frac{31}{100}$ of an acre & the $\frac{1}{2}$
of the N.W. $\frac{1}{2}$ of the N.E. $\frac{1}{4}$ of Section No. 30 Township 9 of Range
3 East containing forty & $\frac{4}{100}$ acres And the $\frac{1}{2}$ of the E. $\frac{1}{2}$

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
of the N.E. 1/4 of Section No 30 Township 9 N. Range 30 E. Containing
 40 3/100 Acres & the North 1/2 of the W. 1/4 of the N.W. 1/4 of
 Section No 30 Tq. R. 30 E. & the undivided 1/2 of the E. 1/2 of the N.W. 1/4
 of Section No 30 Township 9 N. Range 30 E. Containing altogether
 310 Acres, together with all and singular the appurtenan-
 ces thereunto belonging, or in any wise appertaining: And
 also all the estate, right, title, interest, property, claim
 and demand whatsoever of them the said Charles W.
 Campbell & Miles H. Campbell 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 ap-
 purtenances unto the said John H. Thomas his heirs and
 assigns forever in fee simple to the only proper use and
 behoof of the said John H. Thomas his heirs and assigns
 forever. And the said Charles W. Campbell and Miles
 H. Campbell for themselves their heirs executors and
 administrators, doth covenant, promise grant and agree
 to and with the said John H. Thomas his heirs and
 assigns by their presents, that they the said Charles W.
 Campbell and Miles H. Campbell and their heirs the said
 above mentioned and described land and premises here-
 by granted with the appurtenances unto the said John H.
 Thomas his heirs and assigns against them the said Charles
 W. Campbell and Miles H. Campbell and their heirs and
 against all and every person and persons who or who-
 soever lawfully claiming or to claim the same shall and will
 warrant and forever defend by their presents - In testimony
 whereof the said Charles W. Campbell and Miles H.
 Campbell hath hereunto set their hands and affixed their
 seals the day and date first above written

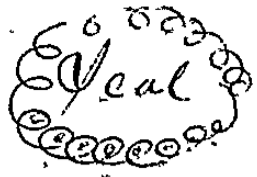
Signed, Sealed and delivered by Charles W. Campbell 
 in presence of Miles H. Campbell 

The State of Mississippi Personally appeared before
 Madison County  me Samuel D. Livingston
 Clerk of the Circuit Court in and for said County Charles
 W. Campbell and acknowledged the signing sealing and
 delivering of the within deed to be his act and deed -
 Given under my hand and seal of said
 Court this 19th day of January 1835



S. D. Livingston Clerk

The State of Mississippi
 Madison County  Personally appeared before
 me Samuel D. Livingston Clerk of the Circuit Court in and
 for said County, Miles H. Campbell, who acknowledged the
 signing sealing and delivering of the within deed to be
 his act and deed -



Given under my hand and seal of
Said Court this 3rd day of February 1835

S. Livingston, Clk.

v v v

Jeremiah & Margaret H. Coleman Received for
 To 3 Decd
 Envelope McGill & Augal McCall
 This Indenture made this twelfth day of January in
 the year of our Lord one thousand eight hundred and
 thirty five, between Jeremiah Coleman and Margaret
 H. Coleman his wife of the County of Holmes and State
 of Mississippi of the first, and Envelope McGill and
 Augal McCall, administrators of the Estate of James
 McGill deceased and Guardian for his heirs, both
 of the County of Claiborne and State aforesaid of
 the second part. Witnesseth, that the said parties of
 the first part for and in consideration of the sum of five
 thousand eight hundred dollars lawful money of the
 United States to them in hand paid by the parties of the
 second part at and before the sealing and delivering
 hereof the receipt and payment of which is hereby
 acknowledged and the said parties of the second part
 their heirs executors administrators, assigns and foreve-
 r dis charged from the same, hath granted bargained
 sold aliened conveyed released and confirmed, and by
 these presents, doth grant bargain sell alien convey
 release and confirm to the said parties of the second part
 and to their heirs and assigns, all and singular that
 and those two tracts or parcels of land lying and
 being in the County of Madison & State of Mississippi
 aforesaid, containing four hundred acres to the same
 more or less, as follows, the North East quarter of
 Section five in Township eight and Range No one East
 the South East quarter and the East half of the South
 West quarter of Section No thirty two of Township No
 nine and Range one East - Together with all and
 singular the appurtenances, privileges advantages &
 hereditaments, whatsoever unto the said above mentioned
 and described premises in any wise appurtenant or
 belonging and the reversion and reversionary remainder
 and remainders, rents issues and profits thereof -
 And also all the estate right title interest and property
 claim and demand whatsoever, both in law and in
 equity of the said parties of the first part for themselves
 their heirs executors administrators or assigns of in and
 to the same and every part and parcel thereof with the

appurtenances, To have and to hold the above granted bargained and described premises with the appurtenances unto the said party of the second part their heirs and assigns forever, and the said Jeremiah Coleman and Margaret H. his wife party of the first part for themselves their heirs, executors, administrators, doth hereby Covenant grant and agree to and with the said party of the second part their heirs and assigns the above described and hereby granted premises and every part thereof with the appurtenances unto the said party of the second part their heirs and assigns and all persons whatsoever legally or equitably claiming or to claim the same or any part thereof by from or under them or any of them shall and will warrant and by these presents forever defend - In witness whereof the said 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
Jno. Coleman
Milo Baxton

~~~~~

Jer. Coleman  
Margaret H. Coleman

Seal  
Seal

The State of Mississippi

Madison County

3 Personally appeared before me the undersigned justice of the peace in and for said County the within named Jeremiah Coleman and Margaret H. his wife who acknowledged they signed sealed and delivered the within deed as their act and deed on the day and year therein written, and the said Margaret H. his wife being examined separate and apart from her said husband acknowledges the same as her act and deed without the fear, threat, or compulsion of her said husband or the fear of his displeasure - Given under my hand and seal this 15<sup>th</sup> day of January 1835

J. W. Coving

v v v

Benjamin Long and  
Saml. M. Flournoy  
To 3 Sees

Received for Record 13 day of  
January 1835.

~~~~~

Richard Christmas This indenture made and entered into this twenty first day of January eighteen hundred and thirty five, between Benjamin Long, Samuel M. Flournoy Menora A. Flournoy his wife of the first part and Richard Christmas of the other part all of the County of Madison and State of Mississippi, Witnesseth that the said party of the first part for and in consideration of the sum of nineteen thousand dollars to them in hand paid by the said Richard Christmas at and before the sealing and delivering of these presents the receipt

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whereof they do hereby acknowledge and themselves
therewith fully satisfied contented and paid and them-
selves acquit and forever discharge the said Richard Christ-
mas and his heirs executors, administrators by these
presents have granted, bargained sold and conveyed
and by these presents do grant bargain sell and
convey unto the said Richard Christmas and to his
heirs and assigns forever, all that tract or parcel
of land lying and being in the 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 and East and the
North half of Section thirteen Township eight Range
and East, the North West quarter of Section eighteen
Range two East Township eight and the West half of
the North East 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 and ^{to West} North half of the West half of the
South East quarter of Section eighteen of Township
eight of Range two East in all Seven hundred sixty
acres, 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
demand whatsoever of them the said Benjamin Long
Samuel M. Flournoy and Minerva A. his wife in
law or equity or other wise 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 Richard Christmas his heirs and assigns for-
ever in fee simple to the only proper use and behoof
of the said Richard Christmas his heirs and assigns
forever. And the said Benjamin Long Samuel M.
Flournoy and Minerva A. his wife for themselves their
heirs executors and administrators, do covenant promise
grant and agree to and with the said Richard Christmas
his heirs and assigns by these presents, that they the said
Benjamin Long, Samuel M. Flournoy and Minerva
A. his wife and their heirs, the said above described land
and premises hereby granted with the appurtenances
unto the said Richard Christmas his heirs and assigns
against them the said Benjamin Long, Samuel M.
Flournoy and Minerva A. his wife 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 party of the first part
have hereunto set their hands and affixed their seals

the day and date first above written
Signed sealed and delivered Benjamin Long Seal
in presence of Robert Dick Samuel M Flournoy Seal
Minerva H Flournoy Seal

The State of Mississippi
Madison County Personally appeared
before me Samuel D. Livingston Clerk of the Circuit
Court in and for said County Benjamin Long and
Samuel M Flournoy and acknowledged the signing
Sealing and delivering the foregoing deed to be their
act and deed. In testimony whereof I have hereunto
set my hand and seal of said Court this 25th day
of January 1835. S. D. Livingston Clerk
Reference may be had by referring to Book of Deeds
to pages 65 & 66

Benjamin Long Received for Record 3rd day of Feb
to 3rd deed January 1835
Montford Jones & His Indenture made and entered
into this the twenty sixth day of April in the year of
our Lord one thousand eight hundred and thirty four
between Benjamin Long of the County of Madison
and State of Mississippi of the one part and
Montford Jones of the County and State aforesaid of
the other part. Witnesseth that the said Benjamin
Long for and in consideration of the sum of three
hundred dollars to him in hand paid by the said
Montford Jones at and before signing and sealing
of these presents the receipt whereof is hereby acknowl-
edged hath granted, bargained sold and conveyed and
by these presents doth grant bargain sell and con-
vey unto the said Jones his heirs and assigns a certain
tract of land ^{or parcel} situate lying and being in the County and
State aforesaid and designated and known as the North
East quarter of Section twenty seven of Township ten
of Range four East containing one hundred and
sixty acres, together with all and singular the rights
privileges and appurtenances thereto in anywise belong-
ing or appertaining. To have and to hold the said tract
or parcel of land and each part and parcel thereof
together with all and singular the rights privileges
and appurtenances thereto belonging or appertaining
unto him the said Montford Jones his heirs and
assigns forever. And the said Benjamin Long for
himself his heirs executors and administrators the
said tract or parcel of land together with all
the rights privileges and appurtenances thereto belonging

or appurtenant unto the said Mountfort Lane's his heirs and assigns free from the claim or claims of him the said Benjamin Long his heirs executors and administrators and of all and every person or persons whatsoever shall will and doth forever warrant and defend by these presents - In witness whereof he the said Long hath hereunto set his hand and affixed his seal this the 20th day of April A.D. 1834 by first above written.

Signed sealed and delivered in the presence of
Jas. C. Cozins
Daniel Rice

Benjamin Long

The State of Mississippi
Madison County. Personally appeared before the undersigned justice of the peace in and for said County Benjamin Long who acknowledged his name 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 3rd day of January 1835

J. W. Cozins

R. B. Ricketts
To: J. Cozins
Justice of the Peace
presently that I Remben R. Ricketts of the County of Madison and State of Mississippi am held and firmly bound unto Samuel H. Duncan of the County of Maury and State of Tennessee and John W. P. McGimpsey of the County of Madison and State of Mississippi in the penal sum of thirty six thousand dollars which payment well and truly to be made I bind myself my heirs &c.
The condition of this above obligation is such that whereas the above bound Remben R. B. Ricketts has this day sold to the said Duncan and McGimpsey a certain tract of land situated in the County of Madison and State of Mississippi, viz. The North West quarter of the South East quarter and the South half of the West half of the North East quarter of Section Seventeen and the South half and one third of the North half of the East half of the South East quarter of Section nineteen and the South half and one third of the North half of the West half of the South East quarter of Section nineteen and the South

Received for (Record) 3rd day of January 1835

1835

VV

half and one third of the North half of the West half of the South West quarter of Section twenty and the North half of the West half and the North half of the East half of the North West quarter of Section twenty one and the West half of the North West quarter of Section twenty nine and the North East quarter and the South East quarter and the East half of the North West quarter and the North half of the West half of the South West quarter of Section thirty and the East half of the North West quarter of Section thirty one, Containing by estimation twelve hundred acres in Township Ten Range four East with all the appurtenances and improvements thereto belonging together with all the Crop Stock farming utensils, household and kitchen furniture now belonging to the said Ricketz also six negroes, for and in consideration of which the said Duncan and McGimpsey have jointly executed to the said Ricketz three notes of hand promissory bearing even date with this instrument viz one note for the sum of six thousand dollars due 1st day of February 1835. one note for six thousand dollars due the 1st day of March 1836. and one other note for six thousand dollars due 1st day of March 1837, making in all the aggregate sum of eighteen thousand dollars Now if the above bound Reuben B. Ricketz shall well and truly execute to the said Duncan and McGimpsey their heirs or lawful representatives a good and lawful title in fee simple to the above described land and bargain premises within six months from the present date then the above obligation to be void else to remain in full force and virtue. In testimony whereof the said Reuben B. Ricketz hath hereunto set his hand and seal, It is understood that immediate possession is to be given of the premises

29th Oct 1834 -
Signed Sealed and delivered
in presence of
W. C. Currey

R. B. Ricketz Seal

The State of Mississippi
Madison County 3 Personally appeared before me
Samuel S. Livingston Clerk of the Circuit Court in & for
said County, W. C. Currey the Subscribing Witness to the
within Bond, who being first duly sworn deposteth
and saith, that he saw the within named R. B. Ricketz
whose name is subscribing thereto, sign seal and deliver
the same to the within named John W. P. McGimpsey, that he

this deponent subscribed his name as a witness thereto
 in the presence of the said R. B. Kelly on the day &
 year therein named - Given under my hand and
 seal of said Court this 3^d day
 of February 1835
 S. D. Livingston Clerk

Margaret M. Davis } Received for Record 28th day of Nov.
 Lotz Bowen, of Atty } 1834
 William C. Herrald }

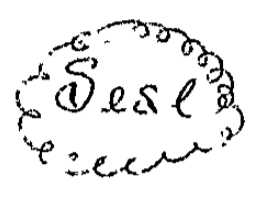
Know all men by these presents
 that I Margaret M. Davis as administratrix with the
 will annexed of the Estate of the late Robert Davis of
 the County of Ralls and State of Missouri, Reposing
 special trust and confidence in William Harrold of
 Madison County in the State of Mississippi, do hereby
 in full ordain and appoint him, the said William
 Harrold to be my true and lawful attorney for me
 and in my name, to ask, demand, sue for, collect &
 receive or otherwise adjust by rent or equitation, in such
 manner as he shall deem necessary and proper, a
 certain claim demand or debt, in what form soever
 the same may be either in bond, note or judgment
 heretofore had and obtained by Robert Davis deceased
 in his lifetime against William Comfort late of Logan
 County in the State of Kentucky in the said County
 of Logan and State of aforesaid - to wit: a judgment ob-
 tained by the said Robert Davis, against and William
 Whitell and by the said William Comfort assumed
 or secured by resplesin bond, to stay the collection
 of the same, - and also receiptly acquitances or other
 legal discharges to grant procure and in my name in
 as full and ample a manner as I could or should
 do were I personally present at the doing thereof. Heere-
 by ratifying and confirming whatsoever my said
 attorney may lawfully do in my name, in testimony
 whereof I have hereunto set my hand and seal this
 fourth day of February in the year of our Lord one
 thousand eight hundred and thirty four.

Margaret M. Davis Seal
 Administratrix of the Estate
 of Robert Davis dec'd with
 the will annexed

State of Missouri }
 County of Ralls } In and the Circuit Court in
 and for Ralls County and State of Missouri February
 Term A. D. 1834 - Be it Remembered, that at the
 February Term of the Circuit Court for the County

of Rally on the fourth day of February in the year of our Lord one thousand eight hundred and thirty four before the Judge thereof in open Court, personally appeared Margaret M. Davis administratrix of the estate of Robert Davis deceased with the will annexed, who is personally known to the Court to be the person whose name is subscribed to the foregoing power of attorney or instrument of writing as having executed the same; and acknowledged the said instrument to be her act and deed for the purposes therein contained - I testimony

Whereof Charles Glascock Clerk of the Circuit Court, in and for the County of Rally has hereunto set my hand and seal of office at New London this day and year aforesaid



Charles Glascock Clerk

State of Missouri Jct. J. Priestly H. McBride Solo Judge of the second judicial Circuit in said State Com- pased in part of the County of Rally, do certify that the attestation of Charles Glascock the Clerk of the Circuit Court for said County of Rally is in due form of law Given under my hand and seal this 4th day of Febry A.D. 1834

J. H. McBride Judge 2^d Jud. Cir. Mo

We the undersigned arbitrators agree to give Mary Davis the full amount of the judgment agt Mr William Com- fort, after deducting one hundred and ninety dollars and also four dollars forty and centy costs of transcript of Record making five hundred and two dollars and seven teen centy. Given under our hands this 21th day of Nov. 1834

Josiah Newman John Alworth Harrison Jordan

We the undersigned parties agree to the award of the above arbitrators Mrs E. Harrato Seal Mrs Comfort Seal

Harrison Jordan } Received for Record the 9th day of February 1835. }
as Exec of Trust }
William O. Perkins Jr. }
Peter Perkins and } This Indenture made and entered }
Peter Perkins as admr of } into this seventh day of February }
Thomas H. Perkins Decd. } in the year eighteen hundred and }
thirty five between Harrison Jordan of the first part and }
William O. Perkins Jr and Peter Perkins and Peter Perkins as }
admrs of Thomas H. Perkins Decd. of the second part, all of }

the County of Madison and State of Mississippi.
 Witnesseth that whereas the said Harrison Jordan
 is justly indebted to the said William O Perkins Jr and
 Peter Perkins and Peter Perkins as administrators of Thomas
 O Perkins Decd. in the sum of sixteen thousand
 five hundred dollars payable on the first day of Jan-
 uary eighteen hundred and thirty six to each of the
 said party of the second part in three separate notes
 of equal sums of five thousand five hundred dollars
 to each; which said notes are signed by the said
 Jordan and William Evans and dated 2nd Febry 1835
 and also in the additional sum of sixteen thou-
 sand five hundred dollars payable on the first
 day of January eighteen hundred and thirty seven
 in like manner to each of the said party of the
 second part in three separate notes of equal sums
 of five thousand five hundred dollars to each.
 which said latter notes are signed by the said
 Jordan alone and dated 2nd Febry 1835 - making in
 all the sum of thirty three thousand dollars - all
 which will more fully appear by reference to the
 aforesaid notes: - which debt of thirty three thousand
 dollars the said Jordan is willing and desires to
 secure to the said party of the second part. - Now this
 Indenture witnesseth that for and in consideration of
 the premises and for the further consideration of
 the sum of one dollar to the said Jordan in hand
 paid by the said party of the second part the receipt
 whereof is hereby acknowledged at and before the
 inscaling and delivering of these presents; the said
 Jordan hath bargained, sold and conveyed and by
 these presents doth bargain, sell and convey unto the
 said William O Perkins Jr, Peter Perkins and Peter Per-
 kins as adm. as aforesaid their heirs and assigns
 forever the following described tract of land situate
 lying and being in the County of Madison aforesaid
 to wit: The west half of the north east quarter
 and the east half of the south east quarter of section
 thirty four Township nine, Range two East. Also the
 East half of the south east quarter of section thirty three
 Township nine, Range two East; the East half of the north
 East quarter of section three, Township eight, Range two,
 East; and the west half of the north west quarter of
 section thirty five, Township nine, Range two, East; also
 the west half of the south west quarter of section thirty
 four; the north west quarter of said section thirty four; and
 the east half of the north east quarter of the same section
 and also the south half of the west half of the south
 east quarter of section twenty six.

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all of said parcels of land lying in Township
nine, Range two East. Also the north half of the east half
of the south east quarter of section thirty five Township
nine Range two East, and the east half of the south
west quarter of section thirty four, township nine, Range
two East - containing in the whole of the before ^{described} tracts eight
hundred and eighty acres, be the same more or less.
Also the following negro slaves for life to wit, Phil
aged about 38 years, Mille 30, Ned 21, Noah 24,
Hector 22, Washington 22, Belfield 26, Reuben 27, Jackson
15, Isaac 4, Beca 12, Hetty 22, Charlotte 20, Esther 11,
Betsy 16, Lovey 15, Rhoda 14, Amy 12, Hannah 11, Mary 11,
Charlotte 10, Milk 14, Billy 5, and Jacey aged about
5 years, being the said 24 negro slaves and the
same parcels of land conveyed by the said Wm. C.
Perkins and Peter Perkins by deed bearing date the
2nd day of February 1835. To have and to hold said
tracts of land, and the appurtenances to them in
anywise appertaining, and the said negroes and
the future increase of the said females, unto the
said party of the second part their heirs and
assigns forever. And the said Harrison Jordan
for himself his heirs, executors and administrators
the said tracts of land and premises, and the
said negro slaves and the future increase of the
said females to the said William C. Perkins Jr.
Peter Perkins and Peter Perkins as administrator
their heirs, executors, administrators and assigns against
him the said Jordan and against all persons what-
soever claiming or to claim the same in law or
equity or any part thereof, shall and will warrant
and by these presents forever defend. Notwithstanding
nevertheless that the said William C. Perkins Jr. Peter
Perkins and Peter Perkins as administrator their
heirs, executors and administrators shall permit
the said Harrison Jordan to enjoy quiet and
peaceable possession of the said slaves and negro
slaves, until default be made in the payment of
any or either of the before mentioned notes at the
time any or either of them may fall due; and
upon the further trust that they the said
party of the second part their executors and admin-
istrators upon the happening of said default
or the failure of said Jordan to make payment
of any or either of said notes at the time
any or either of them may fall due or as soon
thereafter as the said party of the second part
their executors and administrators shall think

I shall and are hereby authorized and empowered to proceed to sell said tracts of land and negroes after thirty days from the time of said default to the highest bidder at public auction, for cash, in the town of Livingston after having given fifteen days notice of the time and place of sale beforehand by advertising the same in three of the most public places in Madison County; or sell so much of said land and negroes as will be sufficient to satisfy said default or so much of said notes as may be due and unpaid at the times aforesaid, together with all cost and charges attending the premises and the balance of any to be paid over to the said Thomas Perkins, heirs, executor or administrators. But if the whole of the said sum of thirty three thousand dollars intended to be secured hereby, shall well and truly be paid off and discharged, at the times the same shall fall due to the said Wm. C. Perkins, Peter Perkins and Peter Perkins as aforesaid, their executors, administrators or assigns, then this indenture and every part and parcel thereof to be absolutely null and 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.

Signed, sealed and delivered
 in presence of
 Willis B. Wade
 Gen. W. Perkins
 Harrison Jordan
 Wm. C. Perkins
 Peter Perkins
 Peter Perkins Adm.
 of Thomas H. Perkins decd.

The State of Mississippi
 Madison County

Personally appeared before me Samuel J. Livingston Clerk of the Circuit Court in and for said County Harrison Jordan and acknowledged the signing, sealing and delivering of these presents within or foregoing to be his act and deed.

In testimony whereof I have hereunto set my hand and affixed the seal of my said office at Canton this ninth day of February 1835.

S. J. Livingston Clerk

Recorded the 11th of February 1835.

v v

William Perkins
Mary his wife
Peter Perkins
Lorinda his wife
To Beed
Harrison Jordan

Received for Record the
1st day of Feb 1835

This Indenture made and entered into the second day of February in the year of our Lord one thousand eight hundred and thirty five between William P. Perkins Jr and Mary M Perkins his wife, Peter Perkins Jr and Lorinda P Perkins his wife (The said William P and Peter being surviving partners of the firm of Peter Perkins and company, of which company Thomas Hayden Perkins now deceased was a member) of the County of Madison and State of Mississippi and Eliza M Perkins widow of the said Thomas Hayden Perkins, Deed of the County of Williamson and State of Tennessee of the one part, and Harrison Jordan of the said County of Madison and State of Mississippi of the other part: Witnesseth that the said parties of the first part for and in consideration of the sum of forty thousand dollars to them in hand paid by the said party of the second part; the receipt whereof they do hereby acknowledge and themselves to be therewith fully satisfied and paid have bargained, sold and conveyed, and do by these presents bargain, sell and convey, when release and confirm unto the said party of the second part his heirs and assigns forever the following described several tracts or parcels of land, situate, lying and being in the said County of Madison and State of Mississippi, being the same or more which the said William P and Peter now resides to wit: The West half of the North East Quarter, and the East half of the South East Quarter of Section thirty four Township nine, Range two, East. Also the East half of the South East Quarter of Section thirty three Township nine, Range two, East. The East half of the North east Quarter of Section three, Township eight, Range two, East, and (the West half of the North west Quarter of Section thirty five, Township nine, Range two, East) making together five eighths sections or four hundred acres of land more or less, and being the land purchased by said Peter Perkins & Company of David S. Moore. Also the West half of the South west Quarter of Section thirty four and the North west Quarter of said Section thirty four and the East half of the North east quarter of the same section and also the south half of the West half of the South East Quarter of Section twenty six

all of the said parcels of land lying in township nine, Range two East in the Cherokee District purchased by said Peter Perkins and company from Nathaniel H. Felts. Also the North half of the East half of the south east quarter of section thirty nine, Township nine, Range two East and East half of the south west quarter of section thirty four, Township nine, Range two East, which two last mentioned tracts of land were entered by the said Peter Perkins & company and containing in the whole together with the before described tracts, eight hundred and eighty acres, be the same more or less; To have and to hold the before described lands and premises, with all and singular the improvements, rights, privileges, hereditaments and appurtenances to the same belonging or in anywise appertaining to the said Harrison Jordan to the only proper use, benefit and behoof of him, his heirs and assigns forever. And the said parties of the first part for themselves, their heirs, executors and administrators do covenant, promise and agree, that the title to the above described lands and premises they and each of them will warrant and forever defend unto the said party of the second part, his heirs and assigns against the title, claim and demand of all and every persons or persons whatsoever claiming the same either in law or equity. And the said William O. Perkins and Peter Perkins surviving partners as aforesaid for the consideration aforesaid have bargained, sold and delivered, and by these presents do bargain, sell and deliver unto the said Harrison Jordan the following named twenty four negro slaves whose names, ages and sexes are as follows to wit; Ned a man aged about 21 years. Noah a man aged about 24 years. Hector a man aged about 22 years. Washington a man aged about 22 years. Raphael a man aged about 26 years. Kemben a boy aged about seventeen years. Jackson a boy aged about 15 years. Isaac a boy aged about fourteen years. Becca a woman aged about 12 years. Betty a woman aged about 22 years. Charlotte a woman aged about 20 years. Esther a girl aged about 17 years. Betty a girl aged about 16 years. Lovely a girl aged about 15 years. Rhoda a girl aged about 14 years. Amy a girl aged about 12 years. Hannah a girl aged about 11 years. Mary a girl aged about 11 years. Charlotte a girl aged about 10 years. Emily a girl aged about 11 years. Billy a boy aged about 5 years. and Lucy a girl aged about 5 years. And the said parties of the first part do hereby warrant that the said slaves are sound and healthy

so far as known or believed by them; and that they are slaves for life, and they hereby covenant and agree for themselves, their executors & administrators that they will warrant and forever defend the title to said slaves, against the title, claim and demand of all and every person or persons whatsoever.

And the said parties of the first part have also for the consideration aforesaid sold and delivered and do by these presents sell and deliver to the said party of the second part the following described personal property, to-wit: - eight mules, seven head of Oxen, four horses and calves, two Waggon, one Wintona, the crop remaining unearthened of corn and fodder and all the farming tools and utensils now on said plantation of whatever kind or description

In witness whereof the parties of the first part have hereunto set their hands and seals the day and year first above written, aforesaid

William D. Perkins Seal
Mary M. Perkins Seal
Peter Perkins Seal
Linda D. Perkins Seal
Eliza M. Perkins Seal

The State of Tennessee
Williamson County

Be it remembered that on the 3rd day of January in the year 1835 personally appeared before the undersigned a Justice of the peace in and for the County of Williamson Eliza M. Perkins party to the within deed with whom I am personally acquainted, and who acknowledged the execution of the same deed for the purposes therein contained.

Witness my hand and seal.
Hartwell B. Hyde Seal
Justice of the peace for Williamson County.

The State of Tennessee -
I Thomas Handman Clerk of the Court of pleas and quarter sessions for the County of Williamson do certify that Hartwell B. Hyde Esquire whose signature appears within and before whom the execution of the annexed Deed of conveyance was acknowledged by Eliza M. Perkins is now and was at the time of such acknowledgment an acting Justice of the peace in and for the County of Williamson aforesaid duly commissioned and sworn and that full faith and credit are due his official acts as such.

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In testimony whereof I have hereto subscribed my hand and affixed the Seal of said Court at office this 9th day of January A. D. 1835.

The Clerk

The State of Mississippi
Madison County

Personally appeared before me the undersigned Justice of the peace in and for said County William O. Perkins and Mary his wife Peter Perkins and Louisa his wife who acknowledged they signed, sealed and delivered the within Deed on the day and year therein written as their act and Deed, and that said Mary is wife of William O. Perkins and Louisa is wife of said Peter Perkins who being examined, separate and apart from their said husbands, acknowledged the same without the fear, threats or compulsion of their said husbands or the fear of their displeasure.

Given under my hand and Seal this 13th day of February A. D. 1835.
Feb 13th Feb 1835.

Given under my hand and Seal
J. W. Garing J. P. Clerk

Vincent Lewis
of 3 Deed
Samuel S. Hancock

Received for Record the 10th day of February 1835.

This Indenture made and entered into this 22nd day of July eighteen hundred and thirty four Vincent L. Lewis of the County of Simpson and State of Kentucky of the one part and Samuel S. Hancock of the County of Madison and State of Mississippi of the other part, witnesseth that the said Vincent L. Lewis for and in consideration of the sum of two thousand and doct. — to him in hand paid the receipt whereof is hereby acknowledged, hath granted, bargained and sold and by these presents doth grant, bargain and sell unto the said Saml. S. Hancock his heirs and assigns the following tract or parcels of land lying and being in the County of Madison, and State of Missis. aff. and on the waters of Bear Creek, to wit: The southeast 1/4 and East 1/4 S. West 1/4 of Section No 9 of Township No 9 of Range No 2 East and West 1/4 North West 1/4 and East 1/4 North East quarter of Section No 10 Township No 9 of Range 2 East containing in all four hundred and one acres and thirty six hundredths together with all the appurtenances thereto belonging or in any wise appertaining to have and to hold the land hereby conveyed, with the appurtenances unto the said Saml. S. Hancock

his heirs and assigns forever, And the said Vincent
L. Lewis for himself, his heirs, executors, administrators
the aforesaid tract of land unto the said Saml. B.
Hancock his heirs or assigns against the claim or
claims of all and every person or persons whatsoever
doth and will forever, defend by these presents. In
witness whereof the said Vincent L. Lewis hath hereunto
set his hand and seal the day and date above written,
Signed, sealed and delivered by Vincent L. Lewis Seal
in presence of

Kentucky, Simpson County, Et c.
This day Vincent L. Lewis came before us two Justices
of the peace in and for the County and State aforesaid
and acknowledged this indenture to be his act and deed.
Witness our hands and seals this 22^d day of
July 1834. Tho^s Mabine J.P.
John Lewis J.P.

Kentucky, Simpson County, Et c.
I as Clerk of the County Court of Simpson aforesaid
do certify that Thomas S. Mabine and John Lewis Esqrs
whose signatures are affixed to the foregoing certificate of even
date herewith, and who signed the same in my presence,
were both at the time of signing the same and were as
acting Justices of the peace, in and for the County of
Simpson aforesaid duly commissioned and qualified, and
that full faith and credit is due and ought to be
given all their official acts.
In testimony whereof I herewith set my hand, and
affix the seal of said Court at office, this 22^d day of
July 1834. Wm^o Moore C.C.

Kentucky, Simpson County, Et c.
I as presiding Justice of the County Court of Simpson
aforesaid do certify that the foregoing attestation is in
due form of law.
Given under my hand and seal
the 22^d day of July 1834.
Cabin Johnson J.P.

Recorded the 13th day of February 1835.