

✓
J. J. Middleton Received for Record 13th & Recorded 19th October 1846

Deed { The State of Mississippi
Lauderdale County } Know all men by these presents that I Thomas
J. Middleton of the County of Lauderdale & State of Mississippi for and in Consideration of
the sum of Two hundred and forty dollars do me in hand paid by John Stewart, of
Madison County and State of Mississippi the receipt whereof is hereby acknowledged
from the day of the date hereof bargained sold and conveyed and by these presents do
bargain sell and convey unto him the said John Stewart his heirs Executors administrators
and assigns forever, a certain piece or parcel of land lying and being in the
County of Madison and State of Mississippi known in the survey of Public Lands
as being the North East quarter of Section (23) Twenty five Township (12) Tenth
Range (5) Five containing One hundred and fifty acres more or less. Do have and to
to hold the same unto him the said John Stewart his heirs Executors administrators
& assigns forever together with all and singular the improvements and appurtenances
therunto belonging or in any wise appertaining in fee simple, and the said Thomas
J. Middleton for myself my heirs Executors administrators and assigns do Covenant
and agree to and with the said John Stewart his heirs Executors administrators
& assigns, that I the said Thomas J. Middleton shall with warrant and defend
the above described premises from the Claim or Claims of any and all persons what
soever.

In testimony whereof I the said Thomas J. Middleton have here-
unto set my hand and affixed my seal this the 23rd of September A.D. 1846

The State of Mississippi
Lauderdale County } Before me Daniel Williams Clerk of the Probate Court
of Lauderdale County this day personally came Thomas J. Middleton and ac-
knowledged that he signed sealed and delivered the within foregoing Deed on the
day and year and for the purposes therein expressed as his act and deed,
GIVEN under my hand & the seal of said Court at
Columbus the 23rd day of September A.D. 1846.
Daniel Williams Clerk

✓
J. J. Middleton Received for Record 13th & Recorded 20th October 1846

Deed { The State of Mississippi
Lauderdale County } Know all men by these presents that
I Thomas J. Middleton of the County of Lauderdale & State of Mississippi for & in Con-
sideration of the sum of Two hundred & forty dollars received to my full satisfac-
tion of Calvin Newthorn of Madison County & State of Mississippi the receipt
whereof is hereby acknowledged from the day of the date hereof bargained sold
and conveyed and by these presents do bargain sell and convey unto him the said
Calvin Newthorn his heirs Executors administrators and assigns forever, a certain
piece or parcel of land lying and being in the County of Madison and State
of Mississippi known in the survey of Public Lands as being the North East
quarter of Section (24) Twenty four Township (12) Tenth Range (5) Five con-
taining One hundred and fifty acres more or less. Do have and to hold the
same unto him the said Calvin Newthorn his heirs Executors administrators
& assigns forever together with all and singular the improvements and

appurtenances thereto belonging or in any wise appertaining in fee simple. And I the said Thomas J. Huddleston for myself my heirs Executors administrators and assigns do Covenant and agree to and with the said Calvin Hawthorn his heirs Executors administrators and assigns. That I the said Thomas J. Huddleston shall will warrant and forever defend the above described Premises from the Claim or Claims of any and all persons whatsoever.

In testimony Whereof I the said Thomas J. Huddleston have hereunto set my hand and affixed my seal this the 23rd of September A.D. 1846.

The State of Mississippi

Thos. J. Huddleston Seal

Lowndes County } Before me Daniel Williams Clerk of the Probate Court in and for said County this day Personally Came Thomas J. Huddleston and acknowledged that he signed sealed and delivered the within and on the day and year and for the purposes therein expressed as his act and deed.

Given under my hand and seal of office at Columbus the 23rd day of September A.D. 1846

Seal

Daniel Williams Clerk

J. J. Huddleston Received for Record 12th of the record - 20th October 1846
Deed

The State of Mississippi }
Lowndes County } Know all men by these presents that I Thomas J. Huddleston of the County of Lowndes and State of Mississippi for and in Consideration of the sum of Two hundred forty dollars. to me in hand paid by John Mothershead of Madison County and State of Mississippi. the receipt whereof is hereby acknowledged have the day of the date hereof bargained sold and conveyed and by these presents do bargain sell and convey unto him the said John Mothershead his heirs Executors administrators and assigns forever the following described piece or parcel of land lying and being in the County of Madison State of Mississippi. To wit: The South West quarter of Section (33) Thirty three, Township (12) Twelve Range (5) five. Containing One hundred and sixty acres more or less. To have and to hold the same unto him the said John Mothershead his heirs Executors administrators and assigns forever together with all and singular the improvements and appurtenances thereto belonging or in any wise appertaining in fee simple

And I the said Thomas J. Huddleston for myself my heirs Executors administrators and assigns do Covenant and agree to and with the said John Mothershead his heirs Executors administrators and assigns. That I the said Thomas J. Huddleston shall will warrant and forever defend the above described Premises from the Claim or Claims of all persons whatsoever.

In testimony Whereof I the said Thomas J. Huddleston have hereunto set my hand and affixed my seal this the 23rd of September A.D. 1846

The State of Mississippi

Thos. J. Huddleston Seal

Lowndes County } Before me Daniel Williams Clerk of the Probate Court of said County this day Personally Came Thomas J. Huddleston and acknowledged that he signed sealed and delivered the within foregoing deed on

the day and year for the purposes therein expressed as his act & deed,
GIVEN under my hand and seal of said Court at
Columbus the 20th Day of September A.D. 1846
Sealed
David Williams Clerk

✓
Wm B. Boddie Received for Record & Recorded 20th October 1846
Deed } State of Mississippi }
Joseph A. Battle } Madison County } This Indenture, made this the eighteenth
day of April one thousand eight hundred and forty six between William B.
Boddie and his wife Eliza of the one part and of the aforesaid State and County
and Joseph A. Battle of the other part, of the State of North Carolina Edge-
comb County Watauga, that for and in Consideration of the sum of five hundred
and fifty dollars to us in hand paid or secured to be paid the eighth whereof
is hereby acknowledged, have this day bargained sold and conveyed unto the
said Joseph A. Battle, his heirs and assigns forever the West half of the
North West quarter of Section No 34 of Township 7 of Range One East of Mt.
Salus land office lying in the County of Madison and aforesaid State, and
the parties of the first part, for and in Consideration of the Payment to them
above specified do by these Presents grant quit Claim and release all the
right title and interest in and to the above described Premises unto the said
party of the second part, his heirs and assigns forever
In Witness Whereof we have hereunto signed our names and
affixed our seals April 18th 1846
William B. Boddie
Eliza Boddie

The State of Mississippi }
Windsor County } Personally appeared before me undersigned in acting
Justice of the Peace for said County of said Office Notary Public William B. Boddie
and Eliza Boddie his wife whose names are subscribed to the within deed
and acknowledged they signed sealed and delivered the same as their act
and deed for the purposes therein set forth on the day and year therein written
I further Certify that the said Eliza upon examination separate and apart
from her said husband acknowledged she signed sealed and delivered the same
freely voluntarily and without any fears, threats or Compulsion of her said
husband,
GIVEN under my hand and seal this the 2nd day of
May A.D. 1846
J. P. Williams J. P. Notary
of Office Notary Public

L. G. Haughton Received for Record 28th September of Number 20th October 1846
Bill Sale }
Susan Herod } Be it remembered on this the 28th day of Sept 1846 that
I Lewis G. Haughton of the Town of Canton Madison County State of Miss.
have this day in & for the sum of Six hundred & fifty two dollars in hand
paid by Susan Herod of the County & State aforesaid & by delivered unto
the said Susan Herod the following described Property to wit, 780 1/2

23 underbeds, 8 Matsresses, 4 pair hand Lins. 4 pair Shirts & tops, Nine
low Candlesticks - 5 High Candlesticks, 3 Candles, 7 Sevens & Chamber
Mugs, 3 Benches, 26 Bed Steads, 25 pair Sheets, 35 pair Pillow Slips
22 pair Blankets, 25 spreads & Comforts, 9 tables, 8 Wash Stands & all
my dining room furniture, also Kitchen Cook Stove, furniture & room looking
Glasses 6 Chairs, 1 Clock, Horse taming Bell, all of which Property of the said
Lewis G. Haughton warrants & covenants to be free from all encumbrances
whatsoever & that he will forever warrant & defend the title to the same unto
the said Susan Herod, as given under hand & seal the date the year &
day above written,

The State of Mississippi
Madison County set Personally appeared before me John J. Cameron
Clerk of the Probate Court of said County Lewis G. Haughton who acknowledged
that he signed sealed and delivered the foregoing instrument or Bill of sale
on the day and for the purposes therein specified as his act and deed.

Seal

Given under my hand and seal of Office at
Canton this 28th day of September A.D. 1846
John J. Cameron Clerk

Edmundum Crim Received for Record & Recorded 21st October 1846

Deed
Step. A. Crim } This Indenture made and entered into this the first day of
September in the year of our Lord one thousand eight hundred and forty six between
Edmundum Crim of the first part, & Stephen A. Crim of the second part, all of the State
of Mississippi Madison County Witnesseth that the party of the first part for and in
consideration of four hundred and fifty dollars in hand paid the receipt whereof
is hereby acknowledged, have this day bargained and sold, and by these presents
do bargain and sell transfer and convey to the second part the following Lot or
piece of ground lying and being in said State and County and Town of Canton
to wit, Beginning at a stake being the South West Corner of two parts of Lots sold
by George Leathorn and his wife Louisa to M. A. H. Lucas by deed of Record
in the Clerk's office of the Probate Court of Madison County standing on the margin
of the Street running thence East four hundred feet more or less to a stake on the
edge of the Street which lies west of and adjoining to the Female Academy lot and
the Lots of Flournoy, which stake stands two hundred feet south of the North East
Corner of the Lot owned by George Leathorn on which stands a Livery Stable, now
occupied as a Clerk Shop, thence South along the Western Margin of said Street
one hundred feet to a stake, thence West to the Street on which the Beginning Corner
stands about four hundred feet more or less, thence North one hundred feet to
the beginning Beginning one acre by estimation be the same more or less, to have
and to hold the same with the appurtenances & improvements thereto
belonging or in any wise appertaining to the Party of the second part, and
this he forever, and the party of the first part covenants with the party
of the second part that he is the lawful owner of said Lot of ground and have
lawful right to sell the same Lot, and that he will warrant & defend the title

to the same against the Claim of all persons whatsoever,
 In testimony Whereof the party of the first part have hereunto
 set his hand & affixed his seal the day and year above written,
 The State of Mississippi
 Modern County set } Personally appeared before me John D. Cannon Clerk of the
 Probate Court of said County Edmonson Kerim who acknowledged that he signed sealed
 and delivered the foregoing deed on the day and for the purposes therein specified as
 his act and deed,
 Given under my hand and seal of Office at
 Canton this 27th day of October A.D. 1846
 John D. Cannon Clerk

A. S. Bailey Received for Record 5th Recorded 21st October 1846
 Deed } State of Mississippi
 G. D. Heard } Lowndes County } This Indenture, made the 27th day of March
 in the year of our Lord one thousand eight hundred and thirty nine Between
 Alben S. Bailey of the City of Columbus and State of Mississippi party of the
 first part, and Georg Philip Heard of the City of Mobile and State of Alabama
 party of the second part. Witnesseth, that the said party of the first part, for
 and in consideration of the sum of one dollar lawful money of the United
 States of America, to him in hand paid by the said party of the second part
 at or before the inscaling and delivery of these presents, the receipt Whereof is hereby
 acknowledged, and the said party of the second part, his heirs Executors and admin-
 istrators forever released and discharged from the same by these presents. And granted
 bargained sold aliened conveyed confirmed and confirmed and confirmed, and
 by these presents do the grant bargain sell alien release convey confirm and
 confirm to the said party of the second part, his heirs and assigns forever all that
 tract or parcel of land lying and being situated in the County of Madison and State
 aforesaid known and being designated on the Maps of the Land Office of the U. S.
 in Columbus aforesaid as the E 1/4 S E 1/4 and the N E 1/4 S E 1/4 of the N W 1/4 of the N W 1/4
 of N. W. quarter all in Section No Four in Township No Ten N of Range No Five East.
 Also the N E 1/4 of S. E. quarter and N 1/2 S E quarter of Section No Thirty three in
 Township No Eleven N. of Range No Five East containing in all four hundred &
 eighty acres more or less together with all and singular the tenements, hereditaments
 rights Privileges members and appurtenances, unto the above mentioned and describ-
 ed Premises belonging or in any wise appertaining. To have and to hold the above
 granted and described Premises, with the appurtenances unto the said party of
 the second part his heirs and assigns to the sole and only proper use benefit and
 behoof of the said party of the second part his heirs and assigns forever. And the
 said party of the first part for himself and his heirs, the above described and
 hereby granted and released Premises, and every part thereof with the heredita-
 ments and appurtenances, unto the said party of the second part, his heirs
 and assigns against against the said party of the first part and his heirs
 and against all and every person and persons whatsoever lawfully claim-
 ing or to claim the same shall and will warrant, defend by these presents
 forever defend.
 In Witness Whereof the Parties to these presents

have hereto set their hands and seals the day and year first above written sealed and delivered in Presence of
 M. Nathaniel P. J. Perkins } A. J. Bailey seal
 Geo. F. Meard seal
 The State of Mississippi Personally appeared before me A. J. Bailey Clerk of
 Lenoir County } the Circuit Court in and for said County Allen J. Bailey
 who acknowledged that he signed sealed and delivered the within deed of Conveyance
 to the said Geo. F. Meard on the day and year therein named as his act and deed,
 Given under my hand and seal of Office at office the
seal 31st day of March 1839
 A. J. Bailey Clerk

I know all men by these Presents that A. M. Bailey wife of the within named Allen
 J. Bailey for and in Consideration of the sum paid to my heretofore said for and in
 Consideration of the sum of One Dollar to me in hand paid by the said Geo. F. Meard
 the receipt and payment of which is truly acknowledged I do hereby relinquish
 transfer bargain sell set over convey unto him all all the right title interest
 and Claim of Every, which I have in and to the within conveyed lands,
 Witness my hand and seal this 27th day of March 1839

The State of Mississippi } E. M. Bailey seal
 Lenoir County } Personally appeared before me A. J. Bailey Clerk
 of the Circuit Court in and for said County E. M. Bailey wife of the said
 Allen J. Bailey who in an examination separate and apart from her husband
 acknowledged that she truly and voluntarily without any fear threat or Compulsion
 of her husband signed sealed and delivered the above relinquishment of her
 to the said Geo. F. Meard on the day and year therein named as her act and deed
 Given under my hand and seal of Office at Office the
seal 27th day of March 1839
 A. J. Bailey Clerk

G. B. Greenberry Received for Record & of Recorded 20th October 1846
 Deed
 N. H. Greenberry } This Indenture, made this the seventh day of October in the
 year of our Lord One thousand eight hundred and forty six between Geo. B. Greenberry
 and his wife Margaret A. Greenberry of Madison County and state of Mississippi
 of the one part and Norvell N. Greenberry of the County of Hinds and state of
 said of the other part, Witnesseth that the said Geo. B. Greenberry wife the party
 above named for and in Consideration of the sum of One thousand dollars to them
 in hand paid by the said Norvell N. Greenberry at and before the writing and
 delivery hereof the receipt whereof is truly acknowledged hath granted bargained
 sold delivered conveyed and confirmed and by these Presents doth
 grant bargain sell alien in full convey and confirm unto the said Norvell
 N. Greenberry his heirs and assigns the following tract or parcels of lands to wit
 The North half of the South East quarter of section Twenty The East half of the
 North West quarter of section Twenty Six all of the East half of the South West
 quarter and also of the West half of the South East quarter of section Twenty three
 that lies South of Bogue Church, all of the West half of the West half of the North West

quarter of Section Twenty six excepting the following described Lot Commencing at the North West Corner running East ninety yards, thence South five hundred yards, thence West Ninety yards to the line thence North along the line to the place of beginning including nine acres more or less the following Lot lying in the South-East Corner of the East half of the North-East quarter of Section Twenty seven. Commencing at the South East Corner running due North about two hundred and fifty yards to the second branch, thence up the branch following the run to the public line, thence East about three hundred and fifty yards to the Place of beginning. Containing seven acres more or less all in Township Eight of Range Two West, Containing Two hundred and fifty acres more or less all in Madison County State of Missouri. The said G. B. Greenberry to have and to hold the said tract of land together with all the improvements or appurtenances thereto belonging or in any wise appertaining to his heirs and assigns forever.

In Witness Whereof the said George B. Greenberry & Wife Margaret J. Greenberry have hereunto set their hands and seal this 7th day and year first above written,

George B. Greenberry Seal
 Margaret J. Greenberry Seal

The State of Mississippi }
 Madison County } Personally appeared before me the undersigned a Justice of the Peace in and for said County George B. Greenberry who acknowledged that he signed sealed and delivered the within deed of Conveyance as his own act and deed and for the purposes therein mentioned and set forth, on the day and year therein mentioned. Also Margaret J. Greenberry wife of the said George B. Greenberry who being by me examined separately and apart from her said husband acknowledged that she relinquished her right of dower in the lands conveyed by the foregoing indenture freely and voluntarily of her own free act and deed without any fear threats or Compulsion of her said husband

This the 7th Day of October A.D. 1846

W. J. Houston JP Seal

Wm. J. Bailey Sheriff Received for Record & Recorded 22nd October 1846

Deed
 Mary J. Lawson This Indenture made and entered into this 20th Day of July Anno Domini one thousand eight hundred and forty six between William J. Bailey Sheriff of Madison County, Mississippi of the first part, and Daniel Mayes & Hugh W. H. Lawson of the second part. Witnesseth that Daniel Mayes was awarded by the Circuit Court of the County of St. Louis and against William J. Smith in the following Case viz: at the June Term 1845 of said Court an affidavit to wit: Daniel Mayes vs. William J. Smith for the sum of Seven hundred forty eight dollars and eighty seven Cents, with interest at the rate of 8 per cent per annum, from date until heard and Cost of suit and all other mt of Piece facius issued from the office of the Clerk of the Circuit Court aforesaid. Decreed to the Sheriff of Madison County aforesaid Conveying him that of the goods and Chattels, lands and tenements of the aforesaid William J. Smith he should to be made the sum of money mentioned in said mt. to make do the said Plaintiff at the November Term A.D. 1846 of said Court, and the said Sheriff in conformity to the Command of said mt did levy on the 15th day of June A.D. 1846 on the

Following described tract or Parcel of land as the Property of said defendant William D Smith lying and being in the County of Madison aforesaid. Known as follows to wit, the East half of the South East quarter, and the West half of the South East quarter of Section Seventeen Township Eleven Range 14 East. Containing by estimation 160 acres, be the same more or less, and he said William D Bailey Sheriff did advertise the same for sale according to law, and the said William D Bailey Sheriff as aforesaid, on the 20th day of July A.D. 1846 did offer the same for sale at the Court House door aforesaid to the highest bidder for Cash and Daniel Mays of Hugh N. Lawson appeared and bid sixty two and a half Cents for an acre which was more than any other other person did or would bid, Now therefore for the Consideration of the aforesaid sum of 62 1/2 Cents per acre to me in hand paid, the receipt of which is hereby acknowledged, I William D. Bailey Sheriff as aforesaid by virtue of the authority vested in me as Sheriff, do hereby bargain sell and convey to the aforesaid Mays and Lawson their heirs and assigns, all the right title interest and Claim of the aforesaid William D Smith in and to the aforesaid tract or parcel of land together with all and singular the appurtenances thereto belonging or in any wise appertaining. To have and to hold the same forever, from the said William D Smith his heirs Executors and Administrators,

The State of Mississippi

Madison County set Personally appeared before me John I. Cameron Clerk of the Probate Court of said County William D. Bailey who acknowledged that he signed sealed and delivered the foregoing deed in the day and for the purposes therein specified as his act and deed as Sheriff of said County,

Given under my hand and seal of office at Canton this 8th Day of October A.D. 1846
John I. Cameron Clerk

Seal

William Moore Received for Record 10th of Recorded 23rd October 1846
Bill Sale
Melinda M. Tidwell This Indenture, made and entered into this 23rd day of September in the year of our Lord One thousand Eight hundred and forty four between William Moore of the State of Mississippi and County of Madison of the first part, and Malinda M. Tidwell of the State and County aforesaid of the second part. (Witnesseth, that the said party of the first part for and in Consideration of the natural love and affection which he bears to his (Daughter) the said Malinda M. Tidwell of the second part, doth give grant convey and Confirm unto the said Malinda M. Tidwell and to her heirs forever the following Negro Slaves to wit, Lenor Rachel Sarah Mary Jane George Amanda Mary Lucinda To have and to hold each and every of the above named Negro Slaves to the use benefit and behoof of the said Malinda M. Tidwell and to her heirs forever
In Witness Whereof I have hereunto set my hand and seal the day and date above written.
signed sealed delivered in presence of } W. Moore Seal
Allen Moore T. S. Hub

The State of Mississippi Personally appeared before me John J. Cannon Clerk of Madison County and the Probate Court of said County Mr. J. Steel one of the subscribing witnesses to the foregoing Will of said Decedent who being duly sworn depone and said that he said William Moore whose name is therein subscribed signed and delivered said Will on the day and for the purposes therein specified that he this deponent signed his name as a witness thereto in the presence of said Mr. Moore and in presence of Allen Moore the other subscribing witness who also signed the same in the presence of said Mr. Moore and this deponent and in presence of each other

Given under my hand and seal of Office at Canton this 10th Day of October A.D. 1846

Seal

John J. Cannon Clerk

A. A. McMillie Received for Record 9th Recorded 22nd October 1846
 Decedent State of Mississippi
 Noah P. Stealy Madison County Know all men by these presents that we Abraham A. McMillie, and Jane S. McMillie of the aforesaid County & State for and in Consideration of the sum of forty five dollars to us in hand paid, the receipt whereof is hereby acknowledged have this day bargained and sold Noah P. Stealy of the aforesaid County and State a Certain lot or parcel of land lying and being in the Town of Columbus and being a part of the tract formerly owned by Simon Boreglen Decd. The above mentioned lot is now enclosed by said Noah P. Stealy and upon it he has a house and shop and contains three acres in all - It being the same that was specified from sale in the Decd. from Ann McMillie to Peyton Switzerland, and to which reference is hereby made for a full description of said land. In Consideration of the above mentioned price we convey to the said Noah P. Stealy all our right title and interest in and to the said lot of land now and forever both to him and his heirs,
 In witness whereof we have hereunto set our hands and affixed our seals this 3rd Day of October A.D. 1846

A. A. McMillie Seal
 Jane S. McMillie Seal

State of Mississippi
 Madison County This day Personally appeared before me William Davis Jr an acting Justice of the Peace for said County Abraham A. McMillie and Mrs. Jane S. McMillie his wife who acknowledged that they signed sealed and delivered the above deed for the Consideration and purposes therein expressed, And also Jane S. McMillie being separated by me separate and apart from her said husband acknowledged that she signed it truly and of her own will and accord without threat fear or Compulsion on the part of her husband in full relinquishment of her dower therein,
 Given under my hand and seal this 3rd day of October A.D. 1846

Wm Davis Jr Seal

Da. M. Simsbury Received for Record 10th Recorded 23rd October 1846.
 Title Bond
 Abigail Simsbury Know all men by these presents, that I Susan M. Simsbury Executrix

of the Estate of James Lee Lee of the County of Madison and State of Mississippi
 am held and firmly bound unto Hugh Sanders also of the County & State aforesaid
 in the penal sum of Nineteen hundred dollars lawful money of the United States
 for the payment of which I bind myself my heirs admors. Exors and assigns for-
 ever sealed with my seal this (18th) day of January Eighteen hundred
 & forty six. The Condition of the above obligation is such that whereas the
 above named James M. Leakey as Executor of the Estate of James Lee Lee has
 this day sold & delivered to the aforesaid Hugh Sanders the following described
 lots or tracts of land to wit Lots (7 & 8) being Eight in Section thirty four
 Township Ten R. 1 East, containing in all One hundred & fifty acres and in
 consideration of which the said H. Sanders has executed to said Leakey his
 three promissory notes bearing same date with these presents as follows: viz One Note
 due first of January Eighteen hundred and forty seven for Three hundred & twenty
 dollars. One other Note due the first of January Eighteen hundred and forty eight
 for Three hundred and thirty nine dollars & twenty & one other Note due the first day
 of January Eighteen hundred & forty nine for Three hundred and fifty eight dollars
 & forty Cents. Now if the said Sanders shall well and truly pay or cause to be
 paid the said notes as they become due, and the said Leakey upon the
 final payment of said notes shall execute and deliver to said Sanders or
 his legal representatives a deed or title in fee simple or what is generally
 termed a warranted deed for the several lots or tracts of land described or named
 above or in the within Bond. Then this obligation to be void and of none effect
 otherwise to remain in full force and virtue in law.

Witness my hand and seal the day and year first written.
 Signed sealed & delivered James M. Leakey Exor.
 R. Barrington, J. A. B. Attorneys

The State of Mississippi Personally appeared before me G. A. Cannon as a Justice
 Madison County & Justice of the Peace in and for the County and State aforesaid
 said James M. Leakey who acknowledged that he signed sealed & delivered
 the foregoing Bond in the day and date first for the uses and purposes therein contained.
 Witness my hand and seal this 20th day of January 1846
 G. A. Cannon J.P.

* Moore & Whithead Received for Record 12th & Recorded 23rd October 1846
 Power atty { The State of Mississippi
 J. S. Pinchard } Madison County } Knows all men by these presents that we
 John B. Moore & Nathan B. Whithead for divers good causes herein to us moving
 have nominated appointed and constituted and do by these presents nominate
 appoint and constitute James S. Pinchard the true and lawful attorney of each
 of us for us and each of our names, to compromise, collect, prosecute defend
 all suits at law or in Equity in which we may be sued as surety on the
 official Bond of Samuel Hambleton late Sheriff of said County, and each of us
 hereby empowers our said attorney to make any arrangement settlement sale
 or transfer of any or all the assets placed in our hands, together with said
 Pinchard to secure us as his said sureties, and we hereby ratify & confirm what
 soever our said attorney shall do in the premises & the same shall be binding

and obligating upon each of us, as if we actually did the same in each of our own proper persons. In testimony whereof we have hereunto set our hands and seals this 8th day of June A.D. 1846.

J. B. Moore
N. B. Whithead

The State of Mississippi
Madison County set Personally appeared before me John J. Cannon Clerk of the Probate Court of said County Nathan B. Whithead who acknowledged that he signed, sealed and delivered the foregoing instrument on the day and for the purposes therein specified in his act and deed.
Given under my hand and seal of Office at Canton this 5th Day of October A.D. 1846

John J. Cannon Clerk

The State of Mississippi Personally appeared before me John J. Cannon Clerk of the Probate Court of said County John B. Moore who acknowledged that he signed, sealed and delivered the foregoing deed on the day and for the purposes therein specified in his act and deed.
Given under my hand and seal of Office at Canton this 12th Day of October A.D. 1846

John J. Cannon Clerk

Superior Court of Chancery Received for Record & Recorded 23rd October 1846
Decree vs. Moses J. Hoffington State of Mississippi
Elizabeth M. & Mrs Lee Superior Court of Chancery December Term 1845
Elizabeth Mary Lee and Thomas Lee

Moses J. Hoff. Abraham Wright, George Fisher, William Cannon, Henry Lake, Thomas Holt, Thomas Duke, N. G. Roberts, James N. Leasack, John Montgomery, May Bennett, Robert W. James, John S. Leutter, and Israel M. Pickens.

This Cause came on to be heard this 21st day of March 1846 before the Honorable Stephen Coche Chancellor upon the Bill, Answer, Pro Conform, and proofs in the presence of Counsel, and his Honor being sufficiently advised in the premises is of opinion that the Complainant Elizabeth Mary Lee at the time of her marriage with Thomas Lee in the State of Louisiana was possessed and entitled of her own right to the Slaves in the Bill named, and that she is now entitled to the same, and that in case notwithstanding her marriage with said Thomas Lee in his own right free from any right or claim on the part of her husband Thomas Lee or his Creditors. His Honor the Chancellor doth therefore Order adjudge, and Decree, that the Injunction herein granted be made perpetual, and that said Defendants be perpetually enjoined from in any way by their Judgments or Executions or otherwise subjecting said Slaves or any of them or their increase to the payment of their Claims or demands or any of them against said Thomas Lee. Thus done of said Elizabeth Mary Lee. And it is ordered, adjudged and decreed that the Defendants pay the Costs of this Suit. 21st March 1846

Stephen Coche

State of Mississippi I Robert Hughes Clerk of the Superior Court of Chancery of the State aforesaid, do hereby Certify that the above and foregoing is a true

perfect and Complete Copy of the Decree rendered in the above entitled Case of Elizabeth Mary Lee and Thomas Lee against Mason J. Stuffy A. Wright and others at the December Term of said Court A.D. 1845.

Exhibit

In testimony Whereof I have hereunto subscribed my name and caused the seal of said Court to be hereunto affixed at the City of Jackson this 22nd day of October A.D. 1846

Robt. Magnus Clk

Lucy Riley Received for Record 13th Recorded 23rd October 1846

P. M. Hensbrough This Indenture, made and entered into the 21st day of August Anno Domini Eighteen hundred and forty six between Lucy Riley of the first part, and Peter M. Hensbrough of the second part, all of the County of Madison and State of Mississippi, Witnesseth, that for and in Consideration of the sum of three hundred and fifty dollars to one in hand paid by the said Hensbrough at and before the signing and sealing of this instrument, the receipt whereof is hereby acknowledged, have granted, bargained, sold, conveyed and confirmed, and by these presents, do grant, bargain and sell unto the said Hensbrough and to his heirs and assigns forever the following described House and Lot in the Town of Columbus in said County and State to wit, Lot No. 101 situate south of Pine Street and West of Main Street according to the Plat of said Town, fronting Main Street fifty feet, and running back West One hundred and twenty feet. To have and to hold unto him the said Hensbrough and his heirs, Executors, Administrators and assigns forever, and against the Claim or Claims of all other persons lawfully claiming the same, together with all and singular the incidents and appurtenances therunto belonging or in any wise appertaining, and against the Claim or Claims of the said Lucy Riley and her heirs and assigns, and hereby binds herself and her heirs and assigns to warrant and defend the title to the same.

In testimony Whereof I have hereunto set my hand and seal the day and date above written

State of Mississippi

Lucy Riley Exhib

Madison County This day Personally appeared before me Wm Davis Jr a Justice of the Peace for said County Mr Lucy Riley who acknowledged that she signed sealed and delivered the foregoing Deed for the purposes therein specified.

Given under my hand and seal 21st Day of August A.D. 1846

Wm Davis Jr Clk. Exhib

Know all Men by these presents that for and in Consideration of five dollars to me paid I hereby relinquish to my right of dower in the above mentioned House and Lot, In testimony Whereof I have hereunto set my hand and seal the day and year above written.

State of Mississippi

Sarah Riley Exhib

Madison County This day Personally appeared before me Wm Davis Jr a Justice of the Peace for said County Mr Sarah Riley who being examined separately and apart from her husband Mr Riley acknowledged that she signed sealed and delivered the foregoing relinquishment as her own free and voluntary act

without fear threat or Compulsion on the part of her said husband.
Given under my hand & seal the 21st day of August
A.D. 1846
Wm Davis Jr. Secy

John M. Robbins } Received for Record 14th Recorded 26th October 1846
Deed

Leads of Montgomery } This indenture made and entered into the fourteenth day of
& Ewing & Pugh } October A.D. 1846 by and between John M. Robbins and Juliet A.
Robbins wife of said John M. of the first part, and E. Leath, John Montgomery, D.
Joseph J. Pugh, and Philander S. Ewing of the second part - Witnesses, that the said
party of the first part for and in consideration of the sum of Twelve hundred dollars
to them in hand paid by the said party of the second part, have conveyed and
released and forever quit Claimed unto the said party of the second part, and by
these Presents do Convey release and quit Claim all the right title Claim and
demand of the said Party of the first part, of in and to an undivided and half
interest in the following described lands to wit. The North half of Section No. 20
in Township One of Range 3 East. (N^{1/2} Sec 2. T. 9. R. 3. E.) The West half of the South
East quarter. (W^{1/2} S E ^{1/4}) - The North half East half of the South East quarter (N^{1/2}
E ^{1/2} S E ^{1/4}) The West half of the North West quarter (W^{1/2} N W ^{1/4}) all in Section 22
Township Eight Range Three East. The South half of the East half of the
North West quarter, and the North half - the West half of the South West quarter in
Section One Township Eight Range Three East, being in all six hundred acres more
or less. To have and to hold the aforesaid Premises and all the appur-
tenances thereto belonging to the said Party of the second part, free from all
Claims or demands whatsoever, of the said party of the first part. Their heirs
Executors, administrators assigns or Creditors forever,

In testimony of which the said party of the first part have
hereunto set their hands & seals the day & year first above written.

The State of Mississippi }
Madison County } Personally appeared before me John J. Cannon Clerk of the
Probate of said County, John M. Robbins and Juliet A. Robbins his wife who acknow-
ledged that they signed sealed and delivered the foregoing deed on the day and
for the purposes therein specified as there set and did, and Juliet A. the wife
of said John M. Robbins on a private examination separate and apart from her
husband, acknowledged that she signed sealed and delivered said deed as
her voluntary act and deed, without any fear threats or Compulsion of her
said husband.
Given under my hand and seal of office at
Canton this 14th Day of October A.D. 1846
John J. Cannon Clerk

Henry M. Leaf } Received for Record 15th Recorded 26th October 1846
Deed
James S. Miller } This indenture, made and entered into this Oct 15th A.D.

1846. between R. M. Coof of the County of Madison and State of Miss of the first part, and Mrs Jane A. McMillin of the County and state aforesaid of the second part. Witness, that the said R. M. Coof of the first part for and in Consideration of the sum of Fifty dollars in hand paid by the party of the second part, hath conveyed sold & delivered unto said party of the second part her heirs Executors & the following parcel of land lying in Madison County, State aforesaid to wit: The South half of sec Thirty six Township 12 of Range 5. E. Containing three hundred twenty acres more or less - To have and to hold to said party of the second part her above described lands with all and singular the appurtenances thereto belonging, to her and her heirs, and assigns forever. Witness my hand and seal the day and date above written,

The State of Mississippi
 Madison County ss) Personally appeared before me John J. Cameron Clerk of the Probate Court of said County Ramsey M. Coof who acknowledged that he signed & sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed, Given under my hand and seal of Office at Jackson this 15th Day of October A.D. 1846
 J. M. Coof seal
 John J. Cameron Clerk

Mr. J. Bailey Sheriff Received for Record 16th of Recorded 26th October 1846
 Did

Jubins. C. Dupper } This Indenture, made and entered into this third day of August A.D. 1846 between William J. Bailey Sheriff of Madison County State of Mississippi of the first part, and Jubins C. Dupper of the second part: Witnesseth that whereas a Judgment was rendered at the April Term 1846 of the Madison Circuit Court in the Case of Jubins. C. Dupper vs. Margaret Byrd formerly Margaret Spruon Richard E. Spruon William Grimes, Virginia Grimes, Margaret O. Grimes, George J. Byrd, on which said Judgment an order was issued to the Sheriff of Madison County on the 15th day of May 1846, Commanding him that of the East half of the North East quarter and East half of the South East quarter of Section 31 Township 12 Range Four East, and the South half of the East half of the North West quarter of Section Thirty one Township Ten Range Two East and of all the lands and tenements of which William J. Spruon was seized on the day of his death, and on the day of the execution of the Judgment aforesaid or ever after lying & being in the County aforesaid, he the said Sheriff Cause to be made the sum of Two hundred and sixty nine dollars and twenty four Cents, with interest on said sum at the rate of eight per Centum per annum from the 25th day of April 1837 until paid and Costs of Suit, and whereas the said William J. Bailey Sheriff as aforesaid did on the 3rd day of August 1846 in obedience to said order offer the above described land for sale at the Court House door of said County for Cash to the highest bidder after due and legal advertisement of said land, and whereas Jubins C. Dupper at said sale appeared and bid for said above described land the sum of Eighty four dollars and ten Cents, which was more than any other person did or would bid: Now therefore, for and in Consideration of said sum of Eighty four dollars and ten Cents to me in hand paid the receipt whereof is hereby

a acknowledged. I William J. Bailey Sheriff as aforesaid by virtue of the authority
 vested in me as Sheriff. do hereby bargain sell and convey to the aforesaid Debbins & Co. the
 his heirs and assigns all the right title and interest of the above named defendants
 in and to the East half of the North East quarter, and the East half of the South
 East quarter of section thirty one Township Twelve Range four East, and (the South half
 of the East half of the North West quarter of section thirty one Township ten Range
 Two East.) To have and to hold the same forever from the said above named de-
 fendants their heirs Executors and administrators. In testimony Whereof I
 have hereunto set my hand and affixed my seal this day and year first above
 written

The State of Mississippi }
 Madison County set } Personally appeared before me John J. Cameron Clerk of
 the Probate Court of said County William J. Bailey who acknowledged that he
 signed sealed and delivered the foregoing deed on this day and for the purposes
 therein specified as his act and deed as Sheriff of said County.
 Given under my hand and seal of Office at Canton
 this 16th Day of October A.D. 1846
 John J. Cameron Clerk

Said Debbins (Tax Collector) Received for Record 9th Recorded 27th October 1846.
 Deed }
 James M. Watson } I Samuel Debbins Tax Collector for the County of Madison
 and State of Mississippi have this day according to law sold the following lands
 to wit, N^{1/2} of E^{1/2} of N E^{1/4} Sec 30. N^{1/2} of S^{1/2} of N^{1/2} of N E^{1/4} S^{1/2} of N E^{1/4} and S^{1/2} of
 Section 32 of Township Eleven North of Range 4 East; and the North half of section 5
 Township 10 North of Range 4 East, as the Property of Edward B. Mandell for the taxes
 due thereon for the year 1845. To wit, the sum of \$16.75 fifteen 75/100 dollars. Mr
 James M. Watson being the best bidder at the sum of two Cents per acre. I therefore
 his heirs and so forth forever; Given under my hand and seal this 18th Day of March
 A.D. 1844

The State of Mississippi }
 Madison County set } Personally appeared before me John J. Cameron Clerk of the
 Probate Court of said County Samuel Debbins who acknowledged that he signed
 sealed and delivered the foregoing deed as his act and deed on this day and for
 the purposes therein specified as Sheriff and Tax Collector of said County.
 Given under my hand and seal of Office at Canton
 this 9th Day of October A.D. 1846
 John J. Cameron Clerk
 By L. C. Lytle S. C.

Said Debbins (Tax Collector) Received for Record 9th Recorded 27th October 1846
 Deed }
 S. C. Lytle } I Said Debbins Tax Collector for the County of Madison
 have this day according to law sold the following tracts of land to wit N^{1/2} of
 S^{1/2} of E^{1/2} of N E^{1/4} Sec 11. the N^{1/2} of Sec 12. S^{1/2} of E^{1/2} N^{1/2} of S^{1/2} of N E^{1/4}

see 10, of the N^o 14 of Sec 14 all in Township 11 Range 4 East as the Property of William, J. Jones. for the taxes due thereon for the year 1843 to wit. the sum of \$19.25 when Julius. C. Deppner being the best bidder at the sum of \$22.00. I therefore sell and Convey said land to said Julius. C. Deppner his heirs &

Given under my hand and seal this 19th day of August 1844
The State of Mississippi
Madison County set Personally appeared before me John J. Cannon Clerk of the Probate Court of said County, Samuel Blumber who acknowledged that he signed, sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed as Sheriff and Collector of said County

Given under my hand and seal of Office at Canton this 14th day of September 1844

[Signature]

John J. Cannon Clerk
By D. C. Lyles D.C.

E. M. Hammond Received for Record 16th Recorded 27th October 1846

Mortgage

The state of Mississippi

S. B. Hammond

Madison County

Whereas the undersigned Edwin M. Hammond of the State and County aforesaid stands indebted to Samuel B. Hammond of the State of South Carolina in the sum of Three thousand nine hundred and eighty two dollars and thirty three Cents with interest thereon to be computed from 20th September 1846 at 6 per Annum till paid as well more fully appear by reference to an account marked, A, and which is hereto annexed signed by me and made part of these presents, and being desirous to secure the payment of the said sum of money to the said Samuel B. Hammond one half thereof on the first day of May next, and the other half on the first day of January 1848. Now know all men by these presents, that I the said Edwin M. Hammond for the better securing the payment of said sum of money at the times above specified have granted, bargained, sold and delivered to the said Samuel B. Hammond the following Property to wit Slaves, Isaac, Nathan, and Simon men - George about 14 years old, Fielding about 10 years old, Nell a woman about 27 years old, Hannah about 35 years old, Hannah aged about 19 years and Virgy about 7 years old. Together with four Mules, and one horse, one large Road Wagon, and one two horse wagon, all the foregoing being now in my possession, to have and to hold all singular the Slaves, Mules, horse, wagons aforesaid to the said Samuel B. Hammond his Executors administrators & assigns. Provided, Nevertheless, that if the said sum of money hereby intended to be secured shall be paid by the said Edwin M. Hammond at the times above specified and in manner aforesaid, then these presents shall be void and of no force or effect, and until default shall be made by the said Edwin M. Hammond in the payments aforesaid, the aforesaid Property shall remain in his possession. And it is furthermore agreed and understood by these presents, that notwithstanding the said sum of money is to be paid at the times aforesaid, yet if the said Edwin M. Hammond shall at any time before the said first day of May next, and first of January 1848 attempt to remove the said Property or any part thereof without the said County of Madison or should by his conduct afford to the said Samuel B. Hammond or his agent or

Edwin M. Hammond of the State and County aforesaid stands indebted to Samuel B. Hammond of the State of South Carolina in the sum of Three thousand nine hundred and eighty two dollars and thirty three Cents with interest thereon to be computed from 20th September 1846 at 6 per Annum till paid as well more fully appear by reference to an account marked, A, and which is hereto annexed signed by me and made part of these presents, and being desirous to secure the payment of the said sum of money to the said Samuel B. Hammond one half thereof on the first day of May next, and the other half on the first day of January 1848. Now know all men by these presents, that I the said Edwin M. Hammond for the better securing the payment of said sum of money at the times above specified have granted, bargained, sold and delivered to the said Samuel B. Hammond the following Property to wit Slaves, Isaac, Nathan, and Simon men - George about 14 years old, Fielding about 10 years old, Nell a woman about 27 years old, Hannah about 35 years old, Hannah aged about 19 years and Virgy about 7 years old. Together with four Mules, and one horse, one large Road Wagon, and one two horse wagon, all the foregoing being now in my possession, to have and to hold all singular the Slaves, Mules, horse, wagons aforesaid to the said Samuel B. Hammond his Executors administrators & assigns. Provided, Nevertheless, that if the said sum of money hereby intended to be secured shall be paid by the said Edwin M. Hammond at the times above specified and in manner aforesaid, then these presents shall be void and of no force or effect, and until default shall be made by the said Edwin M. Hammond in the payments aforesaid, the aforesaid Property shall remain in his possession. And it is furthermore agreed and understood by these presents, that notwithstanding the said sum of money is to be paid at the times aforesaid, yet if the said Edwin M. Hammond shall at any time before the said first day of May next, and first of January 1848 attempt to remove the said Property or any part thereof without the said County of Madison or should by his conduct afford to the said Samuel B. Hammond or his agent or

Attorney just and reasonable grounds to suspect and believe that he is about to remove the same or any part thereof out of said County. That there is such or either such case, the said Mams and other Property shall be liable for the whole of the same to be seized and sold by due Course of Law for the Payment of the whole of the same to be due owing as aforesaid. Intestined before signing the words "or his agent or attorney"

In Witness Whereof I have hereunto set my hand and seal this 16th October A.D.

1846.

Pasant W. R. Hill

E. M. Hammond Seal

Before me John J. Cannon Clerk of the Probate Court of said County Madison County, Mississippi. Personally came W. R. Hill, who made oath that he was present and subscribing witness and saw the above named E. M. Hammond sign seal and deliver the foregoing mortgage and the statements annexed marked (A) as his act and deed for the uses and purposes therein mentioned

Subscribed Oct 16. 1846

W. R. Hill

John J. Cannon Clerk

Account of Claims of Jas^s B. Hammond on Edwin M. Hammond Marked (A)

1845	24 th Dec ^r	Money paid as endorser on E. M. Hammond note in Branch of the Bank of the State of S. C. at Camden	2,250	
		Int thereon at 7 per cent till 20 th Sept 1846.		111.57 1/2 2366.57
1846	27 th July	Paid on note of E. M. Hammond to Bank of Camden S. C.	132.00	
		Int @ 7 per cent there till 20 th Sept 1846	5.49	137.49
1846	27 th July	Paid on note of E. M. Hammond to Bank of Camden S. C. including Int to pay	104.66	
		Protest	2.00	
		Int. on \$106.66 from there till 20 th Sept 1846.	27.50	635.96
		Pd. Bank of Camden on E. M. Hammond's note including Protest of Int up to pay	807.76	
		Int from 27 th July 1846 to 20 th Sept 1846 @ 7 per cent	36.55	501.31
		Whole amt due as appears by notes submitted E. E. 16 th Oct 1846 with interest thereon to be computed from 20 th Sept 1846 at 6 per cent till paid.		\$ 3,982.33

Pasant W. R. Hill

E. M. Hammond

Wm. J. Bailey Shff. Received for Record 16th of Recorded 27th October 1846.

Richard Whithead Moore This Indenture, made and entered into this eighth day of April Anno Domini One thousand Eight hundred and forty six between William J. Bailey Sheriff of Madison County, Mississippi, of the first part, and James S. Pinchard, N. B. Whithead & John B. Moore of the second part. Witnesseth, that when judgment was rendered by the Circuit Court of the County of Madison aforesaid and against John S. Ellis & Samuel Scamblin in the following case viz at the May Term 1842, of said Court as aforesaid to wit: E. S. Massey & Co vs John S. Ellis & Samuel Scamblin for the sum of Five thousand Seven hundred dollars with interest at the rate of 8 per cent per annum from date until paid and Cost of suit and Whom writ of Fieri facias issued from the office of the Clerk of the Circuit Court

aforesaid directed to the Sheriff of Madison County aforesaid. Commanding him that of the goods and Chattels, Lands and tenements of the aforesaid John S. Ellis Samuel Hamblin be caused to be made the sum of money mentioned in said writ to order to the said Plaintiff at the Term A.D. 1844 of said Court, and the said Sheriff in Conformity to the Command of said writ did lay on the 15th day of January A.D. 1844 on the following described tract or parcel of land, as the Property of said defendant Samuel Hamblin lying and being in the County of Madison aforesaid Known as follows to wit The South West quarter, and West half, and the North half of the East half of the South East quarter of Section Twenty five, The North half of the North West quarter of Section Thirty six, The South half of the East half of the South East quarter of Section Twenty six in Township Eleven Range 4 East, The East half of the South West quarter, The West half of North West quarter, and South half of the East half of the North West quarter of Section 26, The West half of Section 25, The South West quarter and West half of South East quarter of Section 21, The North East quarter of Section 22, The North West quarter of Section twenty three, the South half of South East quarter of Section Ten Township Eleven Range 4 East, Containing by estimation 1560 acs. be the same more or less and he said William S. Bailey Sheriff did advertise the same for sale according to law and the said William S. Bailey Sheriff as aforesaid on the 5th day of April A.D. 1844 did offer the same for sale at the Court house door aforesaid to the highest bidder for Cash, and said Richard Whitcomb Moore appeared and bid forty seven Cents per acre, which was more than any other person did or would bid. Now therefore, for the Consideration of the aforesaid sum of forty seven Cents per acre, to me in hand paid, the receipt of which is hereby acknowledged I William S. Bailey Sheriff as aforesaid, by virtue of the authority vested in me as Sheriff, do hereby bargain sell and convey to the aforesaid Richard Whitcomb Moore this land and assigns, all the right title interest and Claim of the aforesaid Samuel Hamblin in and to the aforesaid tract or parcel of land together with all and singular the appurtenances thereto belonging or in any wise appertaining, To have and to hold the same forever, from the said Samuel Hamblin his heirs Executors and administrators.

In Testimony Whereof, I have hereunto set my hand and affixed my seal the day and year first written,

The State of Mississippi

Madison County do Personally appeared before me John P. Cameron Clerk of the Probate Court of said County William S. Bailey who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed, as Sheriff of said County.

Wm. S. Bailey Sheriff

Seal

Given under my hand and seal of office at Canton this 16th day of October A.D. 1844

John P. Cameron Clerk

W. M. & John Handy Received for Record 16th of Record 28th October 1846

Deed
Benj Chambers } This Indenture made the fourteenth day of October in the year
of our Lord 1846 between Hannah M. Handy and John Handy of the County of
Madison in the State of Mississippi of the first part, and Benjamin Chambers of
the same County & State of the other part, Witnesseth, that the said Hannah M.
Handy and the said John Handy, for and in Consideration of the sum of thirty
three hundred dollars, to them in hand paid by the said Benjamin Chambers who
of the receipt is hereby acknowledged have given granted conveyed sold and by
these Presents do give grant convey sell alien in full Convey and Confer unto
the said Benjamin Chambers and his heirs forever, the following described Lot or
parcel of land situate in the Town of Centon in said County & State, beginning on
Centon Street in said Town, two hundred feet East of the South East Corner of
Lot Number Seven of Square Number One, according to the original Plat of said Town
of Centon, and running Thence due North one hundred and three rods, Thence due
West two hundred and fifty six feet and one quarter of a foot, Thence due South
one hundred and three rods, Thence due West along said Centon Street to the afore-
said beginning, containing ten acres - To have and to hold the above described
lot together with the buildings, improvements, hereditaments and appurtenances
thereunto belonging, unto the said Benjamin Chambers & his heirs & assigns forever
and the said Hannah M. Handy and John Handy, for themselves, their heirs
Executors and administrators, do hereby Covenant and agree to warrant and forever
defend the title to the above described lot or parcel of land herein conveyed
to the said Benjamin Chambers, and his heirs and assigns, against the Claim
or demand of all and any person or persons whatsoever,

In testimony Whereof the said Hannah M. Handy and John Handy
have severally set their hands & affixed their seals to these Presents on the day year
above written,

The State of Mississippi

Madison County set } Personally appeared before me William McBride a Justice of
the Peace in and for the County of Madison and State aforesaid, the within named
Hannah M. Handy, and John Handy, who severally acknowledged that they signed
sealed & delivered the within or foregoing Deed on the day year therein mentioned
as their respective act & deed. And the said Hannah M. Handy wife of the
said John Handy being by me privately examined separate and apart from her
said husband acknowledged that she signed sealed & delivered the same as
her voluntary act and deed freely without any fear threats or Compulsion
of her said husband. Given under my hand & seal the 14th day of Oct
Anno Domini 1846.

H. M. Handy
J. Handy

W. M. McBride J.P.

Robert Lowd } Received for Record 16th of Record 28th October 1846
Release.

W. M. & John Handy } Know all men by these Presents, that I Robert Lowd of the County
of Madison and State of Mississippi, hereby convey in a Certain Deed of land as aforesaid

by Mammah M. Mandy & John Mandy, to John J. Cameron & A. J. Moore Trustees dated the 17th day of July Anno Domini 1843 & Recorded in the office of the Clerk of the Probate Court of said County, have released, remised, surrendered & assigned, & by these Parents do release, remise, surrender & assign forever, unto the said Mammah M. & John Mandy, all the estate interest right title and demand whatsoever which I may have or Claim, or owe to the following described lot or parcel of land being a part of the land mentioned in said deed of trust. to wit. Beginning on Centre Street in said Town, two hundred feet East of the South East Corner of Lot Number Seven of Square Number One, according to the original plot of said Town of Canton, and running thence due North One hundred and three rods, thence due East Two hundred and fifty six feet and one quarter of a foot, thence due South One hundred and three rods, thence due West along said Centre Street to the aforesaid beginning Continuing ten acres with all the buildings improvements & appurtenances thereto belonging. To have and to hold the same unto the said Mammah M. & John Mandy as fully as if the said Deed had never been executed. Given under my hand & seal this fourteenth day of October Anno Domini 1846

The State of Mississippi

Robert Love *Seal*

Madison County & sit } Personally appeared before me a Justice of the Peace in & for the said County & State, the above named Robert Love who acknowledged he signed, sealed and delivered the foregoing deed in the day & year therein mentioned as his act & deed.

Given under my hand & seal this fourteenth day of October Anno Domini 1846

A. M. Priddy *Seal*

Benjamin Chambers Received for Record 16th & Recorded 28th October 1846

And Trust

John J. Cameron } This Indenture, made this fourteenth day of October A.D. 1846 between Benjamin Chambers & Marriet A. his wife of the County of Madison and State of Mississippi of the one part, and John J. Cameron of the same County & State of the other part. Whereas the said Benjamin Chambers is justly indebted to John Mandy of said County & State by promissory note bearing equal date with these Parents, for the sum of thirteen hundred dollars payable twelve months after date and bearing six per cent interest from 1st January 1847 till paid and whereas the said Chambers is willing to secure the said Mandy in the payment of the said note; Now this Indenture, Witnesseth, that the said Chambers and wife in consideration of the Premises & of the further sum of One dollar to them in hand paid, the receipt whereof is truly acknowledged, have granted, bargained, sold and by these Parents do grant, bargain & sell, alien, convey and confirm to the said Cameron his heirs and assigns, the following described lot or parcel of land situate in the Town of Canton in said County of Madison. Beginning on Centre Street in said Town Two hundred East of the South East Corner of Lot No. Seven of Square No. One according to the original Plot of said Town of Canton, and running thence due North One hundred and three Rods, thence due East One hundred and fifty six feet and one quarter of a foot, thence due South One hundred and three rods, thence due West along said

County about to the aforesaid Benjamin Chamberlain Dec. 20. To have and to hold the above mentioned and described property to the said Chamberlain his heirs and assigns forever. Provided Nevertheless that if the said party of the first part Chamberlain his Executors and administrators shall well truly pay to the said Handy his Executors administrators or assigns the above described Promissory notes when the same shall fall due from their Examinations and the estate hereby conveyed shall cease determining become absolutely null and void. But upon the default of the said Chamberlain his Executors and administrators, to pay and satisfy said Promissory notes according to the tenor thereof. Then the said Chamberlain may shall upon the request of the said Handy his Executors administrators or assigns and having first given six months previous notice by advertisement published in some newspaper in the said Town of Canton as required by the laws of said State proceed to sell at Public auction before the door of the Court house of said County to the highest bidder for Cash the aforesaid land or parcel of land Premises and from the proceeds of any such sale after deducting all the proper expenses thereof shall pay to the said Handy his Executors administrators or assigns what may be due on said Promissory notes and the surplus if any shall pay to the said Chamberlain his Executors administrators or assigns and until such sale is made the said Chamberlain shall hold occupy and enjoy the possession of said property and in case of the death of the said Chamberlain before the completion of this trust then all the power and authority hereby created in him shall devolve upon the Judge of the Probate Court of said County for the time then being when the same shall be as binding as if performed by said Chamberlain.

In Witness Whereof the said Chamberlain wife of the said Chamberlain and Handy have hereunto severally set their hands and seals on the day and year above mentioned.

Benjamin Chamberlain Seal
 Harriet A. Chamberlain Seal
 John A. Chamberlain Seal
 Geo. Handy Seal

The State of Mississippi

Madison County ss. Personally appeared before me William M. Price a Justice of the Peace in for said County & State the above named Benjamin Chamberlain and Harriet A. his wife, and the above named Chamberlain & Handy who severally acknowledged that they signed sealed and delivered the foregoing deed on the day and year therein mentioned as their respective act and deed. And the said Harriet A. wife of the said Chamberlain being by me privately examined separately and apart from her said husband acknowledged that she signed sealed & delivered the same as her voluntary act and deed freely without any fear threats or Compulsion of her said husband.

Given under my hand and seal this fourth day of October Anno Domini 1846
 W. M. Price Seal

John M. Robbins Received for Record 17th of Recorded 28th October 1846
 Mortimer }
 Shuckford & others } State of Mississippi
 Madison County } This Indenture made and entered into this 17th day of October 1846 between John M. Robbins and Daniel A. his wife of the first part and A. M. Mathews, Thomas Shuckford, Thomas B. Hoover, William C. Saffin, W. Brown, Joseph H. Henderson, Jesse Ward, Daniel Bennett, Lightburn & and Henry N. Condit administrators of the estate of Lewis Mathews dec'd of the second

The State of Mississippi in Note specified in the record in said deed...
 Chamberlain
 Handy
 Seal
 Seal
 Seal
 Seal

part. Whereas the said Robins is indebted to the said A. M. Nathan
 in the sum of \$348.70 due 1st April 1843 to Thomas Shackelford in the sum of \$96.58
 due 20th April 1846. to George W. Henderson in the sum of \$100. due 7th June 1845. to
 Thomas D. Moore in the sum of \$135.57 due March 9th 1846 for which sum the said
 Sullivan C. Duffney & Moore are the parties of the said Robins to Lewis Meard in
 the sum of \$48.00 due 1st Janj 1846. to Leichtensting in the sum of 113.55 due
 August 28th 1844. To Daniel Bennett in the sum of \$90.00 due 1st February 1846
 and to Henry Southwick administrator of Lewis Williams in the sum of \$154.50
 due 15th November 1845. Now in consideration of the promises and the further
 sum of one dollar in hand paid by the said party of the second part to the
 said party of the first part do hereby bargain sell and convey unto the said party
 of the second part, a certain tract of land in said County Monroe and designated
 as the N E 1/4 of Section 12. in Township 10 Range 3 East. and the N 1/2 N 1/2 and
 the S 1/2 of E 1/2 of the N 1/2 of Section 7 (from) Township 10 Range 2 East. Containing 280
 acres more or less. To have and hold the aforesaid premises unto the said party of
 the second part & their heirs assigns and to them and to their heirs forever. And the
 said Party of the first part hereby Covenantly agree with the said party of the
 second part that they are seized in fee of the said premises, that the same
 are conveyed free and quiet of all liens and incumbrances, and that they
 will warrant & defend the same against all lawful or equitable claims
 whatsoever. The above Conveyance is made However upon the following Trust
 and Conditions to wit, that the said party of the second part: Whosoever a majority
 of them, or the said Joseph Shackelford & Henderson shall so agree decide may sell
 the same (the said tract of land) either at Public Auction after having given such
 notice as they may think Proper, or at Private sale as they may deem most ad-
 vantageous, and the Proceeds of such sale shall be distributed in the payment of
 the aforesaid debts Pro Rata according to their respective amounts, or if such
 proceeds should overbalance said debts, the balance shall be paid to the said
 Robins or his legal representatives, and the said party of the second part may
 sell said land at such price and upon such terms & Conditions as the said
 George W. Henderson, Sullivan C. Duffney and Thomas Shackelford may agree upon
 as most advantageous to all parties, and such sale having been made
 under such Conditions as aforesaid the said Joseph Henderson Shackelford
 are hereby fully authorized and empowered to convey the said tract of land
 to the purchaser or purchasers thereof.

In testimony Whereof the said party of the first part have hereunto set their hands and the day year first above written.

John M. Robins Seal
 Robert A. Robins Seal

The State of Mississippi

Madison County ss) Personally appeared before me John J. Cannon Clerk of
 the District Court of said County John M. Robins and Robert A. his wife who
 acknowledged that they signed sealed and delivered the foregoing deed on the
 day and for the purposes therein specified as their act and deed, and
 Robert A. wife of said John M. Robins in a Private examination separate and
 apart from the said husband acknowledged that she signed sealed
 and delivered said deed as her voluntary act and deed without any fear

Thomas is Confusion in his said husband, given under my hand and seal of office at Canton this 17th day of October 1846
John D. Cannon Seal

Elisha Lacy Received for Record 21st of Recorded 29th October 1846
Died Dad

This Indenture, made and entered into this 10th day of October in the year of our Lord one thousand eight hundred and forty six between Elisha Lacy of Lawrence of the first part and Thomas M. Lacy Brother of the second part, and Martha Kemmer of the third part all of the state of Alabama County of Lawrence. Witnesseth, that the said Elisha Lacy of the first part, for and in consideration of the sum of One dollar to him in hand paid by the said Thomas of the second part, hath this day bequeathed sold and conveyed unto him the said Thomas, and unto his Successors forever all the following Negroes and personal Property to wit, One Negro woman named Caudis about twenty years of age and One boy named George about fourteen years of age, and One Horse, and four Cows and calves, and two feather beds and bedding to have and to hold unto him the said Thomas, and unto his Successors forever. In Testimony Whereof, that the said Thomas of the second part, shall suffer the said Property at all times to remain in the Peaceable Possession of Martha Kemmer (late Martha Lacy) of the third part, and her heirs or assigns her natural heirs and after her death her Children or legal descendants to Control said Property, and to enjoy all the Proceeds and advantages of it forever And it is upon this express Condition and no other that her Consentance is made and executed,

In testimony Whereof we the aforesaid parties have hereunto set our hands and seals the day and date above written.

Elisha Lacy
Thos. M. Lacy
Martha Kemmer

State of Alabama

Sumter County. Personally appeared before me W. A. Merritt a Justice of the Peace in and for Sumter County State of Alabama Elisha Lacy whose name appears to the above deed of Trust, and acknowledged that he signed said deed and delivered the same for the purposes therein mentioned.

In testimony Whereof I have hereunto set my hand and affixed my seal this 12th day of October 1846

W. A. Merritt J. P. Seal

John A. M. Murray Received for Record 23rd of Recorded 29th October 1846
Died

State of Mississippi
Madison County. This Indenture, entered into this 24th day of June in the year of our Lord One thousand eight hundred and forty six between James A. M. Murray & Julia A. his wife of the State of County above written of the first part & W. F. Adams, of the State of County above written of the second part. Witnesseth, that for and in consideration of the sum of two thousand

dollars to them in hand paid by the said Party of the second part. The receipt of which is hereby acknowledged. have granted bargained sold conveyed by these Parents do grant bargain sell convey unto the said H. F. Adams of the second part his heirs assigns forever, a certain tract or parcel of land situate lying in the County of Madison known & designated on the official maps of surveys of Columbus Mississippi as the South East quarter of sec. twenty of the N 1/2 of the N 1/2 of the North East quarter township some Townships Eleon N. of Range N° Five East containing in all one hundred twenty five six hundredths acres more or less together with all & singular the tenements & appurtenances thereunto belonging. To have & to hold the land & premises hereby granted unto the said Adams of the second part his heirs assigns to him & his heirs & assigns forever of the said parties of the first part hereby Covenant and agree for themselves their heirs Executors Administrators to warrant & defend the right & title of the said land and premises unto the Party of the second part his heirs and assigns against the lawful Claim or Claims of all and every person or persons whatsoever. In witness whereof we hereunto subscribe our names with our seals affixed the day and date above mentioned

James A. M. Murtry Seal
 Talitha P. M. Murtry Seal

State of Mississippi

Madison County Personally appeared before me (Wm Davis Esq Justice of the Peace for said County) J. A. M. Murtry who acknowledged that he signed sealed and delivered the within deed on the day & year therein specified for the purposes therein named. Also Talitha P. M. Murtry the wife of the within named J. A. M. Murtry who being examined by me separately and apart from her husband acknowledged that she signed sealed and delivered the within deed without fear threat or compulsion on the part of her husband as her own voluntary act and deed. Given under my hand & seal this 24th day of June A.D. 1846

Wm Davis Jr. J.P. Seal

J. A. M. Millie Record for deed 28th Recorded 29th October 1846
 Deed

State of Mississippi
 Madison County } This indenture made and entered into this the 27th day of July 1846 by and between Abram A. M. Millie and Jane A. M. Millie his wife of the first part and Henry F. Adams of the second part all of Madison County Miss^o. Witnesseth that the said Abram A. M. Millie & Jane A. M. Millie for and in consideration of the sum of four hundred dollars to them in hand paid by the said Henry F. Adams at and before the sealing and delivery hereof by these Parents have granted sold and conveyed and by these Parents do grant bargain sell and convey to the said Henry F. Adams, and to his heirs and assigns forever all of the following parcel of land lying being in Madison County South of Mississippi N 1/2 of the N 1/2 of Section 20 Township 11 Range 5 East containing eighty acres more or less together with all and singular the appurtenances thereunto belonging or in any wise appertaining - and also the estate right title interest property claim and demand whatsoever of them the party of the first part in law or equity or otherwise howsoever of in to or out of the same to have and to hold ever

said land hereby granted unto the said Henry F Adams, his heirs and assigns forever to the only proper use and behoof of the said Henry F Adams his heirs and assigns forever and the said party of the first part for themselves their heirs Executors Administrators etc Promise Covenant and agree to and with the said Henry F Adams his heirs and assigns by these Presents that they the said party of the first part and their heirs the said a bene mentioned and described lands and Premises hereby granted with the appurtenances unto the said Henry F Adams his heirs and assigns against all and every person and persons whatsoever lawfully claiming or to claim the same through or by them shall and well warrant and forever defend by these Presents,

In testimony Whereof they the said party of the first part have hereunto set their hands and affixed their seals this 27th day of July A.D. 1846.

Abram. S. McMillie Seal
 Sam. S. McMillie Seal

State of Mississippi
 Madison County This day Personally appeared before me William Davis Jr an acting Justice of the Peace for said County Abram. S. McMillie and also Sam. S. McMillie his wife who acknowledged that they signed seals and delivered the foregoing deed for the Consideration and purposes therein expressed and Mrs Sam. S. McMillie being by me examined separately and apart from her said husband acknowledged that she signed it freely and of her own will and accord without threat fear or Compulsion on the part of her husband in full relinquishment of her dower therein.

Given under my hand & seal the 3rd day of October A.D. 1846
 Wm Davis Jr. J.P. Seal

Wm L. Clark Received for Record 26th of Recorded 29th October 1846

David M. Neely Know all men by these Presents that one Nancy A. Clark wife of Archibald Clark and Lucinda Clark wife of Angus Clark both of the County of Hinds and State of Mississippi for and in Consideration of the sum of fifty dollars to them in hand paid by David M. Neely of the County of Madison and State aforesaid the receipt Whereof is hereby acknowledged and for divers other good Causes and Considerations them therewith moving hath received released and forever quit Claimed, and by these Presents do for themselves their heirs Executors and Administrators remise release and forever quit Claim unto the said David M. Neely his heirs and assigns, all the Power and right and title of dower and other the Estate right title interest Claim and demand, whatsoever both at Law and in Equity of them the said Nancy A. & Lucinda (Wives as aforesaid) which they now have or which their heirs Executors or Administrators Can or may at any time hereafter have Claim or demand in or out of all and singular the following described tract or parcel of land lying and being in the County of Madison and State of Mississippi more particularly described in the original Plan of Survey as the West half of West half, and the East half of South West quarter, and West half of South East quarter of Section Twenty two, and some acres off the North East Corner of the West half of North West quarter of Section Twenty seven all in Township Eight of Range two West, together with all the appurtenances therewith belonging unto the said David M. Neely as

aforesaid their heirs Executors and Administrators or any of them shall not nor will at any time hereafter have Claim or Pretend to any such Power or right or title of Power or other estate, right title interest Claim, pretence or demand as aforesaid of in to or out of the aforesaid Premises or any part thereof with their appurtenances: But of and from the same and every part thereof shall and will be from henceforth utterly debarred and excluded forever by these Presents, In testimony Whereof we have hereunto set our hands and affixed our seals this 15th day of August A.D. 1846

Nancy A. Clark seal
Lucinda Clark seal

The State of Mississippi
Hinds County

Personally appeared before me an acting Justice of the Peace in and for Hinds County Nancy A. Clark wife of Archibald Clark and Lucinda Clark wife of Angus Clark who being examined by separate and apart from their husbands acknowledged that they signed sealed and delivered the foregoing relinquishment of Power on the day and year therein mentioned and for the purposes therein specified as their act and deed without any fears threats or Compulsion of their said husbands.

Given under my hand and seal this 15th day of August A.D. 1846.

The State of Mississippi
Hinds County

M. Johnson J.P. seal

I Joseph W. Stewart Clerk of the Probate Court of the County of Hinds, State of Mississippi do hereby Certify that M. Johnson whose name is subscribed to the above Certificate of acknowledgment is and was at the time of signing the same a Justice of the Peace in and for said County, duly elected qualified and Commissioned as such, and due faith and Credit is due to all his official acts as such.

seal

Given under my hand and the seal of said Court at Raymond this 26th Aug. 1846

J. W. Stewart Clerk

Lawson & Henry Received for Record 26th October Recorded 4th November 1846

John Lowe } Know all men by these Presents, that we Hugh A. M. Lawson
Mary V. the wife of the said Hugh and E. G. Henry for and in Consideration of the sum of One hundred dollars to us paid, the receipt whereof is hereby acknowledged here this day bargained sold and quit Claimed and by these presents do hereby bargain sell and quit Claim unto John Lowe of Madison County and State of Mississippi all our right title interest Claim or demand at Law or in equity of in and to the following described tract or parcel of land lying and situated in the County and State aforesaid and known as the W^{1/2} of the P. E. 1/4 of Section 19 Township 8 Range 1 East Containing 80.00 acs. To have and to hold unto him the said John Lowe his heirs and assigns forever. And we the said H. A. M. and Mary V. Lawson and E. G. Henry do hereby agree to warrant and defend the title to the same to the said John Lowe aforesaid against us our heirs Administrators and assigns forever. In testimony Whereof we have hereunto affixed our hands and seals this 13th day of April 1846

M. V. Lawson seal
H. A. M. Lawson seal
E. G. Henry seal

State of Mississippi Personally appeared before me the undersigned Clerk of the Probate
 Madison County Court in and for the said County the above named M. V. Lawson
 & M. V. Lawson & G. Berry who acknowledged they signed sealed and delivered the above
 as their act and deed for the purposes therein mentioned, and the said Mary V. Lawson
 being examined by me separate and apart from her said husband acknowledged she
 signed sealed and delivered the above as her act and deed freely without threat or
 or Compulsion of her said husband, Given under my hand and seal of office at
 Canton this 13th Day of April 1846

Seal

John D. Lawrence Clerk

Chas B Green & wife Received for Record 26th October Recorded 4th October 1846
 Seal

A. Carraway This Indenture, made this third day of June in the year of
 our Lord one thousand eight hundred and fifty six Between Charles B Green of
 the County of Madison, State of Mississippi and Helen his wife of the one part, and
 Adam Caraway of the County aforesaid and same State of the other part, Witnesseth
 that the said Charles B Green and Helen his wife, for and in consideration of the
 sum of fifty dollars to them in hand paid by the said Adam Caraway at and
 before the making and delivery hereof, the receipt whereof is hereby acknowledged
 and thereof acquit and forever discharge the said Caraway his heirs Executors and
 administrators by their Parents have granted, bargained sold, released, conveyed, re-
 leased and confirmed, and by their Parents do grant, bargain sell alien convey
 release and confirm unto the said Caraway, and to his heirs and assigns the
 Wth of Nth of Section N^o 34, in Township N^o 8 of Range N^o 1 West Choctaw
 District, together with all and singular the improvements rights liberties and her-
 editaments thereto belonging or in any wise appertaining, and the reversions and
 remainders, rents, issues and profits thereof; And also all the estate right title
 and interest property, claim and demand whatsoever of them the said Charles
 B Green and Helen his wife in law or equity or otherwise howsoever of in-
 to or out of the same, To have and to hold, the said tract of land here-
 ditaments and premises hereby granted or mentioned or intended to be written
 the appurtenances unto the said Caraway his heirs and assigns, to the only
 proper use and behoof of the said Caraway his heirs and assigns forever.

In witness whereof, the said Charles B Green and Helen his wife
 have hereunto set their hands and seals on the day and year first above written
 signed sealed delivered in presence of

J. L. Green

Chas B Green Seal
 Helen B Green Seal

State of Mississippi Personally before me the undersigned an acting Justice of the
 Madison County Court in and for said County appeared Charles B Green
 and Helen B Green the grantors before named, the said Charles acknowledged
 that he signed sealed and delivered the foregoing Conveyance to the said grantee
 on the day therein mentioned as his voluntary act and deed, for the uses
 therein specified, And the said Helen being examined by me separate and
 apart from her said husband acknowledged that she signed sealed and delivered
 the same to said grantee on the day therein mentioned as her voluntary act
 and deed without any threats or Compulsion from her said husband.

Given under my hand and seal this 27th Day of June Anno Domini 1846
Henry A. Foster J. P. Seal

Shackelford & Roach Received for Record 26th October Recorded 5th November 1846
Deed

Adrian Caraway } This Indenture, made this third day of June in the year of
Our Lord One thousand eight hundred and forty six. Between Thomas Shackelford
of the County of Madison, State of Mississippi, and James Roach of the County
of Hinds, same State, of the one part, and Adrian Caraway of the County first
aforesaid and same State of the other part, Thomas Leach, B. Green of said
County of Madison on or about the fourth day of May in the year One thousand
Eight hundred and forty did grant, bargain sell and Convey to the said Shackel-
ford and one John G. Anderson now dec^d the W^m of N^o 34 in
Township N^o 8 of Range N^o 1 West Choctaw District. In trust to secure the
payment of certain debts mentioned in said deed of Trust, as will more fully
appear, reference being had to said deed. (Subject nevertheless to a Mortgage
given by said Green to N. and S. Dick^{rs}) in which said Trust, the said James
Roach hath succeeded the said Anderson dec^d. And whereas in and by said deed
in Trust the said Trustes are authorized and empowered to "sell such parts
of the real and personal estate" mentioned in said deed of Trust "as may be
deemed advisable", and whereas a balance yet remains due and unpaid on the
Mortgage so given as aforesaid to the said N. and S. Dick^{rs}, and whereas Three
hundred and fifty dollars of the Consideration of four hundred dollars therein
after mentioned, hath been paid to S. Dick^{rs} survivors of the said N. and S.
Dick^{rs} in part payment of the said balance, Now this Indenture Wit-
nesseth, that the said Shackelford, and Roach for and in Consideration of
the sum of four hundred dollars to them in hand paid by the said Caraway
at and before the making and delivery hereof, the receipt whereof is hereby
acknowledged, have granted, bargain sold and Conveyed, and by their Presents
do grant, bargain sell and Convey to the said Caraway his heirs and assigns
the said Eighth of land hereinbefore described, lying in the said County of
Madison, State of said Mississippi Eighty acres be the same more or less to-
gether with all and singular the improvements, buildings, liberties and heredit-
aments thereto belonging, or in any wise appertaining, hereby granting and Conveying
to the said Caraway all the estate, right title interest and Claim in and
to said Eighth of land as is stated in and by said deed in Trust, and
no other, To have and to hold said Eighth of land, hereditaments and
Premises, hereby granted or mentioned or intended so to be with the appurten-
ances as fully and amply as we can by said deed of Trust, to said Caraway
his heirs and assigns to his and their only Proper use and behoof forever

In Witness Whereof the said Shackelford and Roach Trustes
aforesaid, have hereunto set their hands and seals on the day and year first above
written. Signed sealed & delivered in Presence of "the clerks" Three hundred and fifty
dollars of being first interlined in the first page

Amos Stevens
Henry Litten

J. Roach Trustee
The Shackelford Trustee

State of Mississippi Personally before the undersigned Justice of the Peace in and for
 Wards County said County appeared Henry Blanton one of the subscribing witnesses
 to the foregoing Conveyance who being duly sworn deponeath and swithe that he saw the above
 named Ed. Roach whose name is subscribed thereto sign seal and deliver the foregoing
 Conveyance, that he then deponeath, subscribed his name thereto as a witness in the
 presence, and at the request of said Roach, and that he saw the other subscribing
 Witness A. Thomas sign the same, in the presence of said Roach and in the presence
 of this deponeath on the third day of October 1846.

Given under my hand and seal the third day of
 October A.D. 1846.

The State of Mississippi
 Madison County, set Personally appeared before me John J. Cameron Clerk of the
 Probate Court of said County Thomas Shuckelford, who acknowledged that he signed and
 delivered the foregoing deed on the day and for the purposes therein specified as his
 act and deed as Justice as in said deed specified.

Leuca Pratt Dr. seal

seal

Given under my hand and seal of Office at Canton
 the 26th Day of October A.D. 1846

John J. Cameron Clerk

Said Warrant Collector Received for Record Recorded 8th November 1846

Deed
 Public Lyons } I Said Warrant Collector for the County of Madison
 have this day according to Law to wit, Section 29. the Wth of Nth 1/4 of Sth 28. the
 Eth of Sth 28. the Nth 1/4 of Sec 30. Sth 1/4 of the Eth of Sth 20
 the Sth 1/4 Section 17. the Eth Nth 1/4 of Eth Sth of Section 18 all in Town 18th &
 Range 3 East, also Wth Sec 21. as the Property of Leuca M. Pratt for the
 taxes due thereon for the year 1843. to wit. the sum of \$35.87 1/2. When Public Lyons
 being the best bidder at the sum of \$35.00 I therefore sell said Leuca Pratt
 to said Public Lyons his heirs if forever.

Given under my hands and seal this 21st Oct 1846

The State of Mississippi
 Madison County, set Personally appeared before me John J. Cameron Clerk of
 the Probate Court of said County Samuel Wambler who acknowledged that he
 signed and delivered the foregoing deed on the day, and for the purposes therein
 specified as his act and deed as Tax Collector for said County.

Samuel Wambler Tax Collector seal

seal

Given under my hand and seal of Office at Canton
 the 25th Day of October A.D. 1846

John J. Cameron Clerk

Said Warrant Collector Received for Record Recorded 6th November 1846,

Deed
 Public Lyons } I Said Warrant Collector for the County of Madison
 have this day according to Law the following tracts of land to wit Sth 1/4 of Nth 1/4
 Nth 1/4 Sec 24. Sth 1/4 of Sth 25. T. 8 R. 3 East. Wth Sth 1/4 Section 18. Nth 1/4 of Section
 19. T. 8 R. 3 East. as the Property of John J. Henry, for the taxes due thereon for the year

1843. to wit. the sum of \$10.00. When Willie Lyons being the best bidder at the sum of \$10.00. I therefore sell and convey said land to said Willie Lyons his heirs forever
Given under my hand and seal this 21st day of October 1844

Intending Cemetery Paul Humber Sheriff J.C. Mills Secy Paul Humber Dep Collector seal
The State of Mississippi
Madison County } Personally appeared before me John J. Cannon Clerk of
the Probate Court of said County Paul Humber who acknowledged that
he signed sealed and delivered the foregoing deed on the day and for the purposes
therein specified as his act and deed as Dep Collector for said County
seal Given under my hand and seal of Office at Canton
this 25th Day of October A.D. 1844
John J. Cannon Clerk

James Martin Received for Record 27th October Recorded 6th November 1846
Deed The State of Mississippi

Edmond Allen Madison County } This Indenture, made and entered into
this twenty first day of October One thousand Eight hundred and forty six
between James Martin and Dorothy, his wife of the first part, and Edmond
Allen of second part all of the County and State aforesaid. Witnesseth that
for and in Consideration of the sum of Fifty dollars to them in hand paid at
or before, the signing and sealing of these Presents, the receipt whereof is hereby
acknowledged, have granted bargained and sold unto the said E. Allen his
heirs and assigns, all our undivided interest in and to the following described
tract or parcel of land situate in the County of Madison and State aforesaid and
described as follows. W^{1/2} S^{1/4} and S^{1/2} of the E^{1/2} S^{1/4} of Section 17th 20. Township
11 Range 3 East, together with all the rights Privileges and appurtenances thereto
belonging. To have and hold the said undivided tract or parcel of land with
the rights Privileges and appurtenances as aforesaid unto the said E. Allen his
heirs and assigns forever, and the said James and Dorothy as aforesaid do the
indenture for themselves their heirs and assigns by their Presents to warrant
and defend the above described undivided interest of said land free from
the Claim of all persons whatever. Given under our hands and seals the
day and date first above written.

James Martin seal
Dorothy Martin seal

The State of Mississippi } Personally appeared before the undersigned Justice of the
Peace in and for said County the within named James Martin Dorothy wife of said
Martin who acknowledged that they signed sealed & delivered the foregoing deed the
day & year therein mentioned as their act & deed, and Dorothy wife of said Martin
who upon a separate examination from her husband acknowledged that she signed
sealed & delivered the same as her act & deed without any fear threats or com-
pulsion of her said husband, Witness my hand & seal this 26th Oct. A.D. 1846
A. J. Grafton J.P. seal

Given under my hand & seal Received for Record 27th October & Recorded 6th November 1846

Deed

Edmond Allen } This Indenture, made the twenty second day of December one thousand eight hundred and forty five between Sir Sandus & Eliza Sandus his wife of the first part, of the County of Leake and State of Mississippi, and Edmond Allen of the second part of the same State and of the County of Madison, District of Mississippi, that for & in Consideration of the sum of Eighty dollars in hand paid at and before the sealing & delivery of these Presents, the receipt whereof is truly acknowledged, he the said Sir Sandus, bargained and sold, and by these Presents, do grant, bargain, sell convey and Confirm to the said Edmond Allen, a Certain parcel of land to wit. His entire interest in and to the South half of the East half of the South East quarter, West half of the South East quarter of Section Twenty Township Eleven of Range Three East in the County of Madison and State of Mississippi, To have and to hold the said described land together with the remainder and remainders, reversions & reversionary rights issues & profits to the Proper use benefit & behoof of him the said Edmond Allen his heirs Executors & administrators forever in fee simple, and the said Sir Sandus & his wife Eliza Sandus for themselves their heirs Executors & administrators the said bargained premises so far as their interest is concerned shall well and truly warrant against all and every other person or persons to the end thereof by these Presents. In testimony whereof the said Sir Sandus & his wife Eliza Sandus have hereunto set their hands and seals the day and year first above written,

In Presence of
The State of Mississippi
Leake County

Sir Sandus Seal
Eliza & Sandus Seal

Personally appeared before me William Brown a Justice of the Peace in and for said County Sir Sandus who acknowledged that he signed sealed and delivered the within Deed the day and year therein set forth for the party as his own act and deed, also at the same time his wife Eliza Sandus who upon a private Examination separate and apart from her said husband acknowledged that she signed sealed and delivered the same the day and year therein set forth for the party as her own act and deed without fear threats or Compulsion from her said husband.

Given under my hand and seal this the 22nd Day of December A.D. 1845
William Brown Justice of the Peace Seal

Elisha Sarnage Received for Record 27th October & Recorded 6th November 1846

Deed

Edmond Allen } This Indenture, made this the 10th day of December in the year of our Lord one thousand eight hundred and forty five between Elisha Sarnage, and his wife Rebecca Sarnage of the County of Leake and State of Mississippi of the one part, and Edmond Allen of the County of Madison and State of Mississippi of the other part Witnesses, that for and in Consideration of the sum of three Promissory Notes, one for thirty four dollars payable the first day of January Eighteen hundred and forty seven, and two for thirty three dollars each one payable on the first day of January for by Eight and the other on the first day of January for by nine, in hand paid to her said Elisha Sarnage by the said Edmond Allen, the receipt whereof is here by

acknowledged this the said Elisha Turnage and Rebecca his wife, both given granted bargained and sold and by these Parents doth give grant bargain and sell, also release Convey and Confirm unto the said Edmund Allen a Certain tract or parcel of land situated lying and being in the County of Madison and State of Mississippi known and designated as follows to wit their interest in the South half of the East half of the South East quarter and the West half of the South East quarter of Section twenty Towns with Elevation of Range three East, together with all and singular the appurtenances thereto belonging, or in any wise appertaining To have and to hold the aforesaid tract or parcel of land to him the said Edmund Allen his heirs and assigns forever, and the said Elisha Turnage, for himself, his heirs Executors and Administrators doth hereby Covenant promise and agree to and with the said Edmund Allen his heirs Executors, Administrators and assigns that he will sever warrant and defend the said tract or parcel of land to him the said Edmund Allen his heirs Executors Administrators and assigns from the Claim or Claims of any other person or persons whatsoever,

In testimony whereof they said Elisha Turnage and his wife have hereunto set their hands and affixed their seals this day and year above written

The State of Mississippi

Elisha Turnage Seal
 Rebecca Turnage Seal

Leake County Personally appeared before me William Brown an acting Justice of the Peace in and for said County Elisha Turnage, who acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein set forth truly as his own act and deed, Also at the same time Rebecca Turnage his wife upon a private examination separate and apart from her said husband acknowledged that she signed sealed and delivered the foregoing deed this day and year therein set forth truly as her own act and deed without fear threats or Compulsions from her said husband,

Given under my hand and seal this the 23rd day of December A.D. 1845
 William Brown Justice of the Peace Seal

Jacob Allen of Miss. Received for the sum of \$50⁰⁰ the 31st October 1846

Edmund Allen This Indenture, made this twentieth day of October in the year of our Lord one thousand eight hundred forty six between Jacob Allen his wife Caroline Allen of the County of Sumter and State of Alabama, of the one part and Edmund Allen of the County of Madison and State of Mississippi of the other part, Witnesseth that the said Jacob Allen for and in Consideration of the sum of fifty Dollars to him in hand paid by the said Edmund Allen the receipt whereof is hereby acknowledged hath this day bargained and sold and by these Parents doth Convey and Confirm unto the said Edmund Allen and to his heirs and assigns forever a Certain tract or parcel of land, lying and being in the County of Madison and State of Mississippi and in the District of lands subject to sale at — designated as the South half East half half of South East quarter & West half of South East quarter of Section Twenty Towns with Elevation

Range Three East, or my one fifth part of said land, this being the second left by my father, then being six acres, containing one hundredly twenty acres more or less which tract of land, together with the hereditaments and appurtenances thereto belonging the said Jacob Allen give, for himself and his heirs unto the said Edmund Allen and his heirs Executors, administrators and assigns with warrant and power defend against the lawful claim of all persons whatsoever, as an indefeasible inheritance, in due simple, Given under my hand and seal the day and year above written.

Jacob Allen seal
Edmund Allen seal

signed sealed and delivered in presence of
Richard Ponce Justice of the Peace

The State of Alabama } Ponce Williams Clerk of the County Court of said County
Sumter County do } do hereby certify that Richard Ponce whose genuine signature appears to the within deed is now dead at the time of signing the same an acting Justice of the Peace in and for said County duly commissioned and qualified as such and all his office acts are entitled to full faith and credit,

In testimony whereof I have set my hand and seal of office at Livingston October 13th 1846

seal

The State of Alabama } Ponce Williams Clerk
Sumter County } I Gideon B. Frazier Judge of the County Court of said County of Sumter, do hereby certify that Ponce Williams whose genuine signature appears to the foregoing Certificate or attestation is now dead at the time of signing the same Clerk of said County Court, and that the said attestation is in due form of law and that full faith and credit are due all his acts as such Clerk as aforesaid -

Given under my hand and seal this 13th day of October 1846
Gideon B. Frazier seal
Judge of the County Court of Sumter County Alabama

Bennett R. Allen Received for Record 21st October Recorded 7th November 1846
Deed } The State of Mississippi
Edmund Allen } Madison County } This indenture, made and entered into this 26th day of May in the year of our Lord one thousand eight hundred and forty six between B. R. Allen and Mary his wife, and Edmund Allen of the last part, all of the County and State aforesaid, Witness that for and in consideration of the sum of twenty five dollars to them the said B. R. & M. Allen in hand paid at or before the signing and sealing of these presents, the receipt whereof is hereby acknowledged, have granted bargained and sold unto the said E. Allen his heirs and assigns, the undivided interest in the following tract or parcel of land lying in the County of Madison and State aforesaid and described as follows: To wit: 1/2 of the 1/4 of the 1/4 of the 1/4 of Section 20, Township 11 Range 3 East, together with all the rights privileges and appurtenances thereto belonging. To have and to hold the same undivided tract or parcel of land, with the rights privileges and appurtenances as aforesaid unto the said E. Allen his heirs and assigns forever and the said B. R. Allen and Mary his wife, for themselves, their heirs and assigns do by these presents warrant and defend the above described tract or parcel of land, free from the claim of all persons whatsoever, Given under our hands and seals the day and date above written.

B. R. Allen seal
Mary Allen seal

The State of Mississippi Personally appeared before me John T. Cannon Clerk of Madison County set the Probate Court of said County Demott R. Allen and Mary Allen his wife, who acknowledged that they signed sealed, and delivered the foregoing deed on the day and for the purposes therein specified as their act and deed. And Mary Allen wife of said D. R. Allen on a private examination separate and apart from her husband acknowledged that she signed sealed and delivered said deed on the day and year aforesaid, as her voluntary act and deed without any fear threats or Compulsion of her said husband.

Speaks

Given under my hand and seal of Office at Canton this 31st Day of October A.D. 1846

John T. Cannon Clerk

H. W. McKinney Received for Record 27th October Recorded 7th November 1846

Bill Sale

C. G. Joyce Know all men by these Parents, that I H. W. McKinney of Madison County, and State of Mississippi have for and in Consideration of five hundred and fifty and 45/100 dollars to me in hand Paid by C. G. Joyce in the County and State aforesaid the receipt whereof is hereby acknowledged, bargained sold and delivered and by these Parents do bargain sell and deliver unto the said C. G. Joyce my Negro Boy named Jack, whom I warrant sound in body and mind, and a slave for life. To have and to hold the aforesaid bargained Negro boy Jack unto him the said C. G. Joyce his Executors, Administrators or assigns forever. And I the said H. W. McKinney for myself my heirs Executors and Administrators shall and will by these Parents, warrant and defend the same unto the said C. G. Joyce his Executors, Administrators or assigns against all Persons claiming by or under me, In Witness Whereof, I have hereunto set my hand and affixed my seal this 20th of October A.D. 1846

H. W. McKinney

H. W. McKinney Speaks

The State of Mississippi Personally appeared before me John T. Cannon Clerk of the Probate Court of said County H. W. McKinney who acknowledged that he signed sealed and delivered the foregoing instrument on the day and for the purposes therein specified as his act and deed.

Speaks

Given under my hand and seal of Office at Canton this 27th Day of October A.D. 1846

John T. Cannon Clerk

Sam. S. Ingram & others Received for Record 9th & Recorded 25th November 1846

Deed

Thos. J. Gorham This Indenture made this 26th Day of February in the year 1838 between James S. Ingram Mary D. his wife Robert Reynolds Francis G. Reynolds his wife of John S. Lowry of the first part; Thomas J. Gorham of the second part, all of the State of Missouri. Witnesseth that the said parties of the first part for and in Consideration of the sum of twenty four hundred dollars equally divided among the parties of the first part, to them in hand paid by the said Thomas J. Gorham the receipt whereof is hereby acknowledged, they the said parties of the first part have and do by

These Parents grant bargain sell and lawfully convey unto the said J. S. Gosham all our right title interest or Claim which the parties of the first part have in and to the following described land as heirs of the late Thomas Gosham dec^d your interest therein being undivided. To wit the East half of the South East quarter of Section thirteen, The East half of the South West quarter of Section twenty one, The East half of the North West quarter of Section twenty eight, The West half of the North West quarter of Section twenty one, The North half of the East half of North West quarter of Section twenty, The North half of the West half of the North West quarter of Section twenty, The North half of the West half of the North East quarter of Section twenty, The West half of the West half of North East quarter of Section twenty eight, The West half of the West half of South East quarter of Section twenty one, The West half of South West quarter of Section twenty, The North half of the East half of the North East quarter of Section twenty, and also three acres to be taken off the North end of S. E. q^r of N. E. q^r of Section twenty, this last tract to be taken as conveyed by Celska Moore to Thomas Gosham, all the above lands in Township seven North of Range one East containing by estimation six hundred and forty three acres be it the same more or less. all the said lands are situated & included in the County of Saline in the State of Mississippi the interest of the parties of the first part as heirs of the said Thomas Gosham dec^d in the above described lands is as follows. To wit the said James S. Ingram & Mary B. S. his wife one fourth part, of the said Robert Doyant & F. E. his wife one fourth part of John J. Lowry one fourth part. To have to hold our interest as aforesaid of in & to the said tracts of land together with all their improvements unto him the said Thomas S. Gosham his heirs & assigns forever & the parties of the first part, for themselves their heirs & do Covenant & give the warrant & forever defend the title to the said lands in proportion to the interest sold by each to him the said Thomas S. Gosham his heirs & assigns against all adverse Claims to the same.

In Witness whereof the parties of the first part, have set their hands & seals.

James S. Ingram
 Mary B. S. Ingram
 Robert Doyant
 Frances G. Doyant
 John J. Lowry

State of Mississippi
 County of Saline, ss

In Saline Circuit Court, March Term 1845.

This day appeared in said Court James S. Ingram, Mary B. S. his wife Robert Doyant, and Frances G. Doyant, and John J. Lowry, all personally known to the Judge of said Court to be the persons whose names are subscribed to a certain deed to one Thomas S. Gosham now here to the Court showing severally acknowledged the same to be their act & deed for the purposes therein mentioned, and the said Mary B. S. Ingram & Frances G. Doyant being by the Court examined separately and apart from their said husbands acknowledged and declared that they executed the said deed, and that they executed the same without any compulsion or undue influence of their said husbands which was ordered to be certified, and which is now accordingly done.

In testimony whereof I, John A. Trigg Clerk of said Court have hereunto set my hand and affixed the seal of said Court this 26th day of March A.D. 1845.

John A. Trigg Clerk

Spencer

William Mancy Received for Record & Recorded 25th November 1846

Bill sale
Elizabeth M. Bowman I know all men by their Parents that I William Mancy of the County of Williamson in the State of Tennessee for your Consideration as my natural love & affection for my Daughter Elizabeth M. Bowman wife of William M. Bowman of Adams County Mississippi of five dollars to me in hand paid at & before the signing & sealing of these Presents have given granted bargain'd sold & by these Presents do give grant bargain'd sell unto my said Daughter a Certain Negro girl named Louisa aged about 15 years To have to hold the said Negro unto the said Elizabeth forever as her own separate property free from any debt or liability of her said husband. Witness my hand & seal this 25th Day of November A.D. 1846

Witness William Henderson L. Lea

W. Mancy Seal

The State of Mississippi Personally appeared before me John J. Garrison Madras County, Not Publick of the Probate Court of said County William Mancy who acknowledged that he signed sealed and delivered the foregoing instrument on the day and for the purposes therein specified as his act and deed.

Seal

GIVEN UNDER MY HANDS AND SEAL OF OFFICE AT CAUTION THIS 25th DAY OF NOVEMBER A.D. 1846.
John J. Garrison Clerk

J. L. Hardeman Received for Record 25th & Recorded 26th November 1846

Deed
B. A. Pisker This Indenture made this 25th Day of November A.D. One thousand Eight hundred and forty six between John L. Hardeman of the State of Missouri of the first part & Benjamin A. Pisker of the County of Hind, in the State of Mississippi of the second part Witnesseth that the said Hardeman for and in Consideration of the sum of Three hundred dollars (\$300) to him in hand paid by the said Pisker at or before the sealing and delivery of this deed the receipt of which is hereby acknowledged hath granted bargain'd sold conveyed by these presents doth grant bargain sell convey unto the said Pisker a Certain Town Lot of land being and lying in the Town of Canton in said County of Madison in the State of Mississippi known designated in the Plat of said Town of Canton as Lot No five in Square No four on which there is a Levee Stable To have and to hold said Lot of land together with the appurtenances therunto belonging or in any wise appertaining unto the said Pisker his heirs and assigns forever. The title to which Lot of ground said Hardeman doth hereby will warrant and defend unto the said Pisker against the Claims or Claims of any and all persons whomsoever.

On testimony whereof the said Hardeman hath hereunto set his hand and affixed his seal on the day & year above written

The State of Mississippi
Madras County

J. Locke Hardeman Seal

Personally appeared before the undersigned a Justice of the Peace in and for said County John Locke Hardeman whose name is subscribed to the above instrument of writing and acknowledged that he signed sealed and delivered the same as his act and deed.
Witness my hand and seal this 25th

day of Nov A.D. 1846.

W. H. B. & P. 2nd

I J Holland Received for Record 6th Recorded 27th November 1846

Said Instrument
 This Indenture, between Joseph J. Holland, of Madison County, State of Mississippi, of the first part, Thomas Whaley of Hinds County in said State of the second, and Hamilton M. Wright and James Wright of New Orleans in the State of Louisiana Partners under the name of Wright Williams &c. Harry P. Taylor of said County of Madison, Nancy Brown of that County, William V. Davis first of Warren County, State of Mississippi, Council Rep. of Washington County in said State of Mississippi and Edwin Bap of Madison County in said State of Mississippi of the third part, Witnesseth, that whereas on the 27th day of May 1840 an Isaac R. Bap, in the Circuit Court of said County of Madison recovered against said Holland the sum of \$11,850, 1/2^{cts} besides Costs, which with interest remains unsatisfied, and the said Isaac R. Bap, by an instrument under his seal, which is on file in the said Circuit Court, transferred and assigned to said Wright Williams &c. the said Judgment, giving to them the sole ownership & control in & over the same, and to the products thereof; And the said Holland is desirous to secure to said Wright Williams &c. the amount due, payable and unpaid upon said Judgment; and whereas on or about the 1st day of October A.D. 1840, in the Circuit Court of said County of Madison, St. Murray of the State of New York recovered Judgment against said Holland for about \$2,194.50 of last, whereas there is now due and unpaid about the sum of \$1350, exclusive of interest, the ownership & control of which is in the said Wright Williams &c. and said Holland wishes to secure the alternate & due payment thereof; And whereas said Holland is indebted to said Harry P. Taylor four hundred dollars by note given last Spring; And is also indebted to said Nancy Brown by note given last Spring three hundred dollars, - also to said Davis first in account about \$150; to said Council Bap about one thousand dollars; and to said Edwin Bap about six hundred dollars; which said last debts, with interest, the said Holland is also desirous to secure. Wherefore, in consideration of the Premises, and of one dollar to him by said Whaley paid, the said Joseph J. Holland hath bargained, sold and doth hereby grant alien and convey, to said Thomas Whaley his Executors, administrators or assigns, the following lands situated in said County of Madison, to-wit: The North half of the North East quarter of section four of Township seven Range one East; of the South East quarter of section six of said Township and Range; also the slaves, some about 60 years old, Primus about 62, Isaac 20, Mathey a woman about 22, her daughter Milbary about 6, her son Solomon about 3, Eliza 16, Bazille about 27 & her four children Caroline 12, Hinds 10, Charlotte 8, Fanny 6, Binta & Gilbert (twins) and Pithy, Sarah 27 and James 20 all slaves for life with the increase of the females also ten horses, 18 Cattle, 80 Hogs, 3 Oxen, one Whaygon, and the Crop of Cotton now growing, and ungathered on said lands; To have and to hold the said lands, with the appurtenances, the said slaves, with the increase of the females thereof, and the said other premises, to the said Thomas Whaley or his Executors, administrators or legal assigns, free from and against all adverse Claims: Yet this

Conveyance is upon the Trusts and Conditions following: 1. If on or before the first day of October 1847, the said several debts with interest, shall be fully paid and satisfied, then and thereupon this deed is to be null and void: 2. But if on or after that day the same or any part thereof, shall be outstanding and unpaid and if in that event, the Creditors hereby secured, or a majority of them to be ascertained, fixed by him or them representing over an Am. Majority of the amount in default, shall so order. It shall be the duty of the said Thomas Whaley or such his representatives, on giving thirty days notice by a advertisement in some Newspaper of the City of Jackson of the day, place of sale, to proceed to sell the land by property conveyed, or a sufficiency, at the dwelling house of said Holland on said lands, for Cash: to convey to the purchaser or purchasers, and out of the proceeds first repay the expenses of advertisement & sale, then pay the debt or debts outstanding. And if a surplus remain pay the same to said Holland, or his legal representatives: 3. The Precinct Crop above named is to be shipped by said Whaley after paying Charges of line thereon, shall apply the net proceeds thereof pro rata, toward the debts herein secured: 4. Until such sale shall become necessary or be had, the said Holland may retain the lands & other property aforesaid in his possession & enjoyment.

In Witness Whereof, the said Holland & Whaley have set their names & seals this 23rd day of October 1846

J. J. Holland Seal

Thomas Whaley Seal

State of Mississippi
Winds County

Personally appeared before me J. P. Oldham an acting Justice of the Peace for said County, J. J. Holland and Thomas Whaley whose names are signed to the foregoing instrument of writing, and acknowledged that they signed sealed and delivered the same as their act and deed, on the day and year therein set forth, for the purposes therein written.

Given under my hand and seal this 23rd of October 1846

J. P. Oldham Seal

Dick & Hill

Bill Sale

Received for Record & Recorded 28th November 1846

William Murray known all men by their Parents, that we James Dick and Henry R. W. Hill of the State of Louisiana, Partners in trade under the name and style of Dick & Hill, for and in Consideration of the sum of Two thousand five hundred dollars to us in hand paid by William Murray of Williams County, State of Tennessee, at & before the signing of these Parents, have bargained and sold, and by these Parents do bargain and sell unto the said William Murray, the following described property to wit, the Slaves named, Edwin aged 40 years, Decelin aged 38 years, Luke aged 34 years, Madim aged 28 years, George aged 20 years, Charles aged 18 years, Lewis aged 10 years, Ephraim aged 14 years, Nelson aged 12 years, Jimmy aged 45 years, Lucy aged 42 years, Matilda aged 40 years, her infant Child, Caroline aged 23 years, Maria aged 20 years, Pamina aged 18 years, Clarissa aged 16 years, Melissa aged 10 years, Henry aged 7 years, Ann aged 6 years, Harry aged 4 years, London aged 80 years, & his wife Phoebe aged 65 or 70

grass, hay in all 23 Acres, also six head of Oxen, two horses, a Carriage, Span of Carriage Horses, One horse Wagon, one Ox Wagon, One small Wagon, two yokes of Oxen four Cows, five yearling calves 23 head of hogs, the house holdy kitchen furniture together with the farming tools & utensils now in the possession of William M. Bowman of the County of Hinds, State of Mississippi as agent of the undersigned, and the undivided share of the Crop for the present year of Cotton, Corn, potatoes & potatoes growing raised on the Plantation cultivated in Partnership by said Bowman & Caswell R. Sleighton, in said County of Hinds, said share to be hereafter ascertained on a division of said Crop between the said Bowman & Sleighton, all of the Property above described being in the possession of said Bowman on said Plantation, do have and to hold all & singular the above described Premises, unto the said William M. Bowman forever and we the said Slick & Hill, for ourselves, our heirs Executors and administrators the above described Premises unto the said M. Bowman his Executors administrators & assigns shall well forever warrant & defend against any and all persons whomsoever, Witness our hands this 23rd Day of November A.D. 1846

Wm. M. Bowman

Slick & Hill

The State of Mississippi This day Personally appeared before me James M. Hinds County Clerk of the Probate Court of said County the within named Slick & Hill by their agent Wm. M. Bowman, and acknowledged that they signed sealed and delivered the foregoing instrument of writing on this day and for the purposes therein mentioned as their act and deed, by the agent aforesaid. Given under my hand and the seal of said Court at Raymond on this the 23rd Day of November A.D. 1846

Seal

J. M. Hinds County Clerk

E. G. Henry Received for Record 28th Recorded 30th November 1846
 Bond for title { The State of Mississippi
 James Carr } County of Madison Know all men by these Presents, that E. G. Henry of Canton, the County seat of said County in said State am held and firmly bound unto James Carr, also of said Canton in said County and State aforesaid in the certain sum of Ten thousand Dollars (\$10,000) for payment of which (said Ten thousand Dollars) unto the said James Carr, his heirs, administrators or assigns I bind myself, my heirs, administrators and assigns firmly and indissolubly by these Presents sealed with my seal and signed by my hand this 28th day of November in the year of Saint Elizabeth hundred and forty six (A.D. 1846). Now the condition of the foregoing Bond is this to wit, that I do make a good warranty title in fee simple in and to my Lot of twenty acres of land with all the buildings, houses and so forth therein lying and being situate near the Town of Canton in said County and State & being bounded as follows to wit, Beginning at a Pine Stake on the Road from Canton to Nicks ferry, running thence North Eighty two degrees and a half East, Eighty poles to two Black Jacks, thence South Eleven degrees West forty Poles to two Black Jacks, thence South Eighty two and a half degrees West Eighty Poles to a Stake on the Road. Forty Poles to the Beginning containing Twenty

accus moro lep. that I do make execute said deed in fee simple to p^r Carr his heirs or assigns forever so soon as the said Carr (his heirs or assigns) pays me the Certain Sum of Twelve hundred dollars -

In testimony of all the foregoing, Witness my hand and seal the day Month & year written in the body of this instrument,

E. G. Henry Seal

N.B. For the Payment of the Twelve hundred dollars alluded to in the foregoing Bond the p^r Carr has executed his notes payable as follows - No. 1st for \$100.00 payable May the 1st 1847, and another ^(No. 2) for \$100.00 due April the 1st 1848. When p^r Carr takes up or pays the amount of these notes he will be entitled to a deed as already described from me or my heirs or assigns.

Nov the 28th 1846

E. G. Henry

The State of Mississippi Personally appeared before me John J. Cameron Clerk Madison County set 3 of the Probate Court of said County E. G. Henry who acknowledged that he signed sealed and delivered the foregoing Bond for title on the day and for the purposes therein specified as his act and deed.

Given under my hand and seal of office at Canton this 28th Day of November A.D. 1846

Seal

John J. Cameron Clerk

Henry Field wife Received for Record 28th & Recorded 30th November 1846
Bill Sale

Joseph C. Bates witnesses Know all men by these Presents, that one Henry Field and Mary Jane Field his wife, for and in Consideration of the sum of three thousand One hundred and fourteen dollars to us in hand paid by Ann Chambers Joseph C. Bates, Willis B. Massey, and Artho. R. Singleton, the receipt whereof is hereby acknowledged have bargained sold and delivered, and by these Presents do bargain sell and deliver to the said Ann Chambers, Joseph C. Bates, Willis B. Massey and Artho. R. Singleton, the following named Negro Slaves to wit, Mal. Sam, Lew, Patty, Mary, and her three Children named George, Leah, & Ned, also Charlotte Anna and her Child Edmund. Witness our hands and seals this 27th day of November A.D. 1846

Attest

Henry Field Seal

P. G. Bookers

Mary J. Field Seal

The State of Mississippi Personally appeared before me John J. Cameron Clerk Madison County set 3 of the Probate Court of said County Henry Field and Mary J. his wife, who acknowledged that they signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as their act and deed, and Mary J. the wife of said Henry Field on a private examination separate and apart from her husband acknowledged that she signed sealed and delivered said deed as her voluntary act and deed without any fear threats or Compulsion of her said husband.

Given under my hand and seal of office at Canton this 28th Day of November A.D. 1846

Seal

John J. Cameron Clerk

Richard Clark & Wife Received for Record Recorded 30th November 1846

Quit Claim

Henry Dild & Wife } Know all men by these Presents, that we Richard Clark and Elizabeth his wife, of Perry County, Alabama, having this day made a settlement of the debt in Madison County Court, Mississippi, wherein we are Plaintiffs, and Henry Dild and Mary Jane his wife are defendants. Whereby the said Mary Jane Dild receives from us the following named Negroes at the price and sum of Three thousand One hundred and four ten dollars this day secured to be paid to the said Richard Clark, namely, Mal. Tom. Lew. Patty Mary and her three Children named George Sealy and Ned, also Charlotte Serena and her Child Edmund. Now in consideration thereof, and of the sum of One dollar to us this day paid, and by us received, have released granted Claim and delivered, and do hereby release quit Claim and deliver to the said Mary Jane Dild, to her sole and separate use and benefit, the above named Negroes, Mal. Tom. Lew. Patty, Mary and her three Children named George, Sealy and Ned, also Charlotte Serena and her Child Edmund, as have and to hold the above named Negroes to the said Mary Jane Dild, to her sole and separate use benefit and behoof. But it is expressly understood that we are not bound for the titles of said Negroes.

Witness our hands and seals this 27th day of November A.D. 1846

attest

A. S. Standley

Richard Clark Seal
Elizabeth Clark Seal
by their attorney in fact
P. P. Brooker Seal

The State of Mississippi

Madison County sct } Personally appeared before me John D. Cameron Clerk of the Probate Court of said County A. S. Standley the Subscribing Witness to the foregoing deed who being duly sworn depose and said that he saw the above named Richard Clark and Elizabeth Clark by their attorney in fact P. P. Brooker sign seal and deliver said deed on the day and for the purposes therein specified, and that he this deponent signed his name as a witness thereto in the presence and at the request of said Brooker

Seal

Given under my hand and seal of office at Canton this 30th day of November A.D. 1846
John D. Cameron Seal

Erasmus Williams Received for Record Recorded 1st December 1846

Deed Gift

Adaline Moore } The State of Mississippi } Know all men by these Presents, that I Erasmus Williams of the above State and County, for and in consideration of the love and affection I have for my daughter Adaline, now the wife of Robt. D. Moore do hereby give unto her and the heirs of her body forever, Phillis, Legythia, Arbunies and Jerry all Slaves for life, together with their increase. In testimony Whereof I hereunto set my name and affix my seal March 16th 1846.

The State of Mississippi

Madison County sct } Personally appeared before me John D. Cameron Clerk of

Erasmus Williams Seal

the Probate Court of said County Erasmus Williams who acknowledged that he signed sealed and delivered the foregoing Deed of Gift on the day and for the purposes therein specified as his act and deed

Deed

Given under my hand and seal of Office at Canton this 9th Day of November A.D. 1846

John J. Cameron Clerk

Erasmus Williams Received for Record 9th November & Recorded 1st December 1846

Deed of Gift
Margaret Moore Madam Security } Know all men by these Presents, that I Erasmus Williams of the above State and County for and in Consideration of the Love and affection I have for my Daughter Margaret (now the wife of Mr. A. Moore) doth Deed unto her, and the heirs of her body forever Mary and Sarah George, Luke and Talma all Slaves for life, to gether with their increase. In testimony Whereof I hereunto set my hand and affix my seal Dec^r 25th 1845

The State of Mississippi
Madam County set } Personally appeared before me John J. Cameron Clerk of the Probate Court of said County Erasmus Williams who acknowledged that he signed sealed and delivered the foregoing Deed of Gift on the day and for the purposes therein specified as his act and deed.

Erasmus Williams

Deed

Given under my hand and seal of Office at Canton this 9th Day of November A.D. 1846

John J. Cameron Clerk

St. N. Spencer Received for Record 28th October & Recorded 1st December 1846

Deed
Whereas, on the 12th day of December 1839, Beratio N. Spencer of Claiborne County, Mississippi, executed and delivered to Samuel St. Marshall of Madison County, State aforesaid, a Bond in the Penal sum of fifteen thousand dollars Conditioned, that on the performance by the said Marshall of certain Conditions therein named, he the said Spencer should execute, unto the said Marshall or his legal representatives "a good and sufficient fee simple title" to the following described land situated in Madison County aforesaid to wit, The East half of Sec 7, and the East half of the N.E. quarter of Sec 18, Township 9 Range 2 East. Containing 401¹⁰/₁₀₀ acres. In the same more or less - which Bond was dated the day and year aforesaid and duly Recorded in the Office of the Clerk of the Probate Court of said Madison County in Book of Deeds G. pp. 438 & 439, and Whereas, on the 27th day of November 1843, the said Bond was duly assigned by said Marshall to Kinchen W. McKinney of said Madison County, and the said assignment duly Recorded in the Office and Book and on the pages aforesaid, as will more fully and particularly appear on reference to the Bond and assignment, now of Record as aforesaid in said Office, And Whereas, the said Kinchen W. McKinney, as the assignee of the said Samuel St. Marshall, hath performed fully and completely all the Conditions & stipulations in the Condition of said Bond to be performed by his assignor the said Marshall as Conditions precedent to the Execution of the title aforesaid, Now therefore, Know all Men by these Presents, that we Beratio N. Spencer aforesaid and

Sarah. Spencer, wife of the said Horatio, for and in Consideration of the premises and in Conformity to the obligation of said Bond do hereby bargain, sell assign, release confirm and convey unto the said Nicholas McKimney, and unto his heirs and assigns forever the above mentioned & described tract of land and all the improvements and hereditaments thereto belonging. To have and to hold the aforesaid premises unto the said Nicholas McKimney his heirs and assigns, and to his and their use and behoof forever. And we the said Horatio N. Spencer and Sarah, A. Spencer wife for ourselves, our heirs Executors and administrators, do hereby Covenant, agree to, with the said Nicholas McKimney his heirs assigns, that the said Horatio N. Spencer is seized in fee of the aforesaid premises (Except such Conveyance as was made in & by the Bond aforesaid), and that the same are conveyed, hereby, free and quit of all liens and incumbrances whatsoever - and that we the said Horatio N. Spencer wife, with, and our heirs Executors and administrators shall warrant and forever defend the same unto the said Nicholas McKimney, his heirs & assigns against the legal and equitable Claims of all persons whatsoever. In testimony whereof we have hereunto set our hands and seals this 22nd Day of April A.D. 1844.

Horatio N. Spencer Seal
 Sarah A. Spencer Seal

The State of Mississippi
 Claiborne County


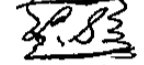
Personally appeared before the undersigned Wm. M. Randolph Judge of Probate in and for the County aforesaid, the above named Horatio N. Spencer, who acknowledged that he signed sealed and delivered the foregoing and within deed as and for his act and deed on the day and year and for the purposes therein written and set forth, and also at the same time appeared Sarah A. Spencer, wife of said Horatio N. Spencer, who being examined separate and apart from her said husband, did in such examination declare that she signed, sealed and delivered, the within and foregoing deed on the day and year therein written, and for the purposes therein set forth, without any fear threats or Compulsion from or by her said husband.

Given under my hand and seal this 22nd Day of April A.D. 1844.
 W. M. Randolph J. of Probate Seal

H. W. McKimney Received for Record 28th October & Recorded 1st November 1846
 Deed. The State of Mississippi
 Madison County } This Indenture, made & entered into this the 28th Day of October A.D. 1846 by & between Nicholas McKimney of the first part, and Gabriel C. Johnston of the second part, all of the County & State aforesaid. Witnesseth, that the said party of the first part, for and in Consideration of the sum of three thousand dollars to them in hands paid at and before the sealing of these presents (by the said party of the second part,) have bargained, sold, conveyed & do by these presents bargain, sell & convey unto the said party of the second part, the following described tract of land to wit: East half of Section 26 of Township 3rd Range 2nd East, containing four hundred & one & 2/3 (the the same more or less lying being in the County & State aforesaid) together with all & singular the improvements, privileges & hereditaments thereto belonging or in any wise appertaining. To have

to hold the before mentioned tract of land, with its privileges & appurtenances to the said parties of the second part, his heirs & assigns, to his then use & behoof forever, And the said party of the first part, do hereby Covenant for themselves, their heirs Executors & Administrators together with the said party of the second part, his heirs & assigns, that the said party of the first part is seized in fee of said land, and have full power & authority, to Convey the same, and that they do hereby Convey the same free from the Claim or title of all and every person whatsoever, and that they hereby forever warrant and defend the title to said land, to said party of the second part, his heirs & assigns, free from all & every person Claiming or to Claim the same,

In testimony Whereof the said party of the first part have hereunto set their hands & seals the day & year above written,

K. M. McKinney 
 Jane McKinney 

The State of Mississippi

Madison County, 3rd Personably appeared before me John P. Cameron Clerk of the Probate Court of said County Kinchen M. McKinney and Jane his wife who acknowledged that they signed sealed and delivered the foregoing And on the day and for the purposes therein specified as their act and deed, And Jane the wife of said Kinchen M. McKinney on a private examination separate and apart from her husband acknowledged that she signed sealed and delivered said deed as her voluntary act and deed without any fear, threats or Compulsion of her

Given under my hand and seal of office
 at Canton this 28th Day of October A.D. 1846
 John P. Cameron Clerk

Seal

K. M. McKinney Received for Record 30th October & Recorded 2nd December 1846

Mortgage { The State of Mississippi

Malcolm Cameron } Madison County } This Indenture made and entered into this the 28th day of October A.D. 1846 by & between Kinchen M. McKinney of the first part, and Malcolm Cameron of the second part, both of the County & State aforesaid, Witnesseth that said Kinchen M. McKinney is justly indebted to Mrs. S. Wardle in the sum of five hundred & fifty four dollars which is evidenced by the Receipted Note of said McKinney for said sum, due on the 1st day of January 1847, and for which said sum said party of the second part has become the surety of said McKinney, and said McKinney being also indebted to P. A. Horn in the sum of about Eighty dollars due and payable on the — day of —; and to C. G. Joyce in the sum of One hundred & five dollars or thereabouts due on the — day of January 1847, & to the said Cameron in the sum of five hundred & fifty two & 3/4 dollars due on the 25th Day of December 1846, and to Robert Tucker in the sum of Three hundred & twenty five dollars or thereabouts, and said Cameron being surety for said debts by promising to pay or guarantee the same, and the said party of the second part having also become bound in — recognizances, for the appearance of said McKinney, before the Circuit Court of said County at the next Term thereof in two recognizances, for five hundred dollars each, & also two recognizances for the appearance of each Matthew McKinney in two Cases, one for \$200 the other for \$100, and Mercer McKinney in two Cases, one for \$200 the other for \$100, and the said McKinney being

desirous to secure said sums of money to secure said Cameron from all loss by becoming surety as aforesaid and otherwise, Now this Indenture sheweth that said McKimney for the consideration aforesaid has granted, bargained sold, delivered & do by these presents bargain sell deliver to said party of the second part. The following Personal Slaves to wit: Meas a man about 28 years of age, Solomon about 21. Matt about 24 Maria about 22, he three children George, Oliver, Micky, Sarah, he Child, So have I to hold said Slaves to said Cameron his heirs and assigns forever, And the said McKimney hereby warrant said Slaves to be sound in body & mind of Slaves for life, free from all incumbrances or Claims of other persons whatsoever, the said party of the second part is to have the immediate possession and retain it until he is fully released from all responsibility in consequence of his suretyship aforesaid, and accords from said McKimney, the amount due from said McKimney to said Cameron, the said Slaves to belong absolutely to said Cameron should he pay the above mentioned sums of money should he not pay the same, and said McKimney pays said debts and releases said Cameron from all responsibility, for the suretyship aforesaid, at the time when the same shall be come due & payable then this Envoynce to be void otherwise to remain in full force & virtue and said Property absolutely to belong to said Cameron without any Privilege of redemption by said McKimney or his representatives,

In testimony Whereof the parties have hereunto set their hands & seals the day & year first above written.

J. M. McKimney
 M. Cameron

The State of Mississippi

Madison County ss Personally appeared before me John D. Cameron Clerk of the Probate Court of said County Kinchen M. McKimney and Malcolm Cameron who acknowledged that they signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as their act and deed,

Seal

Given under my hand and seal of office at Canton this 31st day of October A.D. 1846

John D. Cameron Clerk

Deas Brown Court } Received for Record 2nd November Recorded 2nd December 1846
 Deed }
 Vannoy & Latham } The State of Mississippi
 Madison County ss } This Indenture, made and entered into
 this thirty first day of October A.D. 1846, between Deas Brown Commissioner under
 a decree of the Supreme Court of Chancery, in the Case of the President Directors &c
 of the Bank of the United States vs Deas Vannoy & Latham, et al, of the one part, and Joseph
 N. Vannoy & Mary Latham both of Madison County & State of Mississippi of the
 other part, Whereas by virtue of the aforesaid Decree recorded in said Case entered
 on the Docket of the Superior Court of Chancery of said State 2937. the said Commissioner
 after duly advertising the same, did on the 25th day of November A.D. 1846
 before the Court house then in the Town of Canton set up a Lot in the Town of
 Madisonville, hereinafter described to the highest bidder on a Credit of six Months
 and Whereas the said Vannoy & Latham, did on the said 25th day of November A.D.
 1846, personally appear and bid for the Lot herein after described, and on the terms aforesaid the
 sum of Five dollars which was more than any other person did or would bid for the same

which sum of money has since been fully paid. Now this Indenture, Mistrustful that the said Jesse Brown for and in Consideration of the Premises, and by virtue of the power vested in him by said Decree has granted, bargained, and sold and by these presents doth grant, bargain, sell unto the said Vanhook & Latham their heirs and assigns part of Lot No 8 in the Town of Madisonville fronting 25 feet by 100 back with a building thereon heretofore occupied as a law office, together with all & singular the appurtenances thereto belonging or in any wise appertaining, also all the estate right title interest claim and demand whatsoever of said Vanhook within in Law or Equity of in and to the said Premises at the time of executing the Mortgage, to foreclose which said Decree was made, To have to hold to the said party of the second part their heirs and assigns to the sole, only, proper use benefit & behoof of the said parties of the second part their heirs & assigns forever, and the said party of the first part, the premises every part & parcel thereof so far as the title is vested in him by said Decree for the purposes of said Decree shall & will warrant & forever defend the same unto the said party of the second part their heirs and assigns against all & every person or persons whatsoever & the said party of the second part will in like manner warrant & defend the regularity of his proceedings in the premises. In testimony Whereof the said party of the first part has hereunto set his hand & seal on the day and year first above written.

The State of Mississippi

Jesse Brown Seal

Madison County, set 3 Personally appeared before me John D. Cameron Clerk of the Probate Court of said County Jesse Brown who acknowledged that he signed, sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed as Comptroller as in said deed specified.

Seal

Given under my hand and seal of Office at
Canton this 2^d Day of November A.D. 1846
John D. Cameron Clerk

Japham & Gjerger Received for Ready Received 2^d December 1846

Robert J. Hall } This Indenture, made and entered into this 26th day of
Deed } October in the year one thousand eight hundred and forty six between Benjamin D.
Japham, John H. Gjerger, Margaret B. Japham wife of Benjamin D. Japham & Catharine
M. Gjerger wife of John H. Gjerger of the County of Warren, State of Mississippi
of the one part, and Robert J. Hall of the County of Lake and State aforesaid of
the other part, Mistrustful that for and in Consideration of the sum of Eight
hundred & fifty dollars to them in hand paid by the said Robert J. Hall, the
receipt of which is hereby acknowledged, both this day bargained, sold and
delivered, and by these Presents do bargain, sell and deliver to the said Robert J.
Hall his heirs & the following described lot or parcel of land situate, lying
and being in the Town of Canton, State of Mississippi & known as follows, begin-
ning at the S. E. Corner of Lot No 1 Square No 6 according to the plat of said
Town, thence South 100 feet thence West 400 feet to Union Street, thence North
with said Street 100 feet, thence East 400 feet to the Beginning, together with all

The apartments - hereditaments thereto belonging - it being the same lot purchased by Sappan Gosper from Granville A. Lammie by Deed bearing date 15th Day of May 1844 and Recorded in Probate Office in said County of Madison, to have and to hold the above described lot or parcel of ground to the said Robert S. Hall his heirs assigns forever, and the parties of the first part their heirs assigns do the former warrant and defend the title in the above described premises to the said Robert S. Hall his heirs & assigns the Claim or Claims right or rights of all and every person or persons whatever,

In testimony of which we have hereto set our hands & affixed our seals this day & date above written,
Signed sealed & delivered in presence of

R. S. Sappan
M. B. Sappan
John H. Gosper
Erasmus H. Gosper

The State of Mississippi

City of Vicksburg Personally appeared before me Miles C. Folker Mayor of the City of Vicksburg the within named R. S. Sappan and M. B. Sappan his wife John H. Gosper and Erasmus H. Gosper his wife, who severally acknowledged that they signed sealed and delivered the annexed and foregoing instrument of writing on the day and year therein stated, and for the purposes therein specified as their act and deed, and the said M. B. Sappan wife of R. S. Sappan and Erasmus H. Gosper wife of John H. Gosper, who on an examination private separate and apart from their husbands severally and respectively acknowledged that they signed sealed and delivered the same on the day and year, and for the purposes therein expressed, freely without any fear threats or compulsion of their husbands as their voluntary act and deed.

Given under my hand and seal of Office this 26th day of October A.D. 1846

Seals

Miles C. Folker Mayor

Robert Foster Received for Record 3rd November & Recorded 3rd December 1846
Deed The State of Mississippi
Margaret Allen Madison County This indenture made and entered into by Robert Foster & Emiline C. Foster of the first part, and Margaret Allen of the second part, all of the County of Madison State of Mississippi, that the said Robert Foster & Emiline C. his wife for in consideration of the sum of Five thousand two hundred & twenty five dollars good & lawful money to them in hand paid the receipt & payment is hereby acknowledged, have bargained sold by these Parties do bargain sell and release unto Margaret Allen all that tract of land known as the South half of Section Twenty four, the North East quarter, and the West half of North West quarter, and the North half of East half of the North West quarter of Section Twenty five, all in Township Twelve Range Three East, also the North West quarter of Section Thirty Township Twelve Range Four East, containing in all by estimation more or less than fifty acres, to the same more or less. The said Margaret Allen is to have and to hold the aforesaid tract of land with all the rights titles and interest thereto belonging or in anywise incident, and we the said Robert Foster & Emiline C. do hereby covenant for ever

defend the same tract of land unto the said Margaret Allens his heirs assigns forever against ourselves against all persons lawfully claiming the same or any part thereof.

In Witness Whereof we have hereunto set our hands and seals this fourteenth day of August in the year of our Lord one thousand eight hundred & forty six

The State of Mississippi

Robert Foster Seal
Emeline C Foster Seal

Madison County, ss Personally appeared before the undersigned acting Justice of the Peace in & for said County, the within named Robert Foster & Emeline C. wife of said Robert Foster, who acknowledged that they signed sealed delivered the foregoing deed the day & year therein mentioned & for the purposes therein specified as their act and deed. And Emeline C. wife of said Robert Foster who upon a private examination separately apart from her husband acknowledged that she signed sealed delivered the same as her voluntary act and deed without any fear threats or compulsion of her said husband.

Given under my hand and seal this 14th day of Aigt 1846
A. G. Grafton Seal

A. M. Macgowan Received for Record 3rd November Recorded 3rd December 1846

Deed
sd. M. Llanahan This Indenture, made this twentyth day of October in the year of our Lord one thousand eight hundred & forty six between Abraham M. Macgowan of Madison County and State of Mississippi of the one part & James M. Llanahan of the same County & State of the other part. Witnesseth that the said Abraham M. Macgowan for and in consideration of the sum of Seventy two hundred & forty dollars to me in hand paid by the said James M. Llanahan (the receipt whereof is hereby acknowledged both given granted, bargained, sold, abided, conveyed and confirmed and by these presents doth give grant, bargain, sell, abide, convey and confirm unto the said James M. Llanahan his heirs and assigns forever a Certain tract piece or parcel of land situate lying & being in the County of Madison State aforesaid to wit 2 1/2 1/4 of Sec 24. N 2 1/4 of Sec 24. E 1/2 N 1/4 of Sec 24. Township 10 Range 3 East. E 1/2 N 1/4 3/4 N 1/4 of Sec 25 Township 10 Range 3 East. Containing five hundred & fifty acres more or less to have and to hold the aforesaid lands, with all and singular the rights, profits, emoluments, hereditaments and appurtenances of in and to the same belonging or in any way appertaining, to the only proper use, benefit and behoof of him the said M. Llanahan his heirs and assigns forever. And the said Abraham M. Macgowan for his heirs Executors and administrators, doth Covenant and agree to and with the said M. Llanahan his heirs and assigns, that the before recited lands and bargained Premises, he will warrant and forever defend against the rights title, interest or Claims of all and every person or persons whatsoever.

In Witness Whereof the said Macgowan hath hereunto set his hand and affixed his seal the day and year first above written.

The State of Mississippi

A. M. Macgowan Seal

Madison County, ss Personally appeared before me John J. Cameron Justice of the Peace for said County A. M. Macgowan (who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed. Seal Given under my hand and seal of Office at Canton this 30th day of October 1846
John J. Cameron Seal

✓ Jesse Armstrong Deceased for Record 11th November & Recorded 3rd December 1866

Deed
Robt. M. Shippe } This indenture, made and entered into the fifth day of March
Anno Domini Eighteen hundred and forty six between Jesse Armstrong, deceased
Armstrong, and Ellen Sneed, of the first part, and Robert M. Shippe of the second
part: all of the County of Madison and State of Mississippi. Witnesseth, that for
and in Consideration of the sum of five hundred dollars to us then said party
of the first part in hand paid by the party of the second part, at and before
the signing and sealing of these Presents, the receipt whereof is hereby acknowledged
have granted, bargained, sold, Conveyed and Confirmed and by these Presents do
grant, bargain sell Convey and Confirm unto the said Shippe, and to his heirs
and assigns forever, the following described land to wit: The South West quarter
of North West quarter of Section No 21. The East half of the North East quarter
and the North East quarter of the South East quarter of Section No 20. and the
East half of the North West quarter of Section No 21, all in Township Number Twelve
Range four East. Containing in all 240 2/3 acres lying and being in the County
and State aforesaid. To have, and to hold unto him the said Shippe, and
his heirs and assigns forever all and singular said land and its appurtenances
thereto belonging, or in any wise appertaining, And we do hereby bind ourselves
our heirs and assigns to forever warrant and defend all and singular the said
premises unto the said Shippe, his heirs and assigns forever, and against our
heirs Executors administrators and assigns, and against the Claims or Claims
of all and every persons, or persons lawfully claiming the same.

In testimony whereof, we have hereunto set our hands and
seals in this day and year above written
The Words in Manuscript "Jesse Armstrong and Ellen
Sneed" were interlined before signing and sealing of the
foregoing instrument - to wit

Jesse Armstrong Deed
Jesse Armstrong Deed
Ellen Sneed Deed

J. B. Matter. Oliver Gouly
State of Mississippi This day Personally appeared before me William Davis Jr. a
Madison County } acting Justice of the Peace for said County Jesse Armstrong, and
Jesse Armstrong, and Mrs Ellen Sneed, whose names are subscribed to the above
Deed, who acknowledged that they signed sealed and delivered the above Deed
for the Consideration and purposes therein expressed, and Mrs Jesse Armstrong
widow of William Armstrong deceased, acknowledged that she signed, sealed and
in full relinquishment of her dower therein, and Mrs Ellen Sneed being examined
separate and apart from her husband Joshua Sneed acknowledged that she
signed, sealed and delivered said Deed for the Consideration and purposes
therein expressed and in full relinquishment of all the right title and interest
which she has in and to the land specified in said Deed in Dower or other-
wise, of her own free and voluntary will, without threat force or undue in-
fluence of any kind on the part of her said husband Joshua Sneed,

Given under my hand and seal the second day of
November A.D. One thousand eight hundred and forty six
Wm Davis Jr. Justice of the Peace

Jesse Brown Com^{rs} Received for Record 5th November Recorded 4th December 1846

Seal The State of Mississippi

Ed. G. Henry } Madam County } This Indenture, made and entered into
 the fifth day of November Eighteen hundred and forty six, between Jesse Brown Com-
 missioner under a Decree of the Superior Court of Chancery, in said State, in the Case
 of the Prudent Directors of the Bank of the United States, vs. John Van Vactor
 et al. of the one part, and Ed. G. Henry of said County and State of the other part.
 Whereas, by virtue of the aforesaid Decree, rendered in said Case numbered in the
 docket of said Superior Court of Chancery "2739" the said Com^{rs} after duly ad-
 vertising the same, did, on the 25th day of November A.D. 1846, before the Court house
 door in the Town of Canton, set up the lands hereinafter described, to the highest bid-
 der in a Credit of six Months, and whereas the said Henry, did, on the said 25th
 day of November A.D. 1846 personally appear and bid for said lands, and on said
 terms the sum of Three hundred and fifteen dollars, and ninety eight Cents which
 was more than any other person did or would bid, for the same, and then and
 there executed his bond with security, as required by said Decree, which bond
 has since been fully paid. Now, this Indenture Witnesseth, that the said
 Jesse Brown, for and in Consideration of the Premises, and by virtue of the power
 vested in him by said Decree, has granted, bargained and sold, and in these presents
 doth grant, bargain and sell unto the said Henry, his heirs and assigns forever
 the following described lands, to wit; the undivided half of the South East quarter
 the West quarter and the West half of the North East ~~quarter~~ of section thirty five
 Township Six Range five East, together with all and singular the appurtenances
 thereto belonging, and also all the Estate, right title, interest Claim and demand
 whatsoever of the said Van Vactor, either in Law or Equity, in and to the said premises
 at the time of executing the Mortgage, to fulfill which said Decree was made. Do
 give and to hold to the said party of the second part his heirs and assigns, to
 the sole and only proper use, benefit and behoof of the said party of the second part
 And the said party of the first part, the said Premises and every part and parcel
 thereof so far as the title thereto is vested in him by said Decree, and for the
 purposes of said Decree, shall and will warrant and forever defend unto the said party
 of the second part his heirs and assigns, against all and every person or persons whom-
 soever, and the said party of the second part will in like manner warrant and
 defend the regularity of his own proceedings in the Premises.

In testimony Whereof the said parties have hereunto set their hands and seals on the day and year first above written.

The State of Mississippi

Madam County set, Personally appeared before me John J. Cameron Clerk of
 the Probate Court of said County Jesse Brown who acknowledged that he signed
 sealed and delivered the foregoing deed on the day and for the purposes therein
 specified, as his act and deed as Commissioner as in said deed specified
 Given under my hand and seal of office

Seal

at Canton this 5th Day of November A.D. 1846

John J. Cameron Clerk

Wm A Moore of Madison County, Mississippi } Received for Record 9th November & Recorded 7th December 1846
 Martha Moore administratrix }
 Deed
 Willie Lyons } Know all men by these presents, that we William A Moore
 administrators and Martha Moore administratrix on the Estate
 of William Moore Sr., of the one part, and Willie Lyons of the other part, all
 of the County of Madison and State of Mississippi, for and in Consideration of
 of the sum of One hundred and twenty eight Dollars in hand paid by the said
 Willie Lyons of the said County and State aforesaid, the receipt whereof being
 acknowledged, we have according to an order of the Probate Court of Madison
 County granted at the same Term proceeded to sell and convey to the said Willie
 Lyons his heirs and assigns a Certain tract or parcel of land situated in the County
 of Madison designated as follows, South half East half N. West quarter Sect
 Nineteen Town Eight Range Three East Containing forty acres. Together with all the
 privileges and appurtenances thereto belonging, To have and to hold the above
 granted land to the said Willie Lyons to his heirs and assigns forever.

In testimony whereof we have set our hands and affixed our seals
 October 27th 1846. William A. Moore, Adm^r
 Martha Moore, Adm^r

The State of Mississippi }
 Madison County Oct 3rd Personally appeared before me John J. Cameron Clerk
 of the Probate Court of said County Wm A. Moore and Martha Moore who
 acknowledged that they signed sealed and delivered the foregoing Deed on the day and
 for the purposes therein specified as their act and deed as administrators as in
 said Deed specified.
 Given under my hand and seal of office at
 Canton this 9th day of November A.D. 1846
 John J. Cameron Clerk

Wm A Moore Administratrix } Received for Record 9th November & Recorded 7th December 1846
 Deed
 Robt. D. Moore } Know all men by these presents, that we William A. Moore
 administrators and Martha Moore Administratrix on the Estate of William Moore
 Sr., of the one part, - Robert D Moore of the other part, all of the County of Madison
 and State of Mississippi, for and in Consideration of the sum of five hundred
 and ninety four Dollars in hand paid by the said R. D. Moore of the said County
 and State aforesaid, the receipt whereof is hereby acknowledged, we have according
 to an order of the Probate Court of Madison County granted at the same Term
 proceeded to sell and convey unto the said Moore his heirs and assigns a
 Certain tract or parcel of land situated in the County of Madison designa-
 ted, follows. North half of half N West quarter Sect Nineteen, and North
 half N East - Sect Nineteen Township 8. N. 3. East, Containing One hundred
 and fifty acres, together with all the Privileges and appurtenances to the
 said land in any wise appertaining and belonging. To have and to hold the
 above granted land to the said Moore, to his heirs and assigns forever.

In testimony whereof, we have set our hands and affixed our seals
 October the twenty fifth Eighteen hundred and forty six William A. Moore Adm^r
 Martha Moore Adm^r

The State of Mississippi }
 Madison County Oct 3rd Personally appeared before me John J. Cameron Clerk of

the Probate Court of said County Wm. A. Moore and Eliza Moore who acknow-
-ledged that they signed sealed and delivered the foregoing Deed in the day and for the
purpose therein specified as their act and deed as Administrators as in and said
specified

Seal

Given under my hand and seal of office at Canton
this 9th Day of November A.D. 1846

John P. Sumner Clerk

Wm. M. Slaughter Received for Record 10th November & Recorded 7th December 1846

Deed Gift

E. M. Davidson I know all men by these Parents, that I William M. Slaughter
of Madison County in the State of Mississippi, for and in Consideration of the Natural
love and affection which I have and bear to my Daughter Elizabeth M. Davidson
have given granted and conveyed, and by these Parents do give grant & convey
unto my said Daughter, a Negro Woman named Margaret & her Child
Pinnera. To have and to hold unto my said Daughter Elizabeth M. Davidson
for and during the term of her natural life, together with them increase; and
after the decease of my said Daughter, the said property is hereby given granted
and conveyed to my Grandson Willie Lee Davidson; the infant son of my said
Daughter in Case he should survive his said Mother, To have and to hold unto
him and his heirs forever, Provided he shall attain to the age of twenty one years
or shall die leaving lawful heirs of his body, But in Case my said Grandson
shall survive his said Mother die without having attained to the age of twenty one
years, or without having lawful heirs of his body, said property is hereby given
granted and conveyed to my Grand Children, to wit, the lawful Children of
my son James M. Slaughter, or in Case my said Daughter, Elizabeth shall survive
her said son Willie Lee, said Property at her death without lawful heirs of her
body said property is to be given to said Children of my said son James M.
Slaughter, if she should survive her said son & die leaving other heirs of her
body, said Property is given to such heirs of her body. It is intended hereby to
give said Property to the Children of my said son James, in Case my said
Daughter & her son shall both die as aforesaid without lawful heirs of them bodies.

In testimony of which I have hereunto set my hand & affixed my seal this
7th Day of Nov 1846.

The State of Mississippi
Madison County

Wm. M. Slaughter Seal

Personally appeared before me a Justice of the Peace in
and for said County, William M. Slaughter whose name is subscribed to the
within foregoing instrument of writing, who acknowledged that he signed sealed
and delivered the same as his act & deed on the day & year therein written

Witness my hand & seal this 7th Day of Nov A.D. 1846

J. P. Mitchell J. P. Seal

Richard Stratton, Received for Record 16th November & Recorded 8th December 1826

Deed Trust
 Lemuel Brown } This Indenture, made the fifteenth day of August in the year
 one thousand eight hundred & forty six, between Richard Stratton of the County
 of Madison, and State of Mississippi, of the one part, and William M. Coates
 of Williams County, Tennessee, and Robert C. Bowen of Madison County, Missis-
 sippi, of the other part: Witnesseth, that the said party of the first part for and
 in Consideration of the sum of five dollars to him in hand paid by the said
 parties of the second part, the receipt whereof is hereby acknowledged, and for the
 other Considerations hereinafter specified, hath given granted bargained and sold
 and doth by these Presents, give grant bargain, sell assign release, Convey and Con-
 firm unto the said parties of the second part their heirs and assigns, the following
 described real and personal estate, and Slaves all situate lying and being in the
 said County of Madison and State of Mississippi to wit, One thousand and
 eighty acres of land, Eight hundred and eighty acres of which were conveyed by James
 Walker to Henry L. Coates, by deed which has been shown and registered in said
 County of Madison, and the other two hundred acres of which has been conveyed
 by great Claim Deed to the said Henry L. Coates by Elizabeth A. Williamson wife
 of R. M. Ford Williamson, late of the said County of Madison, which Deed of great Claim
 embraces also the said eight hundred and eighty acres above mentioned, and the whole
 being generally known and designated as the Williams place near Vernon, in the said
 County of Madison, Also the following described Negro Slaves to wit, Jack a man
 supposed to be about 25 years old; Reuben a man supposed to be about 30 years old
 Tom a man supposed to be about 20 years old, Edmund a man supposed to be about
 22 years old, Phil a man supposed about 25 years old, Bob a boy aged about 17
 years, Lydia a woman supposed about 22 years old, Anne a woman supposed 18
 years old, Emaline, a woman supposed 18 years old, Mary a woman supposed from 30 to
 35 years old, Harriet a woman supposed 28 years old, Sander a man aged about
 35 years, May a man aged about 35 years, Sam a man aged about 15 years, Lewis
 a man aged 18 or 20 years, Andrew, a man aged 18 or 19 years, George a man aged
 about 18 or 19 years, Jo a boy aged about 17 years, Ned a boy aged about 12 or 13
 years, Harrison, a boy aged 14 or 15 years, Caleb, a Man aged about 20 years, John
 a Man aged about 35 years, Nancy, a woman aged about 30 years, Patsy a woman aged
 about 23 years, Malinda, a woman aged about 15 years, Maria a woman aged about 16
 years, Eliza a girl aged about 14 or 15 years, Anne a girl aged about 12 years, Ellen a girl
 aged about 8 or 9 years, and four infant Children of the woman above named, whose
 names, ages & sexes are not now known, all of which property real and personal and
 Slaves, is embraced in a deed of Conveyance then day made by the said Henry L. Coates
 to Richard Stratton, Also the following named Negro Slaves, to wit, Harriet a man
 30 years old, Sam a boy fifteen years old, Nancy, a woman 29 years old, Ellen a woman
 20 years old, Hester a man 25 years old, George, a man 22 years old, Anne a woman
 25 years old, Sabie a girl, twelve years old, Milly, a woman 30 years old, Patsy a girl
 16 years old, Martha a woman 18 years old, Jordan, a boy 19 years old, Marshall, a boy
 fifteen years old, Calvin a boy 12 years old, and Mary a girl 12 years old, Also all the
 Horses, Mules, oxen Cattle hogs household and kitchen furniture and farming and
 planting stock and implements of every name kind and description on the said place

at the date of these Presents, Do have and to hold the said property real and personal and alls unto the said parties of the second part. Their heirs and assigns forever.

This Conveyance is nevertheless, made upon the following Conditions and trusts, and for the following uses and purposes, and none other, that is to say: Whereas the said Richard Featherston is indebted to the said Henry L. Lometon in the sum of Twenty five thousand dollars evidenced by notes, bearing over date with these Presents, and due at One two three, four and five years from the first day of January next (1847) and all bearing interest from that time, each for the sum of five thousand dollars Now if the said Richard Featherston, shall well and truly pay and discharge the said several notes as they respectively fall due, with the interest thereon, then this Conveyance to be void and of no effect But otherwise and in Case of failure of the said Richard Featherston in whole or in part to pay the said notes with interest as they fall due, it shall be the duty of the said parties of the second part, or either of them to cause to be sold, to the highest bidder for Cash, or on a Credit, as they may be instructed by the said Henry L. Lometon, or by any person or party holding said notes or any of them, and after giving reasonable notice of the time and place of sale the whole of the property hereby conveyed, or so much thereof as may be necessary to pay the amount then due with interest, and in Case of a surplus remaining or should after any sale, the same is to be held by the Trustees subject to the payment of any note not then fallen due, and in Case there be no note remaining to fall due, then such surplus is to be paid over to the said Richard Featherston or to his order or personal representatives. In Case of any sale being made the expenses of the sale are first to be paid and next the amount due on the notes aforesaid, or any of them with interest. It is agreed, that a reasonable notice shall not be less than sixty days. In Witness Whereof, the said party of the first part hereunto subscribes his name & affixes his seal, the day and year first above written, In Presence of

Prsten May, J. M. Scott, J. M. Riddleberger
State of Tennessee, & Do it Remembred, that on this 2nd Day of September 1846, Personally appeared before me, Morgan W. Brown Judge of the Courts of the United States, for the Eastern, Middle & Western Districts of the State of Tennessee Prsten May and J. M. Riddleberger, subscribing witnesses in Deed who being first duly sworn depose and say that the within named Richard Featherston acknowledged the same to be his act and deed, in their Presence, on this day, and that they became subscribing witnesses thereto in the Presence of the said Richard and of each other. Given under my hand & seal at Nashville.

Morgan W. Brown Judge

* Brown Neil & Ludlow Received for Record at Nashville recorded 8th December 1846
Deed

Mr. J. Smith This Indenture, made & entered into this the 17th day of November A.D. 1846 between James Brown Tennessee Brown his wife of the County of Rankin, State of Mississippi, Gibbon Neil, Aaron Neil the two last of the same County, State, Richard Neil & C. Neil, L. M. Ludlow & Charlotte his wife of the County of Scott, State aforesaid and all heirs of John B. Neil deceased of the first part & Thomas J. Smith of the County of Madison

of State of Mississippi of and of the second part, Witness that the said parties of the first part for and in Consideration of the sum of five hundred dollars to them in hand paid by the said Thomas & Smith party of the second part at and before the sealing & delivery hereof, the receipt whereof they do hereby acknowledge and thereof acquit & forever discharge the said party of the second part his heirs & executors administrators & assigns, by these Presents, have granted, bargained sold aliened, enfeoffed released confirmed, and by these Presents do grant bargain sell alien enfeoff release confirm unto the said Thomas & Smith party of the second part to his heirs Executors administrators and assigns forever, as heir of the said John C. Neel deceased, all their right, title, property interest Claim or demand whatsoever in and to the estate of the said John C. Neel deceased both real personal and mixed, in law or equity or otherwise howsoever of in to or out of the same To have and to hold the same to the said party of the second part, his heirs & assigns forever against any, any Claim or demand of the said party of the first part, or any other person or persons whatsoever, Claiming or to Claim under or through them in any manner whatsoever, either in law or equity.

In testimony whereof, the said parties of the first part, have respectively subscribed their names & affixed their seals the day & date above written.

- L. M. Ludlow.
- G. G. Neel
- A. L. Neel
- R. J. Neel
- G. C. Neel
- J. J. Brown
- Jimmie Brown
- Charlotte Ludlow

Seal
Seal
Seal
Seal
Seal
Seal
Seal
Seal

The State of Mississippi
Scott County

Personally appeared before me William A. Hutson an acting Justice of the Peace in and for said County L. M. Ludlow, G. G. Neel, A. L. Neel, R. J. Neel, G. C. Neel, Charlotte Ludlow, James Brown and Jimmie Brown, and acknowledged that they signed sealed and delivered the within deed to the within named estate for the purposes therein mentioned.

In testimony whereof I have hereunto set my hand and seal this the 20th day of November A.D. 1846
William A. Hutson J. P. Seal

Thos. A. Humphrey
Deed

Received for Record Ed^d November Recorded 8th December 1846

William Rutland } This Indenture, made and entered into this 2nd day of July A.D. 1846 between Thomas A. Humphries of the County of Harrison and State of Mississippi of the one part, and William Rutland of the County of Madison and State of Mississippi of the other part. Witness that the said Thomas A. Humphries, has this day bargained sold and conveyed unto the said William Rutland two certain tracts or parcels of land lying in Madison County in the State of Mississippi and described and known as follows. (viz) The South West quarter Section of Section Twenty one Township Eight Range One East, less together a corner off of the North end of the West half of said quarter section, and also the Nth of

Exp of N^o 14 Section 21 Township Eight Range One East. for and in Consideration of Seven hundred dollars in hand paid. the receipt thereof is hereby acknowledged and the s^o Memphis do the Convey unto the s^o Rutland his heirs and assigns the afo^r. bargained Premises, with the appurtenances thereto belonging from himself his heirs and assigns, and well well and truly warrant and defend the title to the first described quarter section with the exception afo^r. unto the s^o Rutland his heirs and assigns against the Claim or Claims of all persons whatsoever, And the said Memphis will defend and warrant the title of the second described tract of land afo^r. as N^o 12 of Exp. of N^o 14 section 21. Township Eight Range One East unto the said Rutland his heirs and assigns from himself and all Persons Claiming under, through or by him.

In Witness Whereof I have hereunto affixed my hand and seal this day and date above written.

State of Mississippi
 Harrison County } Personally appeared before me William L. Shuckey one of the Judges of the High Court of Errors Appeals for the State of Mississippi the above named Thos^s Memphis who acknowledged that he signed sealed and delivered the foregoing Deed on the day and year, and for the purposes therein named as his act and deed. Given under my hand & seal this 2nd Day of July AD 1846
 W. L. Shuckey Seal

Said Hambley Tax Collector Received for Record 8th October Recorded 11th December 1846
 Deed

John Montgomery } I said Hambley Tax Collector for the County of Madison have this day, according to law sold the following tract of land, to wit Beginning at a stake on Big Black River from thence an Iron Oak bear S. 48^o N 50 links and a red Elm bear S. 30^o N. 50 links marked thus III. Thence S 41^o E. 1004 links to a Horseman marked thus X III. on four sides, thence N. 77^o 15^o E 14 Chains to a stake, from thence a Hickory bear N 38^o E 30 links and a maple bear S 75^o E 40 links, thence North 23^o N to within twelve feet of the Bank of Big Black River, thence parallel down said River not to include the present ferry landing on said River, thence to the Bank of said River, thence down the several meanders of said River to the beginning Corner, as the property of Abraham S. Albany Williams, S. Brown for the taxes due thereon for the year 1843, to wit, the sum of 0.49 Cents when John Montgomery being the best bidder at the sum of \$3.49 I therefore sell and Convey the said land to said John Montgomery his heirs & forever.
 Given under my hand and seal this 7th October 1844.

The State of Mississippi } Said Hambley Tax Collector Seal
 Madison County } Personally appeared before me John S. Cannon Clerk of the Probate Court of said County Samuel Hambley who acknowledged that he signed sealed and delivered the within Deed on the day and for the purposes therein specified as his act and deed as Tax Collector for said County Given under my hand, and seal of office at Canton this 21st Day of October AD 1844
 John S. Cannon Clerk

Benjamin Taliaferro Received for Record & duly Recorded 6th January 1847

Deed

Polly Watkins } This Indenture, made the fourteenth day of January
in the year of our Lord one thousand eight hundred and forty six by and between
Benjamin Taliaferro of the County of Monroe and State of Alabama of the one
part, and Polly Watkins his Niece of the County of Madison and State of Mississippi
of the other part, Witnesseth, that the said Benjamin Taliaferro, for and in Con-
sideration of the natural love and affection which he the said Benjamin
Taliaferro, bears towards his said Niece, the said Polly Watkins, hath given and
granted, aliened, enfeoffed and confirmed and by these Presents do give grant
alien, enfeoff and confirm unto the said Polly Watkins, her heirs and assigns
a certain tract or parcel of land with the appurtenances thereto belonging
situate, lying and being in the County of Madison and State of Mississippi
and known as the East half of the South West quarter of Section Twenty six in
Township Eleven North of Range five East, in the District of lands subject to sale
at Columbus Mississippi containing Eighty acres and twenty eight hundredths
of an acre, to the said Polly Watkins her heirs and assigns forever, to have
and to hold the said land and Premises, with the appurtenances belonging
or in any wise appertaining, unto the said Polly Watkins her heirs and
assigns forever, And the said Benjamin Taliaferro for himself and his
heirs, the said land and Premises, and every part and parcel thereof against
himself his heirs assigns, and all and every person whatsoever with warrant
and forever defend by these Presents,

In Witness Whereof the said Benjamin Taliaferro has here-
unto set his hand and seal, the date above written.

signed sealed and delivered in the Presence of
M. D. Shelby Esq. Matlock

Benⁿ Taliaferro Seal

The State of Mississippi Personally appeared before the undersigned an
Madison County Acting Justice of the Peace in and for said
County M. D. Shelby Esq. Matlock Subscribing Witnesses to the within
Deed who being duly sworn depose & testify that they saw the within named
Benjamin Taliaferro whose name is subscribed thereto sign seal & deliver
the same to the within Polly Watkins as his act and deed,

Given under my hand & seal this 30th November 1846
J. P. Hollingsworth Seal

Benjamin Taliaferro Received for Record & duly Recorded 7th January 1847

Deed

M. J. Watkins } This Indenture made this fourteenth day of January Eighteen
hundred and forty six by and between Benjamin Taliaferro of the County of Monroe
and State of Alabama, of the one part and Henry J. Watkins of the County
of Madison and State of Mississippi of the other part, Witnesseth that the
said Benjamin Taliaferro for and in Consideration of the sum of Three hundred
dollars 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 Henry J. Matthews, his heirs and assigns, a certain tract or parcel of land situate lying and being in the County of Madison and State of Mississippi and known as the West half of the North East quarter of the East half of the South West quarter of Section Twenty four, and the East half of the North West quarter of Section Twenty five in Township Ten North of Range Five East, with all and singular the incidents and appurtenances thereto belonging or in any wise appertaining, and all the Estate right title Claim interest and demand whatever of him the said Benjamin Talcott, of in and to the said lands and Premises and every part and parcel thereof. To have and to hold the said land and Premises above mentioned, and every part and parcel thereof with the appurtenances, unto the said Henry J. Matthews his heirs and assigns, to the only proper use and behoof of the said Henry J. Matthews his heirs and assigns forever. And the said Benjamin Talcott for himself and his heirs the said lands and premises and every part and parcel thereof against himself and his heirs, and all and every person whatever well warrant and forever defend, to the said Henry J. Matthews his heirs and assigns.

In Witness Whereof the said Benjamin Talcott has hereunto set his hand and seal the day and year above written,
 signed sealed & delivered in the presence of
 H. C. Rogers John S. Corington Benjamin Talcott

State of Mississippi Personally appeared before the undersigned an acting Justice of the Peace in & for said County J. C. Rogers & John S. Corington attesting Witnesses to the within deed of Conveyance who being duly sworn saith that they saw Benjamin Talcott the grantor of the within deed sign seal and deliver the within deed as his own act & deed for the purposes therein expressed.

Given under my hand and seal this 11th December 1846
 J. J. Hollingsworth JP. Seal

S. M. Mulherrin Received for Record 29th Dec 1846 & Recorded 7th January 1847

Mortgage
 Dick & Hill } This Indenture of Mortgage made & entered into this 25th Day of December 1846 between Saml. M. Mulherrin of the County of Madison, State of Mississippi of the one part & James Dick & Henry R. M. Hill, Co-morchant Merchants & Traders together under the style & firm of Dick & Hill of New Orleans Louisiana of the other part, Witnesses, that Whereas the said Saml. M. Mulherrin hath this day executed to said Dick & Hill his two promissory Notes or Bills in full payable to the order of said Dick & Hill at their Counting House in New Orleans both bearing even date hereof Viz One for fifteen hundred & thirty three 33/100 Dollars due Eleven Months after date and one for fifteen hundred & sixty six 66/100 Dollars due fifteen Months after date. Now Know all Men by these Presents, that in order to secure the payment of the above stated notes, the said Mulherrin hath this day bargained & sold by these Presents doth bargain sell & Mortgage to said Dick & Hill their heirs & assigns the

following described property viz Four hundred forty three acres of land in said Madison County, Mississippi known & designated in the Abstract District of Land subject to sale at Mount Solon, as the South West quarter of Section No One & the North half of the South East of & the North half of the East half of the South West of & the North West quarter of Section No two all in Township No (7) Town of Range No One East together with the meadows, trees of home made & open and Plantation utensils of every description on the same, also the following Negroes viz Sandy about forty years old, his wife Ann 38 & their family viz Charles 21, Sam 19, David 17, Luoma 15, Ann 11, Catharine 13, Pindon 9, Harriet 4, Rachel about forty years old & his wife Sophia about 25 & their family viz Louisa 15, Fanny 13, Elizabeth 11, Jackson 9, Sandy 7, Henry & America 3, Sarah 1, Lucy 27 years old & her Children Eliza 9, Albert 7, Harriett & Louisa 3, Alfred 20 years old, Betty 18, Bob 16. To have & to hold the above described property to the use benefit & behoof of them the said Dick & Sell their heirs & assigns forever, Provided always this Mortgage is void when the express Condition hereof of the said David N. Mulhennin shall pay & discharge the above described Notes, then this is to cease, be null & void, otherwise upon the failure or refusal of the said Mulhennin to liquidate & pay the said Notes together with the interest accruing & any expenses therein, then this to be & remain in full force & virtue.

In testimony Whereof the said David N. Mulhennin hath hereunto set his hand & seal the day & date first above written.

The State of Mississippi }
 Madison County set } Personally appeared before me John D. Cameron Clerk of the Probate Court of said County Samuel N. Mulhennin who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed.

S. N. Mulhennin *[Signature]*

Given under my hand and seal of Office at Canton this 29th Day of December A.D. 1846

[Signature] John D. Cameron Clerk

[Signature]

Wm. S. Bailey Sheriff Received for Record 26th November 1846 Recorded 7th January 1847

N. P. Whitstead } This Indenture, made and entered into this second day of October Anno Domini One thousand eight hundred and forty six between William S. Bailey Sheriff of Madison County Mississippi, of the first part, and Nathan P. Whitstead of the second part, Witnesseth that Whereas Judgment was rendered by the Circuit Court of the County of Madison against and against Lemuel Drummey & William D. Walker in the following Case viz at the Special February Term 1840 of said Court as aforesaid to wit S. N. Melackoff vs Lemuel Drummey & William D. Walker for the sum of Two thousand five hundred and seventy two dollars and fifty two Cents, with interest at the 8 per Cent per annum, from date until paid and Cost of suit, and Whereas Writs of fieri facias issued from the Office of the Clerk of the Circuit Court aforesaid, directed to the Sheriff of Madison County, aforesaid, commanding him

that of the goods and Chattels, Lands and tenements of the aforesaid Samuel
 Freeman & William D. Walker be caused to be made the sum of Money mentioned
 in said writ to come to the said Plaintiffs at the October Term A.D. 1846. of
 said Court, and the said Sheriff in Conformity to the Command of said writ
 did levy on the first day of July A.D. 1846 on the following described tract or
 parcel of land as the property of said defendant William D. Walker lying and
 being in the County of Madison aforesaid known as follows to wit: The North
 half of the West half of the South East quarter of Section Twelve. The South
 half of the East half of the North East quarter of Section fifteen. and the South
 half of the East half of the North East quarter of Section One, all in Township
 Nine Range Four East, containing by estimation 720 acres be the same more or less
 and he said Mr. J. Bailey Sheriff did advertise the same for sale according
 to Law, and the said Mr. J. Bailey Sheriff as aforesaid on the second day of
 October A.D. 1846 did offer the same for sale at the Court House door aforesaid
 to the highest bidder for Cash and Nathan B. Whitbread appeared and bid
 Ninety Nine Dollars and Eighty Cents for said land which was more than any
 other person did or could bid. Now therefore, for the Consideration of the aforesaid
 sum of Ninety Nine dollars and Eighty Cents to me for hand paid the receipt
 of which is hereby acknowledged I William J. Bailey Sheriff as aforesaid by
 virtue of the authority vested in me as Sheriff, do hereby bargain sell and convey
 to the aforesaid Nathan B. Whitbread his heirs and assigns, all the right
 title interest and Claim of the aforesaid William D. Walker in and to the
 aforesaid tract or parcel of land together with all and singular the appur-
 tenances thereto belonging or in any wise appertaining. To have and to
 hold the same forever unto the said William D. Walker his heirs Executors and
 Administrators.

In testimony Whereof, I have hereunto set my hand and
 affixed my seal, the day and year first written.

The State of Mississippi

Wm. J. Bailey Sheriff

Madison County do hereby appear before me John J. Cameron Clerk
 of the Probate Court of said County William J. Bailey who acknowledged
 that he signed sealed and delivered the foregoing deed on the day and for the
 purposes therein specified as his act and deed as Sheriff of said County.

Given under my hand and seal of office at
 Courten this 26th Day of November A.D. 1846.

John J. Cameron Clerk

Seal

Samuel L. Gibson has Received for Record 28th November 1846; Recorded 7th January 1847
 Deed Gift

Mary J. Fieldyetter Know all men by these Presents, that I, Sam. L. Gibson of
 the County of Madison and State of Mississippi for and in Consideration
 of the natural love and affection, which I bear for my daughter Mary
 Jane Field, wife of Henry Field, and my Grand Daughters, Maria Louisa
 Field, and Ada Ann Field, all of said County, State, and for the further
 Consideration of five Dollars to me in hand paid by them the receipt whereof
 is hereby acknowledged, have this day given granted, bargained and sold

and by these Parents, do give grant bargain and sell unto her respect-
 ively, all the right title claim and interest which I have, or ever had in the
 following Negroes. (viz) I give grant bargain and sell unto my daughter Mary Jane
 Field forever, with the privilege of willing or disposing of the same at her will
 to whomsoever she may think proper, a Negro woman Heliza aged about twenty
 five years, and a Negro girl Louisa aged about fifteen years, with all
 their future increase, to be used, possessed, held and enjoyed, to the separate use
 behoof and benefit of the said Mary Jane, and no way to be subject or liable
 to the debts or contracts of her said husband, Do my Grand daughter Maria
 Louisa Field, I give grant bargain and sell unto her and her heirs forever, a
 Negro girl Venus about five years of age, with all her
 future increase, Do my Grand daughter Ada Ann Field I give grant bargain
 and sell unto her and her heirs forever, a Negro girl
 Clara sister to Venus aged about ten months, with all her future increase

In testimony whereof, I have hereunto set my hand and affixed
 my seal the 1st day of Octo 1846

The State of Mississippi
 Madison County ss } Personally appeared before the undersigned acting
 Justice of the Peace in & for the County aforesaid, Ann Chambers whose name
 is signed to the foregoing deed, who acknowledged that she signed sealed and
 delivered the foregoing deed as her voluntary act and deed for the purposes
 therein mentioned. Given under my hand and seal this 11th day of Dec 1846
 J. L. Mitchell, J.P.

W. B. Harvey & others } Received for record 11th Dec 1846 of Recorded 7th Jan'y 1847
 Release }
 Mary Jane Field } Know all men by these Presents, that we W. B. Harvey, A. R. Singleton
 J. C. Bates & Ann Chambers, for value rec'd have this day released, quitted claim
 and delivered, and by these Presents do release, grant bargain and sell unto Mary
 Jane Field a certain female slave named Leharotta, about 24 years old,
 to have & to hold the said slave to the said Mary Jane Field, to her own use and
 behoof. Witness our hands & seals this 11th day of December 1846.
 W. B. Harvey as to
 J. C. Bates & Ann Chambers }

The State of Mississippi
 Madison County ss } Personally appeared before me John D. Cannon Clerk of
 the Probate Court of said County W. B. Harvey and A. R. Singleton who acknowledged
 that they signed sealed and delivered the foregoing instrument on the day and
 for the purposes therein specified as their act and deed, and the said W. B. Harvey
 being duly sworn depose and said that he saw Joseph C. Bates sign and seal the
 said instrument on the day it bears date, and that the above named Ann
 Chambers signed sealed and delivered and acknowledged the same in his presence
 on this day as her act and deed. Given under my hand and seal of office at
 Canton this 11th day of December A.D. 1846
 John D. Cannon Clerk

E. G. Henry Adm^r of the will of the said deceased 7th December 1846 of the order 7th January 1847

And

L. D. Henderson This Indenture, made and entered into this 9th Day of November 1846 between E. G. Henry administrator de bonis non of the estate of Amsted Branch deceased, of the one part, and Lawson D. Henderson of the other part (Witnesseth, that Whereas the said E. G. Henry administrator as aforesaid, by an order of the Probate Court of Madison County and State of Mississippi was authorized and empowered to make sale of the Real Estate of the said deceased, so far as should be necessary to satisfy the just debts by him owing at the time of his death, and for incidental Charges Moved: This Indenture, Witnesseth, that the said E. G. Henry as a administrator as aforesaid, as well by virtue of the power and authority to him given as aforesaid, as in Consideration of the sum of Twenty Nine hundred and seventy three dollars and three Cents, to him paid. The receipt Whereof is hereby acknowledged, hath granted bargained sold and conveyed, and by these Presents, in said Capacity, doth hereby grant bargain sell and convey unto him the said Lawson D. Henderson, all those tracts or parcels of land lying and situate in the County and State aforesaid, and more particularly known and described as the N 1/4, S 1/4, W 1/4 & S 1/4, Section 3; W 1/4 NW 1/4 section 10; E 1/4 N 1/4 section 23 Commonly called the Irish tract, and containing 311 acs. more or less. Also One hundred and seven Acs off the West side of W 1/4 NW 1/4 and S 1/4 NW 1/4 section 4. Also the possession to that portion which was set apart as the dower of Sarah Branch the widow of the said Amsted Branch known and described as E 1/4 NW 1/4 W 1/4 S 1/4, S 1/4 NW 1/4 E 1/4 NW 1/4 and a parallel of nine poles in width off the East side of W 1/4 NW 1/4 and S 1/4 NW 1/4 section 4. Containing 293 acs. and all in Township 8 Range 3 East. Containing in all 911 acs more or less. The two first mentioned portions were sold for 4 dollars per acre, the last mentioned, in reservation for One dollar and seventy One Cents per acre. To have and to hold unto him the said Lawson D. Henderson his heirs and assigns forever. And the said E. G. Henry in the Capacity aforesaid hereby covenants with the said Lawson D. Henderson his heirs and assigns that the said Amsted Branch deceased died seized of the Premises, that the said E. G. Henry was duly authorized and empowered by said Court to make sale thereof, and that it was necessary the same should be sold for the purpose aforesaid, that he gave public notice according to the direction of the law in such Cases made and provided, and that the said Lawson D. Henderson was the highest bidder for the said Premises, and the same was therefore struck off to him for the sum aforesaid, at a public sale held before the Court house door in the Town of Canton on the day and year above mentioned. Witness my hand and seal this 9th Day of November 1846

E. G. Henry, Seal

State of Mississippi

Adm^r de bonis non

Madison County I personally appeared before me J. L. Mitchell an acting Justice of the Peace in and for said County, the above named E. G. Henry, 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 19th day of November AD. 1846

J. L. Mitchell *et al*

Release
Decease
 Decease
 Mr. D. Lowry
 Whereas on the 3rd day of June A.D. 1846. William D. Lowry executed his mortgage of that date to Alexander M. Govin. Alexander D. Decease M. Garrett and William M. Hairy, reciting that Whereas the said Lowry is indebted to William R. Miles, of Yazoo County, Mississippi in the sum of five hundred dollars secured by notes dated in May 1846 and due 1st January 1847 to L. M. Garrett and Otto R. Singleton of Madison County, Mississippi, each in the sum of five hundred dollars secured by notes to them respectively bearing date 2nd June 1846 and due 1st January 1847, and to Henry S. Foote of St. Louis County in the sum of two thousand dollars secured by note dated in May 1846 and payable 1st January, in which said several notes the said A. D. Decease and A. M. Govin have at the request of the said Lowry become become sureties for the payment of the said several sums of money; and that Whereas the said Lowry is indebted to the said A. D. Decease in the further sum of three hundred thirty nine dollars by note dated 1st April 1846 and due 1st November 1846, and to the said Garrett in the further sum of three hundred dollars secured by note dated 2nd June 1846 and payable 1st December 1846 and to Mr. H. M. Hairy in the sum of four hundred seventy eight dollars secured by note dated in May 1846, due 25th December 1846, and for the purpose of securing the said several debts, and saving himself his said sureties, the said Lowry did execute his said Mortgage, all which are more fully appear by reference to the said Mortgage recorded in the Office of the Clerk of the Probate Court of Madison County, Mississippi in Book of Bonds W. pages 203 244 245 as by reference thereto will more fully appear, and therefore he it known that we Alexander M. Govin. Alexander D. Decease. Otto R. Singleton Lewis M. Garrett Henry S. Foote. William R. Miles; Mr. D. Lowry for causes good causes, and considerations as there respectively moving, do hereby for our selves respectively release and discharge all our rights, title Claims and interest in and to the lands of tenements, & appurtenances in the said Mortgage described, and we do hereby order and direct that as to the said debts and tenements and appurtenances that the said Mortgage be entered of Record by the Probate Clerk aforesaid as entirely released and discharged, Given under our hands and seals this fifteenth day of December Anno Domini 1846.

A. M. Govin
 A. D. Decease
 Mr. H. M. Hairy for agent
 A. D. Decease
 L. M. Garrett
 O. R. Singleton
 Henry S. Foote
 By Joseph Davis

seal
seal
seal
seal
seal
seal
seal

The State of Mississippi
 Warren County

Personally appeared before the undersigned a Justice of

The Peace in and for said County Alexander M. Guinn named in the foregoing release & discharge, who signed & acknowledged said release & discharge in my presence on the 15th day of December, A.D. 1846.

Guinn under my hand and seal this 15th day of December 1846
State of Mississippi } David R. Harwood J.P. Secy
Madison County } Personally appeared before the undersigned a Justice of the Peace in and for said County A.D. Duval named in the foregoing release & discharge, who signed and acknowledged said release & discharge in my presence on the 28th day of December, A.D. 1846.

Guinn under my hand and seal the above day & date.
The State of Mississippi } Daniel Moore J.P.
Madison County } Personally appeared before me, John D. Cameron Clerk of the Probate Court of said County L. Mearns, Garrott, A. N. Singleton and Henry S. Foote by his attorney in fact Joseph Jarvis who severally acknowledged that they signed sealed and delivered the foregoing deed on the day and for the purposes therein specified therein a true and just deed.

Specy

Guinn under my hand and seal of office at Canton this 30th December A.D. 1846
John D. Cameron Clerk

Mr. R. Miles Received full recd 30th Dec 1846 & recorded 9th Jan 1847
Release

Mr. L. Lowry { Whereas on the 3rd day of June A.D. 1846 Mr. L. Lowry executed his mortgage of that date to A.M. Guinn, A.D. Duval, L. Mearns & N.H. Mearns creating that whereas the said Lowry is indebted to Wm. Miles of Yazoo County Miss. in the sum of five hundred dollars secured by note dated in May 1846 and due 1st of January 1847, to L. Mearns and C. R. Singleton each in the sum of five hundred dollars secured by note to them respectively, bearing date the 2nd of June 1846 and due 1st of January 1847, and to Henry S. Foote of Hinds County in the sum of two thousand dollars, secured by note dated in May 1846 and due 1st of January 1847, and which several notes the said A.M. Guinn and A.D. Duval have at the request of the said Lowry become securities for the said several sums of money, and that whereas the said Lowry is indebted to the said Duval in the further sum of three hundred & thirty nine dollars secured by note dated 17th of April 1846 & due 1st of November 1846, and to the said Garrott in the further sum of three hundred dollars secured by note dated in May 1846, due 25th of Dec 1846, and to Wm. H. Mearns in the sum of four hundred & seventy eight dollars secured by note dated in May 1846 & due 25th Dec 1846 and for the purpose of saving said several debts of Lowry harmless his said securities, the said Lowry did execute his said Mortgage, all of which will more fully appear by reference to the said Mortgage Recorded in the office of the Clerk of the Probate Court of Madison County Miss. in Book of Deeds N. page 243, 244 & 245, as by reference thereto will more fully appear, I now therefore, be it known that me A.M. Guinn, A.D. Duval, C. R. Singleton & L. Mearns

Mr. N. Miles - Mr. N. A. King, for claims good Causes & Considerations, we therefore
respectfully request do hereby for our selves respectively release & discharge, all
our right title Claims interest in and to the said lands tenements & appurtenances
in the said Mortgage described & conveyed, and we do hereby order direct
that as to the lands tenements & appurtenances, that the said Mortgage be
cancel of Record by the Probate Clerk aforesaid as entirely released & discharged.

Given under our hands & seals this 10th day of December 1846

The State of Mississippi

W. R. Miles Seal

Yazoo County &c. Before me Charles M. Henderson Clerk of the Probate
Court in and for said County Personally appeared William R. Miles who is
known to me to be the person whose name is subscribed to the above
instrument and he acknowledged the same as his act and
deed on the day and year and for the purposes herein specified.

Witness my hand and seal of Office this 22nd day
of December A.D. 1846

Seal

Chas M Henderson Clerk

Mr. J. Lowry & wife Received for Record 30th Dec^r 1846 & Recorded 9th Jan^y 1847

Thomas Semmes } This Indenture made this 30th day of December Anno
Domini Eighteen hundred and forty six between William J. Lowry and Margaret
A Lowry, his wife of Madison County in the State of Mississippi of the first part
and Thomas Semmes of the State of Georgia of the second part. Witnesseth that
the said parties of the first part for and in Consideration of the sum of four
thousand three hundred & twenty two dollars to them in hand paid by the said
party of the second part, at or before the execution hereof, the receipt whereof is
hereby acknowledged, have granted, bargained sold, aliened, conveyed, confirmed and
confirmed and do hereby grant, bargain, sell alien, convey, confirm and confirm
unto the said party of the second part, his heirs and assigns the following de-
scribed lands lying and situate in Madison County aforesaid, that is to say,
The East half of the North West quarter of Section Nine, (The East half, and the
East half of the North West quarter, and the East half of the South West quarter of
Section Ten, the whole of Section Three, and the West half of the West half of
Section Eleven, all in Township Nine Range Three East, with the exception of so
much of said lands as is described in a deed from William J. Lowry & wife
to John S. Lamar, dated 24th day of February 1845, and Recorded in Book J. in the Probate
Clerk's office of said County, page 477. said reservation containing by estimation 279.23
acres, being all of the above described lands in Section Ten and Eleven lying South
of the Carter and Sharon road as at present, located, as by reference to the
said Deed of Record as aforesaid, will more fully appear. To have and to
hold the above described lands and premises, with all and singular the
appurtenances thereto belonging, unto the said Thomas Semmes, his heirs and
assigns forever. And the said parties of the first part, for themselves their heirs
Executors and administrators, do Covenant and agree with the said Thomas Semmes
his heirs and assigns that they the said parties of the first part, the above land
and premises, with the appurtenances, as herein conveyed, bargained and sold unto
the said Thomas Semmes, his heirs and assigns shall and will warrant and defend

defend against the Claims of all persons whatsoever by these Parents.
In testimony Whereof the said parties of the first part have
herein severally set their hands and seals in the day and year first herein above
mentioned

J. J. Lowry Seal
M. A. Lowry Seal

The State of Mississippi
Madison County ss Personally appeared before me Daniel Moore the pub-
licly a Justice of the Peace in and for the County of State aforesaid William
J. Lowry and Margaret A Lowry his wife the parties grantors named in said
deed, who acknowledged that they severally signed sealed and delivered
the said deed on the day and year therein mentioned as their act and deed,

And the said Margaret A Lowry, being first privately examined
apart from her said husband, by me acknowledged that she signed sealed
and delivered the said instrument of Writing as her act and deed, fully and
without any fear, threats or Compulsion of her said husband.

In Witness Whereof I have hereunto set my hand and
affixed my seal this 30th day of December A.D. 1846
Daniel Moore J.P. Seal

H. B. Simmons, Received for Record 12th December 1846 Recorded 25th January 1847

Deed Gift
Ann Blake } For and in Consideration of the natural love and affection
which I entertain for my daughter Ann Blake, the wife of William Blake
and for the further Consideration of Ten dollars to me in hand paid by said
Ann, I Samuel B. Simmons, of Hinds County in the state of Mississippi
have this day sold, given and delivered to said Ann three Negro Slaves
namely, Aloman, Rose aged about forty years, Phoebe aged about twenty
years, and boy Alfred aged about eleven years, said Slaves given, delivered
as a present, are intended for the sole & separate use of said Ann, also
all the increase of labor, proceeds of said Slaves, are for the sole use & benefit
of said Ann,
Given under my hand and seal this the 17th day
of November 1846.

State of Mississippi
Hinds County ss This day Personally appeared before the undersigned
Justice of the Peace in & for said County Samuel B. Simmons whose signature
is subjoined to the foregoing Bill of sale to Ann Blake, and said Simmons
acknowledged that he signed sealed and delivered the same for the purposes
therein expressed,
Given under my hand & seal this the 17th Nov^r 1846
S. B. Simmons Seal
Lucrea Pratt J.P. Seal

Henry Latham Esq Received for Record 15th December 1846 & Recorded 25th January 1847

Lease

F. M. Fitzhugh } This Indenture, made this 14th day of December A.D. Eighteen hundred and forty six between F. M. Fitzhugh of the County of Madison and State of Mississippi of the one part, and H. Latham Esq Executor of the Estate of George Latham deceased of the other part. Witnesseth, That Whereas, the said H. Latham Esq as aforesaid, did at the Honorable Court A.D. 1846. of the Probate Court of the County of Madison aforesaid. obtain an order for the sale of the unexpired term of a lease of the said H. Latham deceased to a part of Section Eighteen Township Nine Range One East, in the County of Madison aforesaid, on a Credit of Am. two & three years. And whereas the said H. Latham Esq as aforesaid, after having given lawful notice of the time and place of said sale, did on the fourteenth day of December A.D. Eighteen hundred and forty six offer to the highest bidder, on a Credit of Am. two and three years, the said unexpired term of said lease to a part of said Section Eighteen aforesaid. which said lease runs four hundred and twenty six acs. of said Section Eighteen, And whereas the said F. M. Fitzhugh being present, did bid the sum of Eight dollars and seventy five Cents per acre, for the said lease, which was the highest and best bid made, the said Lease was struck off to the said F. M. Fitzhugh, and he the said F. M. Fitzhugh, having executed his bonds, for the payment of the purchase money, to the satisfaction of the said Latham Esq as aforesaid.

Therefore, the said H. Latham Esq as aforesaid does, by these Presents sell and Convey unto the said F. M. Fitzhugh, his heirs and assigns all of the right title and interest of the said Latham, Dec. to the unexpired term of said Lease, which is the same lease, that was conveyed by H. Latham, wife to the said L. Latham during his lifetime. Make copies of Record, on the Records of the County of Madison aforesaid.

In Testimony Whereof the said H. Latham Esq as aforesaid has hereunto set his hand and seal the day and year first herein written.

The State of Mississippi }
 Madison County, ss } Personally appeared before me John D. Cameron Clerk of the Probate Court of said County Henry Latham who acknowledged that he signed, read and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed as Executor as in and said deed specified
 Given under my hand and seal of office at Canton this 15th day of December A.D. 1846
 John D. Cameron Clerk

Wm. D. Lowry, wife Received for Record & Recorded 25th January 1847

Deed

Thomas Lowry } This Indenture, made this twenty second day of January A.D. Eighteen hundred and forty seven, between William D. Lowry and Margaret A. Lowry his wife of Madison County in the State of

Mississippi of the first part, and Thomas Semmes of the State of Georgia of the second part. Witness that the said parties of the first part, for and in Consideration of the sum of five hundred dollars to them in hand paid before the execution hereof, the receipt whereof is truly acknowledged have granted, bargained, sold, aliened, conveyed, confirmed, covenanted, and confirmed, unto the said Thomas Semmes his heirs and assigns forever a Certain tract or parcel of land situate in said County of Madison described as follows Viz. The East half of the South East quarter of Section Four. Town with River Range Three East, together with all singular the appurtenances thereto belonging. To have, and to hold the said tract or parcel of land above described, together with the buildings, improvements and appurtenances thereto belonging, unto the said Thomas Semmes, his heirs and assigns forever. And the said parties of the first part, for themselves, their heirs, Executors and administrators, do hereby Covenant and agree with the said Thomas Semmes his heirs, and assigns, that they the said parties of the first part, the above described land and premises, with the appurtenances, unto the said Thomas Semmes, his heirs and assigns shall well warrant and forever defend against the Claims of all persons whatsoever, now Claiming, or hereafter to Claim the same or any part thereof, by these Presents,

In testimony Whereof the said parties of the first part have hereto severally set their hands and seals on the day and year above mentioned,

Wm. J. Lowry Seal
M. A. Lowry Seal

The State of Mississippi

Madison County et al } Personally appeared before me Daniel Moore the Subscriber, a Justice of the Peace in and for the State and County aforesaid, William J. Lowry and Margaret, A Lowry his wife the parties grantors named in said deed, who acknowledged, that they severally signed sealed and delivered the said deed, on the day and year therein mentioned as their act & deed, And the said Margaret, A Lowry being by me first privately examined apart from her said husband acknowledged that she signed sealed and delivered the said instrument of Writing as her act and deed freely and without any fear, threats or Compulsion of her said husband,

In Witness Whereof, I have hereto set my hand and seal this twenty second day of January A.D. 1847.

Daniel Moore J. P. Seal

John Murray Wolfe Received for Recid 18th December 1846 of the said 26th Aug 1847

Michael J. McKie } This Indenture made and entered into this 19th day of November 1845, between John Murray and Mary Jane his wife of the County of Madison, and State of Mississippi of the first part, and Michael J. McKie of the same County and State of the second part, Witness that for and in Consideration of Three hundred and twenty five dollars to them in hand paid, the receipt whereof is truly acknowledged, the said John Murray & Mary Jane his wife have

this day given granted, bargained sold and conveyed, unto the said Michael J. McKie by these Parents, do give grant, bargain sell and convey to the said McKie, his heirs and assigns, all the right, title, claim and interest of the said party of the first part, of us and to the following described lots or parcels of land lying being in the Town of Sharon, in the County and State aforesaid and known in the Plan of said Town, as Lot Number Two, and the North East quarter of Lot Number Four, in square N^o 6. together with all and singular the hereditaments and appurtenances therunto belonging. To have and to hold unto the said McKie his heirs and assigns forever, the above described lots or parcels of land with the appurtenances. And the said party of the first part, for themselves, their heirs, Executors, administrators, Covenantors, agree to give with the said McKie his heirs & assigns the warrant, and forever defend the title to the above described lots or parcels of land to the said McKie his heirs & assigns against themselves their heirs and against all persons claiming under them but against no other person or persons whatever.

In testimony whereof, we have hereunto set our hands and affixed our seals, the day and date above written.

John Mann Seal
 Mary J. Mann Seal

The State of Mississippi
 Madison County set } Personally appeared before me John D. Cannon
 Clerk of the Probate Court of said County, John Mann, and Mary Jane Mann
 his wife, who acknowledge that they signed sealed and delivered the fore-
 going deed on the day and for the purposes therein specified as their
 act and deed, and Mary Jane the wife of said John Mann in a
 private examination separate and apart from her husband, acknowledge
 that she signed sealed and delivered said deed as her voluntary act and deed
 without any force threats or compulsion of her said husband.

Given under my hand and seal of Office
 at Canton this 18th Day of December A.D. 1846
 John D. Cannon Clerk

Seal

H. W. McKinney Received for Record 27th December 1846 & Recorded 27th January 1847

Bill Sale }
 C. G. Soice } Know all men by these Parents, that I H. W. McKinney
 of Madison State of Mississippi have for the consideration of Eighteen hundred
 and seventy five dollars to me in hand paid by C. G. Soice in County
 of State aforesaid the receipt whereof is hereby acknowledged, bargained sold
 & delivered by these Parents do bargain sell & deliver unto the said C. G.
 Soice my the good Maria and her three children (George, Charles & William) her
 husband's Madison, all of whom I warrant sound in body & mind & sound for
 life. To have & to hold the aforesaid bargained Negroes unto him the said C. G.
 Soice his Executors, administrators or assigns forever, And I the said H.
 W. McKinney for myself my heirs Executors & administrators shall with
 these Parents warrant & defend the same unto the said C. G. Soice his
 Executors administrators or assigns against all persons claiming by or

under me. In witness whereof, I have hereunto set my hand and
 affixed my seal this 19th day of Dec^r A.D. 1846
 M. Lecombe, P. J. } N. W. McKinney Seal
 The State of Mississippi Personally appeared before me John J. Lecombe Clerk
 Madison County out of the Probate Court of said County, N. W.
 McKinney, who acknowledged that he signed sealed and delivered the foregoing
 instrument on the day and for the purposes therein specified as his act and
 deed,
 Given under my hand and seal of Office at
 Canton this 21st day of December A.D. 1846
 John J. Lecombe Clerk

Robert Montgomery Received for Record 19th Dec^r 1846 & recorded
 Dec^r 27th January 1847.
 Robert Simpson I know all men, by these Presents, that I Robert
 Montgomery of the County of Hancock and State of Mississippi for and
 in Consideration of the sum of One hundred and fifty dollars, to me in hand
 paid, the receipt of which is hereby acknowledged, have this day bargained
 sold and conveyed, and do by these Presents, bargain sell and convey to Robert
 Simpson of the County of Madison and State of Mississippi, all my
 right, title interest and demand in and to the following tract or parcel
 of land (to wit) The West half of the South East quarter of section thirty
 four, Township Twelve Range Four East in Madison County, I have and
 to hold the same together with all and singular the rights, benefits and
 thereunto appertaining, to him the said Robert Simpson his heirs and assigns
 forever, and the said Robert Montgomery his heirs and assigns forever
 and agrees with the said Robert Simpson his heirs and assigns, that he
 the said Montgomery has a good and perfect title to said land, and that
 he will warrant and defend the same against all Claims whatsoever
 Given under my hand and seal this 20th day of Dec^r 1846
 Eighty nine hundred and forty six, 1846

The State of Mississippi Personally appeared before me John J. Lecombe
 Madison County out of the Probate Court of said County Robert Montgomery who acknow-
 ledged that he signed sealed and delivered the foregoing deed on the day and
 for the purposes therein specified as his act and deed,
 Given under my hand and seal of Office at
 Canton this 20th day of Dec^r 1846
 John J. Lecombe Clerk

John Marshall Sheriff Received for Record 19th Dec^r 1846 & recorded 27th January 1847
 Dec^r
 C. C. Shackelford Plus Indenture, made and entered into this 12th
 day of May Anno Domini One thousand Eight hundred and forty six
 between General Marshall Sheriff of Madison County, Mississippi, of the first
 part, and Charles C. Shackelford of the second part, Witness that

whereas Judgment was rendered by the Circuit Court of the County of Madison
 against John W. P. McGinsey in the following case, to wit: at the
 May Term 1838 of said Court, as appears to first on the first day of May, in the
 year aforesaid, at the suit of R. D. Pope Plaintiff, for the sum of one hundred
 and fifty nine dollars and seventy four Cents a half Cents, and the said
 McGinsey having given a forth coming Bond with John S. Henry security, which
 Bond was forfeited at the term following, with interest at the rate of 8 per
 Cent per annum, from date until paid and Cost of suit, and whereas writ
 of Alias fieri in Bond, issued from the office of the Clerk of the Circuit Court,
 aforesaid, directed to the Sheriff of Madison County aforesaid commanding
 him that of the goods and Chattels, lands and tenements, of the aforesaid
 McGinsey and Henry, he caused to be made the sum of money mentioned in
 said writ, to satisfy the said Plaintiff at the May Term A.D. 1845 of said Court
 and the said Sheriff in conformity to the Command of said writ did carry
 on the fourth day of April A.D. 1845, on the following described tract or par-
 cel of land, as the property of said defendant, John W. P. McGinsey (now
 and being in the County of Madison aforesaid known as follows, to wit, The
 Sth of the Nth of the Sth Eth 1/4, and the Sth Eth 1/4, and Nth of Sec 17, 3th Eth of the Sth Eth
 of the Sth Eth of sec 18, 3th Eth of Sec 19, 3th Eth of the Sth Eth 1/4, Sth of
 the Nth of the Sth Eth 1/4 of the Nth of Sec 20, (The Nth of the Eth of the Sth Eth of the
 Nth of the Sth Eth of the Sth Eth 1/4 of the Sth Eth 1/4 of the Sth Eth 1/4 of the Sth Eth
 of Sec 21, the Eth of the Sth Eth 1/4 of the Eth of the Sth Eth of Sec 22, all in Township
 10 Range 4 East, also the Eth of the Sth Eth of Sec 23, Township 10 Range 4
 East, also the Sth Eth of Section 1, the Sth of the Eth of Sec 2, Sec 3, the Sth of
 the Sth Eth 1/4 of the Sth Eth 1/4 of the Sth Eth 1/4 of Sec 10, the Sth Eth 1/4 of the Sth Eth
 the Nth of the Eth of the Sth Eth 1/4 of Sec 16, the Nth of the Nth of the Sth Eth of Sec 14,
 the Sth Eth 1/4 of the Sth Eth 1/4 of the Eth of the Sth Eth 1/4 of the Sth Eth 1/4
 of Sec 15, Township 10 Range 4 East, containing 1560 acres, also the Sth Eth
 of the Sth Eth 1/4 of the Sth Eth 1/4 of Sec 24, 3th Eth of the Sth Eth 1/4 of Sec 25, the Sth of
 the Nth of the Sth Eth 1/4 of Sec 26, all of Sec 27, the Eth of the Sth Eth 1/4 of Sec
 28, 3th Eth of the Nth of the Sth Eth 1/4 of Section 34, Township 10 Range 4 East
 containing in all 1560 acres, containing by estimation in all 4900 acres being more
 or less and he said Samuel Shurtleff Sheriff, did advertise the same
 for sale according to law, and the said Samuel Shurtleff as aforesaid on
 the 12th day of May A.D. 1845, did offer the same for sale at the Court
 house door aforesaid to the highest bidder for Cash, and Charles C.
 Shackelford appeared and bid two Cents per acre, which was more than
 any other person did or would bid, Now therefore for the consideration
 the aforesaid sum of two Cents per acre to me in hand paid, in receipt
 of which is hereby acknowledged, I Samuel Shurtleff Sheriff as aforesaid
 by virtue of the authority vested in me as Sheriff do hereby convey
 sell and carry to the aforesaid Charles C. Shackelford his heirs, assigns,
 all the right, title interest and Claim of the aforesaid John W. P. McGin-
 sey in and to the aforesaid tract or parcel of land, together with
 and against the appurtenances thereunto in anywise

affirming, To have and to hold the same forever from the said John W. P. McGinnis, his heirs Executors and administrators,

In testimony whereof, I have hereunto set my hand and affixed my seal, the day and year first written,

The State of Mississippi
Madison County, set Personally appeared before me John J. Cameron Clerk of the Probate Court, of said County Samuel Hamblin who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed as Sheriff of said County,

Given under my hand and seal of office at Meridian this 19th Day of December A.D. 1847

John J. Cameron Clerk

Execut³

Cicetoblingo, Received for Record 27th Recorded 28th January 1848

Mortgage

Jacobs Meyer & Co. This Indenture, made and entered into this twenty seventh day of January A.D. 1847, between John Cicetoblingo and P. Amistons, Partners in trade under the firm and style of Cicetoblingo & Co. of the County of Madison and State of Mississippi of the first part, and Martin Jacobs, Joseph Jacobs and Lazarus Meyer comprising the firm of Jacobs Meyer & Co. of the City of Philadelphia and State of Pennsylvania of the second part, Witnesseth, that for and in consideration of the sum of Four thousand Dollars, to the party of the first part, in hand paid by the said party of the second part, at or before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, they the said parties of the first part, have this day granted, bargained, sold and conveyed, and by these Presents, do grant, bargain, sell alien and convey unto said party of the second part, their heirs Executors, administrators and assigns forever, a Certain Lot or piece of ground situate lying and being in the Town of Canton in the County of Madison and State of Mississippi known and designated as a part of Lot No One in Square No Two, according to the Plat of said Town fronting twenty five feet on the Public Square, and running back North One hundred feet, in which said Lot is situated a Brick Store House, built and now occupied by said party of the first part, together with all and singular the hereditaments and appurtenances therunto belonging, or in any wise appertaining. To have and to hold the said above described Premises with the appurtenances unto the said Party of the second part, their heirs Executors administrators and assigns forever, And said party of the first part, for themselves their heirs Executors and administrators hereby Covenant, to and with said party of the second part, their heirs, that they are well seized in fee of the aforegranted premises and have good right to sell and convey the same, that said premises are free and clear of all incumbrances and that they will and their heirs Executors and assigns forever defend the title to said Premises

with the appurtenances unto said party of the second part, Who has
 it against all persons whatsoever, claiming or to claim the same or any
 part thereof, Provided Always And this Covenance is made upon this
 special Condition, that if the said party of the first part shall well and
 truly pay or Cause to be paid to said party of the second part, or their as-
 signs on or before the twenty seventh day of July next, a Certain Promiss-
 ory note bearing even date with these Presents, for the sum of
 Five thousand Dollars, with interest at the rate of Six per Cent
 per annum from date, then this deed and every thing herein contained shall
 be utterly null and void otherwise upon a failure to pay said note
 and interest as above stipulated, then said note shall become due
 and payable, then this Covenance shall become absolute;

In testimony Whereof the parties of the first part, have here-
 unto set their hands and affixed their seals the day and year first
 above written,

J. Eickelstein Seal

L. Rheinstrom Seal

The State of Mississippi

Madison County set Personally appeared before me John D. Cannon
 Clerk of the Probate Court of said County J. Eickelstein and L. Rhein-
 strom, who acknowledged that they signed said and delivered the
 foregoing deed on the day and for the purposes therein specified in their
 act and deed;

Given under my hand and seal of Office at
 Canton this 24th day of January A.D. 1867
 John D. Cannon (Clerk)

Seal

Egbert Starr } Received for Cash 22nd December 1866 of the said 28th January 1867
 Isaac H. Perkins }
 His Indenture, made the twenty third day of
 May in the year of our Lord one thousand eight hundred and forty
 six Between Egbert Starr of the City, County & State of New York
 of the first part, and Isaac H. Perkins of the Town of Canton in the
 County of Madison and State of Mississippi of the second part,
 Witnesseth, that the said party of the first part, for and in Consider-
 ation of the sum of One Dollar, lawful money of the United States
 of America, to him in hand paid by the said party of the second part
 at or before the executing and delivering of these Presents, the receipt
 whereof is hereby acknowledged, has remised, released and quit claimed
 and by these Presents, does remise, release and quit claim unto the
 said party of the second part, and to his heirs and assigns forever
 all the following described tract or Parcel of Land lying and being
 in the County of Madison, State of Mississippi as and where
 in the Plat of the Town of Canton as follows, to wit, Lot Number Five
 (5) in Division Number Two (2) be the same more or less, together with
 all and singular the tenements, buildinments and appurtenances ther-
 unto belonging, or in any wise appertaining, unto the receipt and receipt

remainder and remainders, rents issues and Profits thereof, and all the estate, right title interest property, Easements Claims and demands whatsoever, as well in law as in equity of the said party of the first part, of in or to the above described Premises, and every part and parcel thereof, with the appurtenances, To have and to hold, all and singular the above mentioned and described Premises, together with the appurtenances, unto the said party of the second part, his heirs and assigns forever.

In Witness Whereof the said party of the first part has hereunto set his hand and seal the day and year first above written, sealed and delivered in the Presence of

Saml R. Batts,

Egbert Starr Seal

United States of America }
 Southern District of New York }
 On the twelfth day of June last aforesaid I the undersigned Judge of the United States for the Southern District of New York, Personally appeared the within named and described Egbert Starr, and acknowledged that he signed sealed and delivered the within Indenture of Conveyance as for his free act and deed.

In testimony Whereof I have hereunto set my hand and seal at the City of New York the day & year aforesaid,

Saml R Batts Seal
 U.S. Judge

✓ Charles J. Starr Received for Record 22nd December 1846 & Recorded 28th January 1847

Indenture }
 J. H. Perkins } New Indenture, made the Eighth day of December 1846 between Charles J. Starr, of the City and County of New York and State aforesaid of the first part, and Isaac H. Perkins of the County of Madison State of Mississippi of the second part Witnesses that the said party of the first part for and in consideration of the sum of One hundred & fifty dollars to him in hand paid by the said Isaac H. Perkins, the receipt whereof is truly acknowledged hath granted bargained sold confirmed conveyed and by these Presents do give grant bargain sell confirm and convey unto the said Isaac H. Perkins his heirs administrators & assigns a certain lot or parcel of land situate lying and being in the Town of Saratoga, County and State aforesaid known in the Plan of said Town as Lot, Number Five (5) in Square Number Two (2) together with all and singular the Premises and appurtenances therunto belonging or in any way appertaining To have and to hold to him the said Isaac H. Perkins his heirs and assigns forever, and the said Charles J. Starr binds himself his heirs Executors & administrators to warrant and forever defend the title to the said bargained Premises against himself his heirs and assigns and against the lawful Claim or Claims of any and all other persons or persons whatsoever. In testimony Whereof the party of the first part has hereunto set his hand and affixed his seal the day & date above written

Charles J. Starr Seal

by his Attorney John Brown

The State of Mississippi Personally appeared before me John I. Cameron of
Madison County set of the Probate Court of said County Charles D. Starn,
by his attorney in fact John Munn who acknowledged that he signed
sealed and delivered the foregoing deed on the day and for the purposes
therein specified as his act and deed,

Seal

Given under my hand and seal of Office at
Canton this 22nd Day of December A.D. 1846
John I. Cameron Clerk

John Munn Received for Record 22nd Decr 1846 Recorded 28th Janry 1847

Guarantee
I M. Perkins Wmms, I John Munn as Attorney for Charles D. Starn of
the City & County of New York, have this day executed a deed to Isaac
M. Perkins of Madison County, State of Mississippi be a certain lot
in the Town of Canton County State aforesaid known in the Plan of
said Town as Lot Number 5 square Number twenty Wmms no delin-
quishment of Taxes has been made by the wife of said Charles D. Starn
& the said John Munn do hereby bind my self my heirs and assigns
perpetually to the said Perkins to warrant defend & the title to said
Lot against all Claims Claims on the part of the wife of said Charles
D. Starn. Witness my hand and seal this the Eighth day of Decem-
ber A.D. 1846.

The State of Mississippi Personally appeared before me John I. Cameron
Madison County set of the Probate Court of said County John Munn who acknowledged
that he signed sealed and delivered the foregoing deed on the day and for
the purposes therein specified as his act and deed,

Seal

Given under my hand and seal of Office at Canton
this 22nd Day of December A.D. 1846
John I. Cameron Clerk

John Munn Received for Record 23rd December 1846 Recorded 29th Janry 1847

Lotte Bond }
N. M. Lewis } Know all men by these Presents, that I John Munn of the
County of Madison and State of Mississippi, am held and firmly bound
unto Young M. Lewis, also of the County & State aforesaid in the sum of
Sixteen hundred dollars, lawful money of the United States, for the payment
of which, I bind myself, my heirs, administrators Executors and assigns forever
sealed with my seal this twenty second day of December Eighteen hundred
and forty six. The Condition of the above obligation is such that
whereas the above named John Munn has this day sold to the aforesaid
Young M. Lewis the following lot or parcel of land situate lying and being
in the Town of Canton County of Madison and State of Mississippi -
Known and designated in the Plan of said Town as Lot Number 200 in

Square Measur'd Across Containing and measuring Seventy six feet front and two hundred feet back, of the East part of said lot to the same man or less, And in Consideration of which the said Young Mr Lewis has executed to said Munn his three Promising Notes bearing even date with these presents as follows: viz One Note due on the first day of January A.D. 1847 for two hundred dollars - one other Note due the first day of January A.D. 1848. for three hundred dollars, and one other note due first January A.D. 1849. for three hundred dollars. Now if the said Lewis shall well and truly pay or Cause to be paid the said Notes as they become due, then the said Munn, upon the final payment of said notes shall execute a deed in fee simple with general Warranty for the said lot or parcel of land described above - then this obligation to be void of no effect, otherwise he remain in full force and virtue, Witness my hand and seal the day & year first written,

The State of Mississippi

Madison County set } Personally appeared before me John I. Cameron, Clerk of the Probate Court of said County John Munn who acknowledged that he signed, sealed and delivered the foregoing instrument on the day and for the purposes therein specified as his act and deed,

John Munn Seal
 Given under my hand and seal of Office
 At Canton this 28th Day of December A.D. 1846
 John I. Cameron Seal

Seal

John I. Johnston, Jr. Received for Record 28th December 1846 of Recorded 29th January 1847

And
 Wm R. Bennett } This Indenture made and entered into this 10th day of December in the year of our Lord One thousand Eight hundred and forty six between John D. Johnston and his wife Margaret L. Johnston of the County of Madison and State of Mississippi of the one part, and William R. Bennett of the same County and State of the other part, Witnesseth that the said John D. Johnston and Margaret L. Johnston his wife for and in Consideration of the sum of Two thousand dollars, in hand to them paid by the said William R. Bennett at or before the executing and delivery of these presents the receipt whereof is truly acknowledged, have bargain sold and conveyed and by these presents do bargain sell and convey unto the said William R. Bennett his heirs and assigns, the following described tracts or parcels of land to wit, The West half of the South East quarter of section No 33, The West half of the North West quarter of section No 34, The East half of the North East quarter of section No 33, The West half of the North West quarter of section No 34, The West half of the North East quarter of section No 34, The West half of the North East quarter of section No 27, The West half of the South West quarter of section No 27. Also Seventy five acres more or less being more bounded as follows, running with the branch that commences on the East side of the South East quarter of section No 33, and continuing along the South Part of said Branch through the corner all the said lots

of land lying in Madison County Township 8 of Range 1 East, of Jackson District containing in the whole six hundred and twenty five acres (625 acres) more or less together with all and singular the appurtenances belonging in any wise appertaining thereto, to have and to hold the said land with the tenements builded thereon and all and singular the Premises therein before mentioned or intended to be conveyed, and every part and parcel thereof, with the appurtenances and premises before mentioned unto the said William A. Bennett his heirs and assigns free from all Claim or Claims or Incumbrances of them the said John D. Johnston and his wife Margaret L. Johnston or their heirs of all and every kind or person whatsoever shall and will warrant and forever defend by these presents.

Whereof the said John D. Johnston his wife Margaret L. Johnston have herinate set their hands and seals the day and year above written,
 John D. Johnston seal
 Margaret L. Johnston seal

The State of Mississippi
 Madison County Personally appeared before me Samuel Goodloe an acting Justice of the Peace in and for said County John D. Johnston and Margaret L. Johnston his wife who acknowledged that they signed sealed and delivered the foregoing deed as their act and deed, and the said Margaret L. Johnston being informed separate and apart from her husband acknowledged that she signed said deed without fear persuasion or Compulsion from her said husband
 Given under my hand & seal the 26th Day of December 1846
 Samuel Goodloe seal

James P. Clark Received for Rent 31st Dec 1846 & Received 29 January 1847
 Contract
 Lewis Henoyer } This is the Contract which was entered into between
 Lewis Henoyer James P. Clark on the 1st January 1846, said Henoyer worked as a Mechanic in the House now occupied by said Clark and finished about the 1st of October 1845, said Clark agreed to pay & said Henoyer receives on the 1st day of January 1846 Two hundred & two & fifty Cents to bear to his Cost interest after that date, for said labor, the original is mislaid
 Given under my hand & seal the 31st Dec 1846
 J. P. Clark seal
 Lewis Henoyer seal

The State of Mississippi
 Madison County } Personally appeared before me John D. Casanova Clerk of the Probate Court of said County J. P. Clark & Lewis Henoyer by their attorney W. M. Lawrence who acknowledged that they signed sealed and delivered the foregoing instrument on the day and for the purposes therein specified as their act and deed,
 Given under my hand and seal of Office at Canton this 21st Day of December
 A.D. 1846
 John D. Casanova Clerk

The Shuckelford Received for Record 2nd Recorded 29th January 1847

Deed
 Jesse Beard } This Indenture, made and entered into this 13th day
 of March A.D. Eighteen hundred and forty six between Thomas Shuckelford
 and Sarah D. his wife of the County of Madison, State of Mississippi of the
 first part, and Jesse Beard of the same County and State of the second part
 Wetumpka; that for and in Consideration of the sum of Five hundred dollars
 to them in hand on by the said party of the second part, the recited money
 is hereby acknowledged, the said parties of the said first part, have this day
 bargained sold, conveyed, assigned by their Parents, do bargain sell assign convey
 unto the said Jesse Beard, his heirs of Lot Number Two South East, situated
 in the Town of Camden in said County, penning fifty feet on Main Street
 running back East on Pine Street an hundred and twenty feet, and bounded
 on the West by said Main Street, and on the North by said Pine Street, one
 which said Lot, there is a stone house now occupied by the said Beard
 together with all and singular the appurtenances & Privileges thereto be-
 longing in any wise appertaining, To have and to hold the said
 above described Premises or Lot of unto the said Jesse Beard his heirs and
 assigns forever And the said parties of the first part, for themselves their
 heirs & family Promise & by their Parents will forever warrant defend
 the above described Premises, unto the said Jesse Beard his heirs & assigns
 against the Claim or Claims of any persons Claiming lawfully the
 above and foregoing described Premises by or through the said parties
 of the first part, In testimony Whereof, the said parties of the
 first part have hereunto affixed their hands & seals on the day and
 year first above written,
 The State of Mississippi
 Thomas Shuckelford Seal
 Sarah D. Shuckelford Seal

Madison County set } Primally appeared before me John D. Cameron Clerk
 of the Probate Court of said County Thomas Shuckelford and Sarah D. Shuckelford
 his wife who acknowledged that they signed sealed and delivered the foregoing
 Deed on the day and for the purposes therein specified as then set and said,
 And the said Sarah D. Shuckelford being by me examined Separate and
 apart from her husband acknowledged that she signed sealed and delivered
 the said Deed as her voluntary act and deed without any fear threats or
 Compulsion of her said husband, Given under my hand and seal of office
 at Camden this 2nd day of January A.D. 1847
 John D. Cameron Clerk

Anderson & Blain Received for Record 4th Recorded 29th January 1847

Deed
 State of Mississippi
 Madison County } Know all men by these Presents,
 that I Anderson & Blain of the aforesaid State & County have this
 fourth day of January One thousand Eight hundred & forty seven
 for and in Consideration of the sum of Three hundred & fifty dollars
 to me in hand paid at & before the sealing & delivery of these Presents

the receipt which is truly acknowledged have granted bargain sold, delivered conveyed confirmed and by these presents do grant a line conveyance confirm unto Weyman Adair of Madison County State of Mississippi his heirs and assigns forever, all that lot, piece or parcel of land certainly described more in full situated lying & being within within the corporate limits of the Town of Sharon, in the aforesaid State of County, bounded on the West by Centre Street, on the North by land owned by James Swine on the East by College Street and on the South by land owned by William Dozier, do have and to hold said lot above described and every part & parcel thereof with the appurtenances thereto belonging unto the said Weyman Adair his heirs & assigns forever quit & free from all incumbrances whatsoever with an express understanding that he the said Weyman Adair is never to be permitted, and that Agents to be bonded, nor any kind of Gaming on the premises, and I Anderson G. Blair do by these presents bind myself my heirs & assigns forever to defend to the said Weyman Adair his heirs & assigns the title to the above lot of land free from all incumbrances whatsoever,

In testimony Whereof I have hereunto affixed my hand and seal this the day & year above written,

The State of Mississippi
 Madison County set Personally appeared before me John D. Cameron Clerk of the Probate Court of said County A. G. Blair who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed,
 Given under my hand and seal of Office at Canton this 4th Day of January A.D. 1847
 John D. Cameron Clerk

Wilson Nash Received for Record 4th January & Received 2nd February 1847.
 Quit Claim
 Elijah Young } Know all men by these presents, that I Wilson Nash of Madison County, and State of Mississippi, for and in consideration of the sum of One hundred dollars, to me paid the receipt whereof is hereby acknowledged, have released, quit Claimed and delivered and do hereby release, quit Claim and deliver unto Elijah Young of the same County the following named Negro Slaves, namely, Tom, Chaimy, and Calvin Anderson Children of Chaimy, Zepher, Mandy & her Child Ellen, Rachel, Esther, Dack, Martin, Mary and her Children Bob and Henry, Simon, Lewis, Ellick & Rachel, Jacob, Steve, Abby, and her two Children Ben and Susan, Charity Rose and Little Jake, do have and to hold the said Negro Slaves, unto the said Elijah Young his heirs and assigns, free clear and fully discharged of any Claim, right or title whatsoever of me, and of any person who may claim the same under me. In witness Whereof I have set my hand and affix my seal this 28th Day of December Anno Domini 1846

The State of Mississippi
 Madison County set Personally appeared before me John D. Cameron Clerk

of the Probate Court, of the County aforesaid. Wilson Nash, who acknowledged, that he signed sealed and delivered the within instrument of writing as his act and deed, on the day of the date thereof,

Seal

Given under my hand, seal of Office this
4th Day of January A.D. 1847

John D. Cameron Clerk

William Lambert Received for Record 4th January Recorded 9th February 1847

Deed

Wm. C. Steen } This Indenture, made and entered into this 15th
day of December One thousand Eight hundred and forty six, be-
tween William Lambert and Louisa his wife of the County of Madison
and State of Mississippi, of the one part, and Wm. C. Steen of the County
of Yazo, and State aforesaid of the other part, Witnesseth, that the
William, and Louisa his wife for and in Consideration of the
Sum of Two hundred and Eighty Dollars, to them as hand paid at or before
the signing and sealing of these Presents, (the receipt whereof is hereby ac-
-knowledgeed,) have granted, bargained and sold, and by these Presents do
grant, bargain and sell unto the said Thomas, as aforesaid. his heirs Ex-
-ecutors and administrators all that tract or parcel of land situate lying
and being in the County of Madison and State aforesaid known and
designated as the South 1/2 of the W 1/2 Sec 1, and the South 1/2 of the E 1/2
- 1/2 of Section 1st Township 11 of Range 3 East, Containing by estima-
-tion Eighty Acres be the same more or less. Together, with all the rights
Privileges and appurtenances thereto belonging or in any wise apper-
-taining unto the said Thomas his heirs Executors and assigns forever, and
the said William, and Louisa his wife do by these Presents, forever ren-
-ounce and defend the title of said land to said Steen and his heirs free
from the Claim or Claims of all persons whatsoever,

Given under our hands and seals the day and date first
above written.

William Lambert Seal
Louisa Lambert Seal

The State of Mississippi }
Madison County } Personally appeared before the undersigned an
acting Justice of the Peace in & for said County the within named William
Lambert, Louisa wife of said Lambert, who acknowledged, that they
signed sealed & delivered the foregoing deed on the day & year therein mentioned
in their act & deed, And Louisa wife of said Lambert, when a private
- conversation separate & apart from her husband, acknowledged, that
she signed sealed & delivered the same, as her voluntary act and
deed, without any fear threats or Compulsion of her said husband
Given under my hand, seal this 16th Decem^r 1846
A. H. Grafton J. P. Seal

William Lambert Received for Record 4th January & Recorded 3rd February 1847.

Deed
 Wm. C. Steen } This Indenture, made and entered into this 1st day of
 December One thousand Eight hundred and forty six (1846) between William
 Lambert, and Louisa his wife of the County of Madison and State of Missis-
 sippi of the first part, and Thomas C. Steen of the County of Yazoo and
 State aforesaid of the second part, Witnesses, that the said William and
 Louisa his wife for and in Consideration of the sum of Twenty three and
 33/100 dollars, to them in hand paid at or before the signing and sealing of
 these Presents, the receipt whereof is hereby acknowledged, have granted, bar-
 gained and sold, and by these Presents, do hereby grant, bargain and sell unto
 the said Wm. C. Steen his heirs and assigns, all of our undivided interest in
 and to the following described tract of land, lying and being in the County of
 Madison and State of Mississippi and known and designated as follows
 East 1/4 S. E. 1/4, N. 1/4 W. 1/4 S. E. 1/4 of Section No 17. and 1/2 the 1/4 S. E. 1/4 S. E. 1/4
 N. 1/4 E. 1/4 of S. E. 1/4 of Section No 20. all in Township 11 North of Range 3 East. Con-
 taining in all Two hundred and forty acres, more or less, together with all our unde-
 rived, right Privileges and appurtenances to the said tract or parcel of land belonging
 or in any wise appertaining. To have and to hold the said undivided interest
 in said land with the rights, privileges and appurtenances as of record unto
 the said Steen his heirs and assigns forever, and the said Lambert and wife
 for themselves their heirs and assigns do by these Presents warrant and defend
 the aforesaid undivided interest in said land free from the Claims or Claims
 of all persons whatsoever, Given under our hands and seals the day
 and year first written,
 The State of Mississippi
 Madison County ss } William Lambert Seal
 Louisa Lambert Seal

Madison County ss } Personally appeared before the undersigned an acting
 Justice of the Peace in & for said County, the aforesaid Wm Lambert & Louisa wife
 of said Lambert, who acknowledged that they signed sealed delivered & conveyed
 the above the day and year therein mentioned as their act & deed, and Louisa wife
 of said Lambert, upon a private examination separately & apart from her husband
 acknowledged that she signed sealed & conveyed the same as her voluntary act & deed
 without any fear threats or Compulsion of her said husband,
 Given under my hand & seal this 16th Dec^r 1846
 A. J. Houston J. P. Seal

J. J. Brown & His Received for Record 4th January & Recorded 3rd February 1847.

Deed
 Wm. A. Moore } This Indenture, made and entered into this 24th day of October
 A.D. 1846. by and between Samuel J. Brown, and Joseph his wife C. C. Seal
 and Sarah his wife. S. L. Seal, R. J. Seal and Eliza his wife Mrs. S. J.
 Law of S. C. Seal Sec^y, of the County of Rankin and State of Mississippi
 the first part, and William A. Moore of the County of Madison and State
 aforesaid of the second part, Witnesses, that the said parties of the first
 part for and in Consideration of the sum of Two hundred & eighty dollars
 to them in hand paid by said party of the second part, at and before the sealing

and delivery of these Presents, the receipt of which is hereby acknowledged, have this day granted, bargained, sold and conveyed, and by these Presents do grant, bargain, sell convey and confirm unto said party of the second part his heirs and assigns forever, all the right title claim or interest which we or either of us have of us and to the East half of South west quarter and West half South East quarter of Section Eighteen Township Eight Range Three East. Together with all and singular the benefits and appurtenances thereto belonging or in any way appertaining, To have well to hold all our said interest, the same being subdivided in said above described land, to said party of the second part his heirs Executors administrators and assigns forever, and the said parties of the first part for themselves their heirs and assigns and administrators hereby Covenant to warrant and defend the title to said Premises to said party of the second part his heirs and assigns in all cases whatsoever claiming or to claim the same forever.

In testimony whereof, the said parties of the first part have hereunto set their hands and affixed their seals the day and year first written,

S. S. Brown
 J. Brown
 G. H. Steel
 A. L. Steel
 R. J. Steel

Seal
 Seal
 Seal
 Seal
 Seal

The State of Mississippi

Rankin County ss This day Personally appeared before me the undersigned an acting Justice of the Peace in and for said County, J. James Brown, whose name is signed to the foregoing deed and acknowledged that he signed, sealed and delivered the same as his act and deed, for the purposes and on the day, and year therein named, Also at the same time came Dempsie Brown wife of the said J. James Brown, whose name is also signed to said deed who on a private examination by me separate and apart from her husband, acknowledged that she signed, sealed and delivered the same as her own act and deed, freely and voluntarily without any force threats or compulsion from her said husband for the purposes therein named.

Given under my hand and seal this 24th day of October A.D. 1866. J. A. D. Abernathy J.P. Seal Justice of the Peace of Rankin County Miss.

A. M. Macgowan Received for Record 5th January 3rd February 1867

Deed } The State of Mississippi
 O. & R. Carson } Madison County } } Now all men by these Presents that A. M. Macgowan of the County and State aforesaid for good consideration of the sum of One hundred & twenty five dollars to me in hand paid by David Carrington Robert Carson, hath bargained sold and conveyed, and do by these Presents, bargain, sell, convey to said Carson his heirs & assigns forever the following described land lying & being in said County of Madison and known and designated as the E 1/4 of S 1/4, section 36, T 12, R 14 East. Containing by estimation Eighty acres more or less To have to hold the above described land together with all & singular the Privileges and appurtenances thereto belonging or in any way

appertaining unto the said Lewis then his & apique forever, and the said
 A. M. Macgowan, doth hereby warrant & defend the title to said land to
 said Lewis then his and apique forever from all persons or persons whatsoever
 claiming or to claim the same, In testimony whereof I have hereunto set my
 hand & affixed my seal this 2nd Day of January 1846.
 acknowledged before me this 5th day of January A.D. 1847

J. M. Simmons

A. M. Macgowan

By Collier Price agent

The State of Mississippi Personally appeared before the undersigned an acting Justice
 of the Peace in and for said county A. M. Macgowan by his
 attorney in fact Collier Price who acknowledged that he signed sealed and delivered
 the foregoing deed on the day and for the purposes therein specified in his act and deed
 Given under my hand and seal this 5th Day of
 January A.D. 1847

J. M. Simmons J. P.

Mr. J. Bailey Sheriff Received for Record 5th January & Recorded 3rd February 1847

Min. W. M. Donald This Indenture made and entered into this 20th Day of
 December Anno Domini one thousand Eight hundred and forty eight between William
 J. Bailey Sheriff of Madison County, Mississippi of the first part and Mary D.
 McDonald of the second part, Witnesseth that certain Judgment was rendered by
 the Circuit Court of the County of Madison aforesaid and against Joseph Burroughs
 single, of Isaac Andrew, James M. Johnson and Joseph M. Dutton of the firm of Andrew
 Johnson & Co. in the following Cause viz at the May Term 1838, of said Court as aforesaid
 to wit, Edmund Davis vs. Joseph Burroughs and Isaac Andrew, James M. Johnson
 and Joseph M. Dutton of the firm of Andrew Johnson & Co. for the sum of One hundred
 and eighty Dollars and thirty eight Cents with interest at the rate of 8
 per Cent per annum from date until paid and Cost of suit which said Case
 was bonded by Joseph Burroughs as Principal and Thomas O. McDonald as
 surety by executing a forth coming bond dated on the 11th Day of August 1838
 for property which had been levied on as belonging to said Joseph Burroughs which
 Bond was forfeited on the 3rd day of September 1838, and Warrants made of said Bond
 on bond issued from the Office of the Clerk of the Circuit Court aforesaid directed to
 the Sheriff of Madison County aforesaid Commanding him that of the goods
 and Chattels, lands and tenements of the aforesaid Joseph Burroughs & Thomas
 O. McDonald he caused to be made the sum of money mentioned in said writ to
 render to the said Plaintiff at the April Term A.D. 1847 of said Court and the
 said Sheriff in Conformity to the Command of said writ did lay on the 9th
 day of November A.D. 1846 on the following described tract or piece of land
 known to be the property of the said Thomas O. McDonald, lying and being in the
 County of Madison aforesaid. To wit, the North half of the East
 half of the North-East quarter of section Seven in Township Eight, Range four East
 also Lot 93 in Square C & Lots 17 & 18 in Square A-2 in the Town of Madison
 ville, and the said Sheriff did advertise the same for sale according to law, and
 the said William J. Bailey Sheriff as aforesaid, on the twenty first day of December
 A.D. 1846, did offer the same for sale at the Court house door aforesaid to the

highest bidder for Cash, and Mary M. McDonald appeared and bid fifty three dollars and fifty Cents for said land & Lots, which was more than any other person did or would bid; Now therefore, for the Consideration of the aforesaid sum of fifty three dollars and fifty Cents to me in hand paid, the receipt of which is hereby acknowledged I William S. Bailey Sheriff as aforesaid. by virtue of the authority vested in me as Sheriff, do hereby bargain sell and Convey to the aforesaid Mary M. McDonald her heirs and assigns, all the right title interest and Claim of the aforesaid Thomas C. McDonald in and to the aforesaid tract or parcel of land together with all and singular the appurtenances thereto belonging or in any wise appertaining. To have and to hold the same from and to the said Thomas C. McDonald his heirs Executors and Administrators

In testimony Whereof, I have hereunto set my hand and affixed my seal on the day and year first written.

The State of Mississippi
 Madison County, ss } Personally appeared before me John I. Cameron Clerk
 of the Probate Court of said County William S. Bailey who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed as Sheriff of said County
 Given under my hand and seal of office at
 Coahoma this 5th Day of January A.D. 1847
 John I. Cameron Clerk

Thos J. Catlings Received for Rent 5th January & Recd 4th February 1847

Andrus Amador,)
 State of Mississippi)
 Andrus Amador,)
 Andrus Co)
 This Indenture, made and entered into on the 17th day of March One thousand Eight hundred and fifty six between Thos. Catlings of said County and State, of the first part, and Andrus Amador of the County of Madison and State aforesaid of the second part. Witnesseth that the said Thos. Catlings, for and in Consideration of Three hundred and fifty dollars in hand paid, has this day bargained sold and conveyed and by these presents do bargain sell and Convey to the said Andrus Amador, a Certain Lot of ground lying and being in the Town of Coahoma in Madison County and described by the Plat of said Town, as follows: Beginning twenty two and a half feet West of the South East Corner of Lot No 3 in Square No 2 and running Thence 200 feet North, Thence 15 feet West, Thence 200 feet South - Thence 15 feet East to the Place of beginning, the said Lot fronts on Centre Street, and is the one which the said Thos. J. Catlings formerly occupied as an office, To have and to hold the said Lot of ground with all its privileges, appurtenances and hereditaments, and the said ~~Thos. J. Catlings~~ for himself his heirs and assigns does and will forever defend the title to the said Lot of ground to the said Andrus Amador his heirs and assigns forever against all persons Claiming under him the said Thos. J. Catlings his heirs or assigns.

In witness Whereof, I have hereunto set my hand and seal this 17th day of March 1846

State of Mississippi } Personally appeared before me an acting Justice of the
 Andrus County)
 Thos. J. Catlings

Peace in and for said County That I Letetings and acknowledged that he signed said and delivered the foregoing as his own act and deed on the day and date specified.

State of Mississippi Know all men by these Presents that I Nancy M Letetings for Hinds County and in consideration of the sum of fifty dollars in hand paid to me by Benjamin Sell and convey to said Benjamin Sell all my right of dower in and to the lot of ground described in the foregoing deed of my husband, Tho Letetings, In testimony whereof, I have hereunto set my hand and seal the 17th March 1846

State of Mississippi Hinds County Personally appeared before me an acting Justice of the Peace in and for said County, Nancy M. Letetings who being questioned by me private and apart from her husband, acknowledged and declared, that she signed said and delivered the foregoing relinquishment as her own act and deed and without any fear of her said husband, on the day and date specified

Steph. A. Corrie Received for Record 6th January Recorded 24th February 1847

State of Mississippi Madison County I Stephen A. Corrie have this day bargained and sold and do hereby transfer and convey to Samuel L. Mosby and his heirs forever, for the consideration of five hundred and fifty dollars to me paid by the said Samuel L. Mosby, the receipt whereof is hereby acknowledged, a certain tract, lot or parcel of land lying and being in the Town of Canton County of Madison aforesaid known and described as follows to wit: Beginning at a stake, being the South West Corner of two parts of lots lately conveyed by George Calhoun, and Louisa his wife to Hugh A. Lawrence, by deed of Record in the Clerk's office of the Probate Court of Madison County, standing on the margin of the street, running thence East four hundred feet more or less, to a stake on the edge of the street which lies West of and adjoining to the female Breachery and the lots of Flourmays which stake stands two hundred feet South of the North East Corner of the lot owned by George Calhoun, on which stands a leaning stable now occupied as a work shop, thence South along the Western Margin of said street, one hundred feet to a stake, thence West to the street on which the beginning Corner stands about seven hundred feet more or less thence North one hundred feet to the beginning continuing by estimation one acre to the same more or less together with all and singular the Privileges and appurtenances to the said Lot or parcel of land in any wise appertaining or belonging, We have and to hold the same to him the said Samuel L. Mosby his heirs and assigns he and their use and behoof forever, I do Covenant with the said Samuel L. Mosby that I and lawfully seized in fee of said lot or parcel of land with the privileges and appurtenances, have a good right to convey it and that the same is unincumbered, I do further Covenant and bind myself my heirs and representatives to warrant and forever defend the same and every part thereof to the said Samuel L. Mosby his heirs and assigns against the demands or Claims of all and every person or persons whatsoever, In Testimony whereof

Mr. J. H. ...
at ...
...

...
...
...

I the said ...
this the fifth day of January Anno Domini one thousand eight hundred and forty seven
The State of Mississippi
Madison County
The Probate Court of said County
sealed and delivered the foregoing deed on the day and for the purposes therein specified
as his act and deed
Given under my hand and seal of Office at
Canton this 6th day of January A.D. 1847
John D. Curran Clerk

Pandora Astin Filed for Record Recorded 4th February 1847

A Schedule of the Property owned by Mrs Pandora Astin in
the name of Abraham Astin in his own separate right independent of her said
husband viz A Negro girl Celia about Eighteen years of age -
signed & acknowledged before me
John D. Curran Clerk
Pandora Astin
maid

Received for Record 6th January & Recorded 4th February 1847

This Indenture made & entered into between Susan Herod
Pamela Herod his husband of the County of Madison State of Mississippi
of the first part & Mason E. Herod administrator of John A. Bell deceased
of the County of Wilkinson State of second part, Witnesseth
that the said Susan Herod in & for the sum of one dollar in hand paid
the receipt whereof is hereby acknowledged & also being partly indebted to the
said Mason E. Herod (Admin as aforesaid) in the sum of one thousand dollars
with interest at Eight per Cent. being for money loaned & advanced for her
all of which more fully appears by note bearing even date with this Mortgage
said Note is due seven Months after date, hath granted bargain sold &
conveyed by these Presents doth grant bargain sell & convey unto the said Mason
E. Herod Admin as aforesaid, the following described Lot of ground, to wit
Down of Section Madison County State of Mississippi & known as per plat of
said Town as Lot Number One in Square Number Seven Except thirty feet off
the south end of said lot, running back one hundred feet East, also twenty
four feet off of West side of Lot Number Seven in Square Number Seven fronting on
Third Street South four feet, running back South two hundred feet together
with all & singular the appurtenances belonging to same. Nevertheless when
this Condition that of the said Susan Herod shall with & truly pay a Cause
to be paid one thousand dollars with all interest thereon & all that
may accrue after its maturity, then & in that event this deed of Mortgage is to
be void of no effect, & otherwise the said deed of Mortgage is to be in full force effect
& give under our hands & seals this fifth day of January 1847.
Susan E. Herod
P. Herod

The State of Mississippi } Personally appeared before me John H. Cameron Clerk
Madison County } of the Probate Court of said County the above named
Barnabas Herod, and Susan Herod his wife who acknowledged that they signed
sealed and delivered the foregoing deed on the day and for the purposes therein ex-
posed as their act and deed, and Susan the wife of said Barnabas Herod in a
private examination separate and apart from her husband, acknowledged that the
signed sealed and delivered said deed as her voluntary act and deed without
any fear threats or Compulsion of her said husband;

Sus

Given under my hand and seal of office at Canton
this 6th day of January A.D. 1867

John H. Cameron Clerk

Novall Douglass (Received for Record 6th January & Recorded 5th February 1867
Deed

Susan Herod } This indenture made and entered into this the 5th day of
January Eighteen hundred & forty seven between Novall Douglass Priscilla
his wife of Madison County State of Mississippi of the first part, and Susan
Herod of the County & State aforesaid, of the second part, Witnesseth, that
the said party of the first part in & for the consideration of the sum of one thousand
dollar in hand paid by the party of the second part, the receipt whereof
is hereby acknowledged, have granted, bargained sold, conveyed & by these presents
do grant, bargain sell, convey unto the said second party his heirs & assigns
all my right title & interest in & to the following described lot of ground
situated being in the Town of Canton, Madison County State of Mississippi known
as Lot Number One in Square Number seven as part of said Town & being
thirty feet off of the South end of said lot, & running back one hundred feet east,
also west & convey twenty four feet off of the West side of said lot & two in
square No seven fronting twenty four feet on Grace street, & running back
South two hundred feet, together with all singular the appurtenances be-
longing to same, to have to hold the said premises forever. And the said party
of the first part, for themselves, their heirs, administrators, executors, & assigns
& consent to & unite the party of the second part, that the said premises
as aforesaid described are free & clear of all incumbrances whatsoever done or
suffered to be done or suffered to be done by them & that they will forever defend
the right title to same as to themselves & none others & the incumbrances
done or suffered to be done by others, as given under our hands & seals the
date the day and year above written

State of Mississippi
Madison County

Novall Douglass
Priscilla Douglass

Personally appeared before me Novall Douglass who ac-
knowledged that he signed sealed & delivered the foregoing deed of conveyance as his
own act & deed, also Priscilla Douglass the wife of said Novall Douglass
showing separately apart from her said husband examined by me & acknowledges
that she signed sealed & delivered the foregoing deed as of her own free will & accord
& without any fear threats or Compulsion from her said husband,

Given under my hand and seal this 6th day of January
A.D. 1867

J. H. Cameron, Clerk

✓ G. W. Boddie } Received for Record & Recorded 5th February 1847
 State of Mississippi }
 Wm B. Boddie } Hinds County } This Indenture, made this the fifteenth
 day of January, one thousand eight hundred and forty seven, between George
 Boddie and his wife Louisa A. of the aforesaid County of Hinds of the
 first part and William Boddie of the County of Madison of the second
 part, Witnesseth, that for and in Consideration of the sum of Two thousand
 Dollars to us in hand paid or second to be paid, the receipt whereof is
 hereby acknowledged, have this day bargained sold and conveyed unto
 the said William Boddie his heirs and assigns forever, all right title in-
 -terest or Claim to the Wth of the Eth of the Nth Eth of Sec ³⁴ divided by
 the ditch which will form the division line between ourselves the said
 William, also the Wth of the Nth Eth of the same section, also the Eth of the Wth of
 of the same section, also the Eth of the Sth Eth also of the same section, all of
 the above in Township N ⁷ Range N ¹ E ¹, also the E ¹ of N ³ E ¹ of
 N ⁶ R. 1 E ¹, all of the above land is in the Mount Salem District, bounded on
 the E ¹ by the ditch before alluded to, and a Creek, to the said George Boddies
 line, N ¹ by Parishes Wells land, and West by the land of the said William
 Boddie, and John J. Searby, South by William Altman and John J. Searby
 and the parties of the first part do for and in Consideration of the pay-
 -ment here in hand warrant and defend the interest here sold from
 us our heirs and assigns, the day and date above written,

George Boddie Seal
 Louisa A. Boddie Seal

State of Mississippi } Personally appeared before the undersigned Justice
 Hinds County } of the Peace in and for said County George Boddie who acknowledged
 that he signed sealed and delivered the foregoing as his act and deed for
 the purposes therein contained, and also appeared Louisa A. wife
 of said George Boddie who being examined privately and apart from her
 said husband acknowledged that she signed sealed and delivered the
 foregoing truly voluntarily and as her own act and deed without the
 fear threat or Compulsion of her said husband
 Given under my hand and seal this 15th day of
 January A. D. 1847
 J. Lewis JP Seal

✓ Wm B. Boddie } Received for Record & Recorded 5th February 1847
 State of Mississippi }
 Malcolm McMill } February 4th 1847 } Know all men by these presents
 that I William B. Boddie, and Edna Boddie of the County of Madison
 and State of Mississippi, have this day bargained and sold, conveyed
 and delivered to Malcolm McMill and Catharine his wife of the State
 of Kentucky, for the Consideration of the sum of Two thousand dollars
 paid to us in hand or second to be paid, the receipt whereof is hereby
 acknowledged for the following tract or parcel of land lying in the Counties
 of Madison and Hinds of the State of Mississippi to wit The West half

of the North East quarter the East half of the North West quarter, and all that portion of the East half of the North East quarter, on the West side of a ditto running through the East-minimum Eights, the East half of the North East quarter, all of Section Twenty four Township Seven Range One East bounded on the East by the ditto before alluded to, North by B. B. B. on the West by Joseph D. Battle, and on the South by John Dorby and William Atkinson, do have and to hold the aforesaid tracts or parcels of land in his his and assigns forever, and the said William and his wife Eliza for themselves - have administered and Execute do warrant and will forever defend the title to the above and hereby granted premises to the said Malcolin and his wife Catharine their heirs and assigns free from the Claim or Claims of all persons whomsoever, Given under our hands and seals,

William B. Dodder Seal
 Eliza A. Dodder Seal

The State of Mississippi
 Madison County

Personally appeared before me, Saml Goodloe an acting Justice of the Peace in and for said County Wm B. Dodder and Eliza A. Dodder his wife who acknowledged that they signed sealed & delivered the foregoing deed on the day & date therein expressed for the purposes therein specified, and the said Eliza A. Dodder on a Private information separate & apart from her said husband acknowledged that she signed sealed and delivered the same of her own free will & accord without the fear threats or Compulsion of her said husband.

Given under my hand and seal this 4th Day of February A.D. 1847

Saml Goodloe Justice of the Peace Seal

H. W. McKinney Received for Record 1st January & Recorded 17th February 1847

Know all men by these presents, that I H. W. McKinney of Madison County, and State of Mississippi have for and in consideration of fifteen hundred dollars to me in hand paid by C. G. Soice of the State aforesaid, the receipt whereof is hereby acknowledged, bargained sold and delivered and by these presents do bargain sell & deliver unto the said C. G. Soice my Negro boy, Moses, aged about ~~eight~~ eight of a Copper Complexion, and Negro girl Sarah, aged about twenty six years and the Child Calvin aged about ten months, all of whom I warrant sound in body and mind and Slaves for life to have, and to hold the aforesaid bargained Negroes unto him the said C. G. Soice his Executors administrators or assigns forever, and I the said H. W. McKinney for myself, my heirs, Executors, and administrators shall well by these presents warrant and defend the same unto the said C. G. Soice his heirs, Executors, administrators or assigns, against all persons claiming by or under me, In witness whereof I have hereunto set my hand and affixed my seal this 26th Day of Dec^r A.D. 1846

H. W. McKinney Seal
 C. G. Soice McCombs

The State of Mississippi Personally appeared before me John D. Cannon Clerk
 Madison County et al of the Probate Court of said County Malcolm Cannon
 one of the Subscribing Witnesses to the within instrument who being duly sworn
 deposed and said that he saw W. W. McKinney whose name is there subscribed
 sign seal and deliver said instrument on the day it bears date. that he
 this deponent, together with the other subscribing witness A. D. Joyce signed
 their names as witnesses thereto in presence of said McKinney and in presence
 of each other on the day and year of the date of said deed,
 Given under my hand and seal of Office at Canton
 this 6th day of January A.D. 1847
 John D. Cannon Clerk

A. P. Downs { Received for Record 13th January & Recorded 17th February 1847.
 Clerk
 L. J. Henderson } This Indenture made and entered into this 13th day
 of January A.D. 1847. between A. P. Downs of the first part, and L. J. Henderson
 of the second part, all of the County of Madison and State of Mississippi
 Witnesses that the party of the first part, for and in consideration of
 of the sum of fifteen hundred and fifty dollars to him in hand paid by
 the party of the second part, at and before the sealing and delivery of
 these presents, the receipt whereof is hereby acknowledged. That this day
 granted bargained and sold, and by these presents doth grant bargain
 sell and convey with the said party of the second part, his heirs and assigns
 forever, the following described tract or parcel of land situate lying and
 being in the County of Madison and State of Mississippi More or less
 designated as the lots N W 1/4 & S W 1/4 Sec 1. N E 1/4 & S E 1/4 Sec 2
 & E 1/4 Sec 2, N E 1/4 of Sec 3 all in Township 11 of Range 3 East, and containing
 by estimation One thousand Aers. be the same more or less, together with
 all and singular the benefits and appurtenances thereto in anywise so
 have and to hold said above described Premises with the appurtenances unto
 said party of the second part his heirs Executors and administrators and assigns
 forever, and the said party of the first part covenants, that he has good right
 to sell and convey said Premises, that the same are conveyed free and clear of
 any and all incumbrances done or suffered to be done by him and that he will
 and his heirs Executors and administrators shall warrant and defend the
 title to said Premises unto said Party of the second part his heirs against
 the Claims either legal or equitable of all persons whatsoever Claiming the same
 or any part thereof by through from or under him his heirs but against no
 other persons or persons whatsoever, intending hereby to convey such title only as he
 received by the Sheriff. Deed to the herein described premises and none other,
 In testimony whereof said party of the first part hath hereunto set
 his hand and affixed his seal the day and year above written.

The State of Mississippi Personally appeared before me John D. Cannon
 Madison County et al Clerk of the Probate Court of said County Addison P. Downs who

acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed,
 Given under my hand and seal of office at
 Court on this 13th Day of January A.D. 1847
 John D. Garrison Clerk

Seal

Wm Hanningway Received for Record 13th January & Recorded 17th February 1847
 Bill sale
 Elizabeth Moore Received January 11th 1847 of Mrs Elizabeth Moore three hundred and twenty dollars payment in full of a Negro boy like about nine years of age which boy I warrant to be sound, his title good and a slave for life. Witness my hand and seal the day & date above written
 This State of Mississippi
 Madison County, ss. Personally appeared before me John D. Garrison Clerk of the Probate Court of said County William Hanningway who acknowledged that he signed sealed and delivered the foregoing Bill of Sale on the day and for the purposes therein specified as his act and deed.
 Given under my hand and seal of office at
 Court on this 13th Day of January A.D. 1847
 John D. Garrison Clerk

Seal

Wm Hanningway Received for Record 13th January & Recorded 17th February 1847
 Mortgage
 David Moore Guardian of David M. Hanningway a minor of all of the County of Madison and State of Mississippi; Witnesseth that the said party of the first part has this day for and in Consideration of the sum of Two thousand & Eighty & 95/100 dollars to him in hand paid by the party of the second part; at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, sold and delivered and by these presents, does grant, bargain sell and deliver to said party of the second part his heirs and assigns the following named Negro Slaves to wit Arch. Sady his wife, Abram, Phill. Katy, Isaac and Sicily who are warranted sound in body and mind and slaves for life and the title warranted good against all Claims whatever, unto said party of the second part as Guardian as aforesaid, to have and to hold said Slaves and their future increase to said party of the second part his heirs if forever, Provided always nevertheless, that if the said William Hanningway party of the first part, shall well and truly pay or cause to be paid on or before the first day of January next to the said party of the second part Guardian as aforesaid the sum of Two thousand & Eighty & 95/100 dollars which he owes to said party of the second part Guardian as aforesaid as appears by the promissory Note of said party of the first part bearing date the 1st day of January A.D. 1847 and due

The state of Mississippi
 Madison County ss
 for the debt intended to be secured thereby and have release and forgiveness
 Charge the Probate Court
 I David M. Hanningway

on or before the 1st day of January A.D. 1848 Now if the said party of the first part shall well and truly pay and satisfy said note when the same shall become due and payable together with any interest that has or may hereafter accrue thereon then this Conveyance to be void otherwise to become absolute.

In testimony whereof said party of the first part hath hereunto set his hand and affixed his seal the day and year first above written.

The State of Mississippi

Madison County set Personally appeared before me John J. Garrison Clerk of the Probate Court of said County William Hemmingsway who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed.

Seal

Given under my hand and seal of office at Canton this 13th Day of January A.D. 1847
John J. Garrison Clerk

M. A. M. Lawson & wife Received for Record 13th January & recorded 18th February 1847

Deed State of Mississippi Madison County This Indenture, made and entered into this the 10th day of May 1845 by between Hugh A. M. Lawson & his wife Mary V. Lawson of the first part, and James S. Pritchard, John M. Moore & Matthew B. Whithead of the second part, Witnesseth, that the said party of the first part, for in Consideration of the sum of five hundred Dollars have bargained sold and quit Claimed, and do by these Presents bargain sell & quit Claim to the said party of the second part, all the following land to wit: N 1/4 section 26, S 1/4 section 25, E 1/4 S E 1/4 section 23, W 1/4 of N W 1/4, E 1/4 of S W 1/4, & 1/2 of E 1/2 of N W 1/4 section 26, & N 1/2 E 1/2 of W 1/2 of S E 1/4, section 26, all in Township 11 Range 4 East, in the County & State aforesaid. Do have and to hold the above described land to the said party of the second part, their heirs and assigns forever, And the said party of the second part hereby warrant said land only against themselves & those claiming under them to the said party of the second part, their heirs & assigns forever, This warranty is intended to be construed as only against the Party of the first part, and those claiming under them and not as a general warranty as to title but only as a quit Claim deed.

Given under our hands & seals the day & year above written.

M. A. M. Lawson

The State of Mississippi

Madison County set Personally appeared before me John J. Garrison Clerk of the Probate Court of said County Hugh A. M. Lawson and Mary V. Lawson his wife who acknowledged that they signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as their act and deed, And Mary V. wife of said M. A. M. Lawson being by me examined separate and apart from her husband acknowledged that she signed sealed and delivered said deed as her voluntary act and deed without any fear threats or compulsion of her said husband.

Seal

Given under my hand and seal of office at Canton this 10th Day of January A.D. 1847
John J. Garrison Clerk

M. A. W. Lawson Received for Record 13th January & Recorded 18th February 1847

Deed
In: A. Magruder This Indenture entered into this the 30th day of December A.D. 1846, by between M. A. W. Lawson; of the one part, & John A. Magruder of the other part (Witnesseth) that the said Lawson for in Consideration of Thirty six hundred dollars has bargained, sold and conveyed, and by these Presents bargain sell & convey unto said Magruder the following described land, lying and being situate in the County of Madison State of Mississippi to wit: E¹/₄ of Sec 23, E¹/₄ of N¹/₄ & E¹/₄ of S¹/₄ of Sec 23. N¹/₄ & N¹/₂ of N¹/₄ of Sec 24. N¹/₂ of E¹/₂ of S¹/₄ Sec 14. S. 10. N. 10. East. Containing 720 acres more or less being the same tract of land which was sold at Sheriff's sale as the Property of Remond. D. Doby & Dennis Burns and bought by said Lawson. So have and to hold the above described tract of land to the said Magruder his heirs and assigns forever, and the said Lawson, doth hereby warrant and defend the title to said land to said Magruder his heirs and assigns forever free from the said Lawson his heirs and assigns and all & any person or persons lawfully claiming or to claim the same, whatsoever, and Mary W. Lawson the wife of said M. A. W. Lawson doth sign this deed with her said husband for the purpose of relinquishing her right to dower in said tract of land, but for no other purpose or intent whatsoever. In testimony whereof we have hereunto set our hands and seals the day & year first above written,

M. A. W. Lawson Great Seal
Mary W. Lawson Seal

The State of Mississippi
Madison County s.d. Personally appeared before me John D. Cameron Clerk of the Probate Court of said County, Magruder M. A. W. Lawson and Mary W. Lawson his wife who acknowledged that they signed, sealed and delivered the foregoing Deed on the day and for the purposes therein specified in their act and deed, and Mary W. wife of said M. A. W. Lawson on a Private examination separate and apart from her husband acknowledged that she signed sealed and delivered said Deed as her voluntary act and deed without any fear threats or compulsion of her said husband,

Given under my hand and seal of Office at Jackson this 13th Day of January A.D. 1847
John D. Cameron Clerk

Thos. Fletcher (Marshal) Received for Record 16th January & Recorded 19th February 1847

Deed
In: A. W. Hill This Indenture made and entered into this thirtieth day of December in the year of our Lord one thousand eight hundred and forty six between Thomas Fletcher Marshal of the Southern District of Mississippi of the one part, and Harry A. W. Hill of the other part, Witnesseth that whereas a writ of Habeas Corpus lately issued from the Circuit Court of the United States for the Southern District of Mississippi directed to the Marshal of said District at the suit of Nathaniel Dick, James Dick, Richard L. Booker, William D. McLean and Harry A. W. Hill against the goods and Chattels lands and tenements of William F. Smith, Nathan Boyant, P. G. Goony and William M. Martin which writ of

Alias Steri facias, was lived on the following described lands: to wit East half South West quarter section twenty, West half South West quarter, section thirty six, and East half South East quarter, section thirty five, Township Elean Range Four East.

Two hundred and forty acres, and North half of section four Township Elean Range Four East, One hundred and sixty acres, and South West quarter of section twenty Township Elean Range Four East, One hundred and sixty acres. North East quarter of section twenty one, Township Elean Range Four East, One hundred and sixty acres. South East quarter section twenty, Township Elean Range Four East. One hundred and sixty acres. North half West half North East quarter section twenty six, West half South West quarter section twenty three, North West quarter section twenty two, and South half South East quarter, and South half East half South West quarter section fifteen, West half South West quarter section twenty, West half North West quarter section twenty three.

Township Eight Range Two West, lying in Madison County Miss. with the appurtenances, as the land and tenements of the above named defendants, Smith Bryant Goosy and Martin, and the said Marshal having given thirty days previous Notice that the above described lands would be sold at Public auction by virtue of said writ of Alias Steri facias, on the 25th Day of October A.D. 1841 between the hours of Eleven O'clock A.M. and four O'clock P.M. of said day at the Court house of Madison County, did at the same time and place, offer said Premises for sale at public auction, and the said W. N. Hill, party of the second part, there and there appeared, and bid for the Premises the sum of Ninety hundred and fifty five dollars & forty Cents, which said sum was more than any other person offered or bid for the same, whereupon the said lands were struck off to the said W. N. Hill, he being the highest and best bidder therefor, and to such sum of money was thereupon immediately paid to the said Marshal. Now this Subscribes, Witnesseth that the said Thomas Fletcher Marshal as aforesaid for and in Consideration of the Premises, and of the said sum of Ninety hundred and fifty five dollars and forty Cents to him, the said Marshal in hand well and truly paid by the said W. N. Hill at and before the sealing and delivery hereof. The receipt whereof is hereby acknowledged. He this day granted bargain, sold alienate and conveyed, and by these presents doth grant bargain sell alien and convey unto the said W. N. Hill his heirs and assigns forever all and singular the above described Premises heretofore, privileges and appurtenances thereto belonging, or in any way appertaining. To have and to hold the said Premises, of the above named defendants, and all the right interest Title or Claim, both at Law and in equity of them the said W. N. Hill, Bryant Goosy and W. M. Martin, with the Privileges and appurtenances in or to the same, unto the said W. N. Hill his heirs and assigns forever.

In Witness Whereof, the said Thomas Fletcher Marshal as aforesaid hath hereunto set his hand and seal this day and year above written.

Thomas Fletcher, Marshal of the Southern District of Mississippi

[Signature]

The State of Mississippi

I Robert Rogers Clerk of the Superior Court of Chancery of the State aforesaid, do hereby Certify that Thomas Fletcher this day personally appeared before me, and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein named for the purposes therein mentioned.

In testimony Whereof, I have subscribed my name and hand

Caused the seal of said Court to be affixed. the 21st Day of December A.D. 1846
Rob. Hughes. Clerk

N Perkins of the record for Record 18th January & Recorded 19th February 1847.

Provs attorney
John J. Cannon } Whereas on the 15th day of February 1846 William P. Perkins executed
a Mortgage to indemnify the house of N Perkins of New Orleans against liability
for accepting a draft drawn by said William P. Perkins on said House, dated the
1st of July 1845, & due twelve months after date for the sum of Five thousand dollars
which Mortgage is Recorded in the Office of the Probate Clerk in Madison County Miss in
Book of Deeds of pages 441 & 442, and the said W. P. Perkins having paid & discharged
said draft, the house of N Perkins are no longer liable thereon, this is therefore
to authorize & empower John J. Cannon of Madison County Miss who is hereby ap-
pointed attorney in fact for that purpose, to enter partition papers the margin of the
Record of said Mortgage to release said Perkins from further liability on said
Mortgage. March 19th 1846.

Witness My hand & seal of Office at
Madison County Miss this 21st Day of March A.D. 1846.

John J. Cannon Clerk
The State of Mississippi Personally appeared before me John J. Cannon Clerk
Madison County of the Probate Court of said County William Hardeman
the subscribing Witness to the foregoing Letter or Power of Attorney, who being duly sworn
deposed and said that he saw N. Perkins whose name is therein subscribed sign
and deliver said instrument on the day it bears date as aed for the act and
deed of N. Perkins & that he then deposed signed his name as a witness thereto
in the presence of said N. Perkins. Given under my hand and seal of Office at
Madison County Miss this 21st Day of March A.D. 1846.
John J. Cannon Clerk

Benjamin Magruder Received for Record 18th January & Recorded 19th February 1847

Deed
Simon Barker } The State of Mississippi
Madison County } This indenture, made and entered
into this fourth day of November Anno Domini 1846 between Benjamin Magruder of
the first part & Simon Barker of the second part, all of the County of Madison & State
of said Mississippi, that for and in consideration of the sum of four hundred &
eighty dollars to him in hand paid, the receipt whereof is hereby acknowledged, the
party of the first part hath this day bargained and sold, conveyed, assigned, to the
party of the second part, and by these presents do bargain, sell, convey & assign the
following described tract or parcel of land situated lying and being in the County of
said Miss viz The West half of the South East quarter of section Number Twenty three in
Township Number Ten of Range Number Two East, together with all said parcels
the tenements, tenements and appurtenances thereto belonging. Do have and to
hold the same for himself his heirs Executors administrators of persons and the
party of the first part does hereby release confirm & convey to the party of the second
part all his right, title and interest, which he has in and to the aforesaid
described tract of land, and also warrants and defends the same against

The Claim or Claims of himself this being a negro and all persons whatsoever and the party of the first part does hereby warrant and defend the title of the above described tract of land to the party of the second part his heirs & assigns forever. In testimony whereof the party of the first part hath hereunto set his hand and seal the day and year first above written.

The State of Mississippi

Benj Magruder Seal

Madison County set Personally appeared before me John D. Cameron Clerk of the Probate Court of said County Benjamin Magruder who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed.

Seal

Given under my hand and seal of Office at Canton this 18th Day of January A.D. 1847

John D. Cameron Clerk

J. M. McKinney Received for Record 18th January & Recorded 19th February 1847

Bill Sale

Mary J. McKinney Know all persons by this Indenture, that J. M. McKinney of Madison County & State of Mississippi of the first part, do for & in Consideration of seven hundred dollars, bargain sell and delivers unto Mary J. McKinney of the County and State aforesaid, a Negro man named Solomon whom I warrant to be sound in body & mind & a slave for life. & J. M. McKinney of the first part do bind myself my heirs Executors administrators and assigns to defend the right of said Negro unto Mary J. McKinney of the second part and County & State aforesaid her heirs Executors administrators and assigns forever.

In Witness Whereof I have hereunto subscribed my name and affix my seal this the 16th of November A.D. 1846

Le. Joyce. McAmis

J. M. McKinney Seal

The State of Mississippi Personally appeared before me John D. Cameron Madison County set Clerk of the Probate Court of said County Malcolm Cameron one of the subscribing Witnesses to the foregoing Bill of sale who being duly sworn deposed and said that he saw J. M. McKinney whose name is thereto subscribed sign seal and deliver the same on the day and year and for the purposes therein specified and that he this deponent together with Le. Joyce the other subscribing Witness signed their names as Witnesses thereto in the presence of said McKinney and in presence of each other.

Given under my hand and seal of office at Canton this 18th Day of January A.D. 1847

John D. Cameron Clerk

C. F. Pack & Wife Received for Record 18th January & Recorded 23rd February 1847

Deed

John C. Adicks This Indenture made the 11 day of April Eighteen hundred and forty six between Orlando F. Pack and his wife Amanda L. Pack of Madison Parish in the State of Louisiana of the one part, and John Conrad Adicks of Madison County in the State of Mississippi of the other part Witnesseth that the said Orlando F. Pack

and his wife Amanda, L. Pack for and in consideration of the sum of two hundred dol-
 lars to them in hand paid by the said John Conrad Adicks, at and before the signing
 and delivery hereof, the receipt whereof they do hereby acknowledge, and thereof acquit
 and forever discharge the said John Conrad Adicks, his heirs, Executors, &c. and by these
 presents have granted, sold and conveyed by these presents do grant, sell and convey unto
 the said John Conrad Adicks, and to his heirs, assigns forever all of the following
 described lot of ground, lying and being in the Town of Coates in Madison County
 in the State of Mississippi and known on the Plat of said Town as Lot A by in
 Square No Two, together with all and singular the appurtenances therewith belonging
 or in any wise appertaining, and also the estate, right, title, claim and claim and
 whatsoever of the said Orlando, J. Pack and his wife Amanda L. Pack in Law or
 Equity or otherwise howsoever, of in to, or out of the same, to have and to hold the said
 lot of ground and premises hereby granted, with the appurtenances unto the said John
 Conrad Adicks his heirs and assigns forever, in fee simple, to the only, just use
 and behoof of the said John Conrad Adicks his heirs and assigns forever. And
 the said Orlando J. Pack, and his wife Amanda L. Pack for their heirs, Executors
 &c. do covenant and agree to and with the said John Conrad Adicks his heirs
 and assigns by these presents, that they the said Orlando J. Pack and his wife
 Amanda L. Pack and their heirs, the said above described lot of ground and
 premises hereby granted, with the appurtenances unto the said John Conrad Adicks
 his heirs and assigns against the said Orlando J. Pack and his wife Amanda
 L. Pack, and their heirs, and against all and every person and persons lawfully
 claiming or to claim the same, shall and will warrant and forever defend,
 In testimony whereof, the said Orlando J. Pack, and his wife Amanda L. Pack
 hereunto subscribed their names and affixed their seals the day and date first
 above written

signed and sealed in presence of
 Asa Corman

Orlando J. Pack
 Amanda L. Pack

The State of Louisiana } Personally appeared before me Orlando J. Pack on the twelfth
 Madison Parish } day of April 1846 and after being sworn, acknowledged that
 he signed and sealed and delivered the above deed as his own proper act and deed
 for the purposes therein mentioned, and at the same time the above named Amanda L.
 Pack wife of said Orlando J. Pack was examined by me separately and apart
 from her said husband, and acknowledged that she signed and sealed the above deed
 as her act and deed for the purposes therein mentioned without any fear, threat or
 compulsion of her said husband. Given under my hand and seal this the twelfth
 day of April Eighteen hundred and forty six.

State of Louisiana }
 Parish of Madison } Clerk's Office Ninth District Court -

Asa Corman Justice of the Peace
 I hereby certify that the Corman
 before whom the foregoing act was signed was at the time of the signing said act a
 duly Commissioned Justice of the Peace in and for said Parish, and his oath duly
 recorded in "Clerk's Records," Book A, Page 5 in this Office

In Witness whereof, I hereunto set my hand and seal
 the seal of said Court, this 11th day of April 1846
 John S. Mason Clerk
 By Chas. Seveline Jy 1846

Innoc. St. Perkins Received for Record 18th January, Recorded 22nd February 1847

Deed

John C. Adicks } This Deed made and entered into this twentieth day of January
 A.D. Eighteen hundred and forty seven between Innoc. St. Perkins of the first part,
 and John C. Adicks of the second part, both of the County of Madison and State
 of Mississippi. Witnesseth, that the said Party of the first part for and in Consider-
 ation of the sum of Two hundred and thirty dollars to him in second hand by the
 Party of the second part, at and before the sealing and delivery of their parents
 the receipts thereof is hereby acknowledged that this day granted bargained and
 sold and by these Presents does grant bargain sell convey and Confirm unto said
 Party of the second part his heirs and assigns forever, a Certain lot or parcel
 of land situate lying and being in the County of Madison and State of Missis-
 sippi and known and designated as Lot No Five in Square No Two (2) ac-
 cording to the Plat of the Town of Benton, together with all and singular the be-
 neditiments and appurtenances thereto belonging or in any wise appertaining.
 To have and to hold said above described Lot or parcel of ground with the appur-
 tenances to him the said Party of the second part, his heirs and assigns forever
 And the said Party of the first part, for himself his heirs Executors Administrators
 Assigns and assigns with said Party of the second part his heirs Executors Adminis-
 trators and assigns that he is well seized in fee of the above granted Premises and
 has good right to sell and convey the same, that the same are conveyed free and
 clear of all incumbrances, and that he will and lawfully shall warrant and forever
 defend the title to said Premises unto said Party of the second part his heirs from
 and against the Claim or Claims either legal or equitable of all and every person
 or persons whatsoever claiming or to Claim the same or any part thereof by these presents.

In testimony Whereof the said Party of the first part hath hereunto set his hand and affixed his seal the day and year first above written.

The State of Mississippi

Innoc. St. Perkins

Madison County } Personally appeared before me John J. Cannon Clerk
 of the Probate Court of said County Innoc. St. Perkins who acknowledged
 that he signed sealed and delivered the foregoing Deed on the day and for the purposes
 therein specified as his act and deed. Given under my hand and seal of Office
 at Benton this 18th day of January A.D. 1847

John J. Cannon

John J. Cannon Clerk

17

A. D. Whithead Received for Record 18th January, Recorded 22nd February 1847

Deed

R. N. Fleming } The State of Mississippi
 Madison County } This Deed made this 18th Day of January in the
 year of our Lord one thousand eight hundred and forty seven between Nathan B.
 Whithead (Trustee) of the County and State aforesaid and R. N. Fleming of the other
 part, Whereof, that the said Nathan B. Whithead had made unto him a trust deed
 by George Ruf Weatherly which said Deed has been Recorded in the office of the
 Probate Clerk of said County and agreeable to the powers therein granted and given
 unto the said Nathan B. Whithead have offered to sell, at public outcry to the
 highest bidder all that tract of land being and known as North half West half

North West quarter of Section twenty seven and North half West half of the Southwest quarter of Section thirty four, in Township Nine and Range four East, containing Eighty acres more or less, and the same was struck off to R. M. Fleming for the sum of One hundred and sixty dollars he being the highest bidder therefor, Now know ye that for the aforesaid sum of One hundred and sixty dollars to me in hand paid by the said R. M. Fleming, that he the said Fleming is to have and to hold, all and singular the said tract of land with its appurtenances rights, titles in Law and Equity as I the said Nathan B. Whitehead am authorized to make and give by virtue of the aforesaid Just deed. In testimony Whereof, I have hereunto set my hand and seal this day and date above written.

The State of Mississippi
Madison County ss } Personally appeared before me John S. Cannon Clerk of the Probate Court of said County Nathan B. Whitehead who acknowledged that he signed sealed and delivered the foregoing Deed in the day and for the purposes therein specified as his act and deed.

N. B. Whitehead Seal

Given under my hand and seal of Office at Courten this 18th Day of January A.D. 1847

Seal

John S. Cannon Seal

A. D. Devaly wife Received for Record 19th January & Recorded 23rd February 1847

Deed
I Mr Phillips } This Deed was made and entered into this 30th day of December 1846 between Alexander D. Deval and Margaret his wife of the first part, and Mr Phillips of the second part, all of the County of Madison and State of Mississippi. Whereby that the party of the first part, for and in Consideration of the sum of One hundred dollars in hand paid by the party of the second part, the receipt Whereof is hereby acknowledged, by the party of the first part, the said party of the first part, have this day bargained and sold, aliened and conveyed, and by these Presents doth bargain and sell alien and convey unto the Party of the second part, the following described lots or parcels of land lying and being within the Corporate limits of the Town of Sharon, Madison County Mississippi, and known and designated in the plan of said Town as Lots Number One, two and four, and in square number one seven and bounded as follows On the South side by Main Street, on the East by College Street, On the North by Pearl Street, and on the West by Center Street, containing three acres of land or there more or less, together with all and singular the Premises, with the Privileges advantages and appurtenances thereto belonging Subject Nevertheless to the Conditions herein afterwards to be specified, and the said party of the first part for themselves their heirs Executors and administrators or assigns do hereby Covenant and agree with the party of the second part his heirs and assigns that they are seized in fee of the said Premises, that the same are conveyed free and quit of all incumbrances, except as to the Conditions herein to be specified, and the party of the first part hereby bind themselves their heirs Executors and administrators or assigns to warrant and defend forever, the afore granted Premises to the said party of the second part, his heirs assigns or against the Claim or Claims or Claims of all and every person or persons whatsoever, Provided Nevertheless, that this Conveyance is made subject to the following Conditions to wit, that the said party of the second part binds himself his heirs assigns firmly by these Presents that he

will not, nor shall his heirs or assigns at any future time permit in the above-
 said and above granted Premises, the vending of Ardent Spirits, Gaming or any
 species of Vice or immorality which will tend to defeat the great objects proposed
 to be effected by the act of the Legislature now in force incorporating said Town of
 Macon; And in Case of the violation of any of the Conditions therein specified, by the
 said party of the second part, his heirs or assigns, them and in that Case the Premises
 above described are do revert to and belong to the Trustees of Macon College and
 Female Academy, by them, to be disposed of again for the use of said institutions -
 But in Case the above Conditions be Complied with by the said party of the second
 part his heirs and assigns, them and in that Case this deed is to be in full force and
 effect, in Law & equity, In testimony Whereof the party of the first part have
 hereunto set their hands and affixed their seals this day and year above written

Wm. J. Lowry
 Margaret Lowry

The State of Missis

ss. Madison County } I personally appeared before the undersigned Justice of the Peace
 in and for said County Alexander D. Lowal and Margaret his wife who a known
 -ledged that they signed sealed and delivered the foregoing deed as their act & deed, on
 this day and for the purposes therein specified; And the said Margaret Lowal
 upon a Private examination separate and apart from her said husband acknowledged
 that she signed sealed and delivered the same as her act and deed voluntarily and
 without fear, threat or Compulsion of her said husband,

Given under my hand and seal this 30th Day of Dec^r 1846
 Decmil Moore J.P.

Wm. J. Lowry, Received for Record 30th January & Recorded 23rd February 1847

Chattel

A. D. Lowal } This Indenture, made this 30th day of January in the year A.D. 1847
 between William J. Lowry, of the first part; and A. D. Lowal of the second part both
 parties being Citizens of Madison County in the state of Mississippi; Witnesseth, that
 Whereas the said Lowal, at the special instance and request of the said Lowry
 hath become bound together with him the said Lowry in a bond dated the 13th day
 of November A.D. 1843 to William D. Bailey Judge of Probate of the said County
 of Madison in the penal sum of \$40,000, Conditional for the faithful discharge &
 performance of the duties of said William J. Lowry as the Executor of the last Will
 and testament of his father, Dr. William Lowry, dec'd, late of said County the said
 Lowal being one - the Securities of said W. J. Lowry in the said Executor bond,

And Whereas also, the said Lowal became the security of the said W. J. Lowry on a
 bond executed by him to one Thomas Simms of the state of Georgia in the sum of
 Five thousand Dollars Conditional to indemnify and save harmless the said Simms
 against any incumbrances upon a tract of land situate between Counties of Macon in
 said County, (the same which was bequeathed by the said late Dr. Lowry, bequeathed
 in his last Will, testament now on Record in the Probate Court of said County to
 the said W. J. Lowry) on account of Certain Provisions in the said Will, giving to the Child-
 -dren of the said Dr. Lowry an interest in the Crops made on said tract of land
 which tract of land the said William D. Lowry hath sold to said Simms, delivered to
 him the possession thereof, Now the said W. J. Lowry being conjunctly & severally

and indemnify the said Abifounder, D. Deval against all damage or injury by reason of his having become the security of the said W. J. Lowry, such against to convey and grant unto the said A. D. Deval all the right title interest and property of every description which he the said W. J. Lowry has in the estate of his said father the late Dr Lowry under by virtue of the said last Will and testament of the said W. J. Lowry do hereby grant, bargain sell convey unto the said A. D. Deval the full and entire interest which he has in the estate of his said father under the provisions of said Will. The personal property therein bequeathed being fully described in the inventory of said estate now on file among the papers of said estate in the office of the Probate Court of said County of Madison. To have and to hold the said right title interest & property here conveyed unto him the said A. D. Deval his heirs and assigns forever, provided always and this grant is upon the condition, that of the said W. J. Lowry his heirs, Executors & all administrators shall well & truly perform the conditions of the said his bonds & shall keep indemnified & save harmless the said Deval from all damage loss or injury by reason of his having become the security of the said W. J. Lowry this done, done in the case this deed to be void of no effect, otherwise to remain in full force & virtue.

In testimony whereof the said Lowry hath hereunto set his hand & affixed his seal this 30th day of January A.D. 1847. The said Deval to him been taken on the 2nd day of December A.D. 1846 & is signed also by W. Collins, A. M. Green sisters of said W. J. Lowry & also by A. M. Green.

The State of Mississippi
 Madison County } Personally appeared before the undersigned Clerk of the Probate Court in & for said County William J. Lowry whose name is subscribed to the within and foregoing deed, who acknowledged that he signed sealed and delivered the same as his act & deed for the purposes therein mentioned.
 Given under my hand and seal of office at Canton this 30th day of January A.D. 1847
 John J. Cannon Clerk
 W. J. Lowry

D. Lowmy Received for Record 21st January & Recorded 23rd February 1847
 Deed
 N. Latham } This Indenture, made and entered into this 18th day of January A.D. 1847 between Diederich Somer and Cibe Leotts of the first part, and Henry Latham of the second part, all of the County of Madison and State of Mississippi. Witnesseth, that said party of the first part, for and in consideration of the sum of Three hundred & fifty dollars to them in hand paid by the party of the second part, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have this day granted, bargained and sold, and by these presents do grant, bargain sell convey and confirm unto the said party of the second part his heirs and assigns forever, the following described Lot or parcel of ground situate lying and being in the Town of Canton in the County and State aforesaid and being known and designated as thirty feet off the East side of Lot No. Two, in Square No. Two according to the Plat of said Town fronting thirty feet on the public Square and running back Two hundred feet, together with all and singular the rights, appurtenances thereto belonging or in any wise appertaining; To have and to hold the said above

described premises, with the appurtenances, unto said party of the second part, his heirs and assigns forever, And said party of the first part for themselves their heirs Executors and administrators hereby Covenant with said party of the second part his heirs Executors administrators and assigns that they are well seized in fee of the aforesaid Premises with the appurtenances, that they have good right to sell and Convey the same, that said Premises are conveyed free and clear of all incumbrances, and that they will and their heirs shall warrant and defend the title to said Premises with the appurtenances unto said party of the second part his heirs against the Claim or Claims either legal or equitable of all and every Person or persons whomsoever Claiming or to Claim the same or any part thereof proved by three Persons;

In testimony Whereof the said party of the first part have hereunto set their hands and affixed their seals on the day and year first above written.

D. Sommer ^{see at}
E. Crofts ^{see at}

The State of Mississippi
Madison County
Madison County Personally appeared before me John J. Cameron Clerk of the Probate Court of said County D. Sommer and E. Crofts who acknowledged that they signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as this act and deed.

Given under my hand and seal of Office at Canton this 18th Day of January A.D. 1847
John J. Cameron Clerk

Spent

The whole of this deed is hereby acknowledged and recorded for the deed of the Madison County intended to be in account by the amount of Mortgage and do hereby release and discharge the Property therein mentioned from all further liability for said debt.

Henry Latham, Received for Record 18th January & Recorded 23rd February 1847

Diedrick Sommer This Indenture, made and entered into this 18th Day of January A.D. 1847 between Henry Latham of the first part, and Diedrick Sommer of the second part both 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 Three hundred and fifty dollars to him in hand paid, at and before the sealing and delivery of these Presents, the receipt Whereof is truly acknowledged, hath this day granted bargained and sold and by these Presents doth grant bargain sell and Convey unto said party of the second part his heirs and assigns forever a Certain lot or parcel of ground situate lying and being in the town of Canton in the County and state aforesaid. Known and designated as thirty feet off the East side of Lot No Two, in Square No Two according to the Plat of said town fronting thirty feet on the public Square and running back two hundred feet. Together with all and singular the hereditaments and appurtenances thereto belonging or in any wise appertaining, To have and to hold said lot or parcel of ground with the appurtenances unto said party of the second part, his heirs Executors administrators and assigns forever, And said party of the first part, for himself his heirs Covenants with said party of the second part his heirs that he is well seized in fee of the aforesaid Premises, and has good right to sell and Convey the same, and that he will and his heirs shall warrant and by these presents forever defend the title to said Premises unto said party of the second part his heirs against all and every person or persons whomsoever Claiming the same Provided However

And this Conveyance is made upon this Condition, that if the said party of the first part shall well and truly pay or Cause to be paid to the said party of the second part his heirs or assigns twelve Months after the date of these presents, the sum of Three hundred and fifty dollars, with interest thereon at the rate of Eight per Cent. per Annum, as specified in a note of some date with these Presents, made by the said party of the first part in favor of said party of the second part and payable twelve Months after date, then this Conveyance to be utterly null and void, otherwise to become absolute, In testimony whereof said party of the first part hath hereunto set his hand and affixed his seal on the day and year first above written.

At Testimony *John I. Cameron*

The State of Mississippi Personally appeared before me John I. Cameron Clerk Madison County set of the Probate Court of said County being duly sworn who acknowledged that he signed sealed and delivered, the foregoing deed on the day and for the purposes therein specified as his act and deed,

Given under my hand and seal of Office at Centon this 27th Day of January A.D. 1847

Seal

John I. Cameron

David Park & wife Received for Record & Recorded 25th Feb^y 1847.

Isaac St. Leger This Indenture, made this fifth day of October, in the year of our Lord One thousand Eight hundred and forty two between David Park of Memphis Tenn. and Jane R. his wife of the first part, and Isaac St. Leger of Mississippi County Arkansas, of the second part witnesseth that the said David Park in Consideration of forty three hundred and forty seven dollars and thirty Cents to them in hand paid by the said Isaac St. Leger and before the sealing & delivery of these Presents, the receipt whereof is hereby acknowledged, have bargained sold and Conveyed and by these Presents do bargain, sell, alien, and Convey to the said Isaac St. Leger the sum several tracts or parcels of land hereinafter mentioned all lying and being in the County of Madison in the State of Mississippi to wit: The South West quarter of Section No 13, in Township No 11, North of Range No Seven East, Containing One hundred and fifty three acs. Also the East half of the North East quarter of Section No 23, in Township No 11, North of Range 7 East, Containing 80^{3/4} acs, Also the North East quarter of Section No 11 in Township 11, North of Range 6 East, Containing 142^{3/4} acs, Also the North West half and the South East quarter of Section No 24, in Township 11 North of Range 7 East, Containing 159^{5/8} acs. Also the North West quarter of the North East quarter of Section No 23, in Township 11, North of Range 6 East, Containing 40^{3/4} acs, Also the West half of the South East quarter, and the East half of the South West quarter, and the South East quarter of the South East quarter of Section No 27, in Township No 11 North of Range No 5 East, Containing 201^{1/2} acs. And also the West half of Section No 14, in Township No 11, North of Range 6 East, Containing 326^{1/2} acs. To have and to hold to the said Isaac St. Leger his heirs and assigns forever, all and each of the said several tracts of land above described together with all and singular the appurtenances thereto appertaining and the said David Park will warrant and defend all and singular the Receipts

and appurtenances aforesaid to the said Isaac N. his heirs and assigns forever, against the lawful Claims of all persons whatsoever, and the said June doth Covenant to release and doth hereby release all Claims in and to each and all of said several tracts of parcels of land and all dower right to the said Isaac N. and convey all right title and interest in the same which she has or may hereafter have to the said Isaac N. his heirs & assigns forever,

In witness whereof we have hereto set our hands and seals this day and year above written.

D. Park seal
Jane R. Park seal

In Presence of
State of Tennessee Personally appeared before me Geo. W. Fuller, Clerk of the County Court Shelby County of said County David Park, the within named beginner with whom I am personally acquainted, and acknowledged that he had executed the within named deed for the purposes therein contained, and Jane R. Park having also personally appeared before me privately and apart from her husband the said David Park acknowledged the execution of said deed to have been done by her freely voluntarily and understandingly without compulsion or restraint from her said husband and for the purposes therein contained.

Witness my hand and the seal of the County Court of said County at office this 5th day of October 1842
Geo. W. Fuller Clk
By Jas. Rose Deputy Clk

O. R. Singleton Received for Record 22nd January & Recorded 24th February 1847.

John Tate } The State of Mississippi
Madison County } Know all men by these presents, that I
Otho R. Singleton of the County & State aforesaid have this day bargained sold & conveyed by these presents do bargain sell grant release to John Tate of said State for & in consideration of the sum of two hundred fifty dollars paid by said Tate to said Singleton, the following described land lying & being in said County to wit North West fourth, Section twenty eight, Township Ten Range Three East, Do. have to hold said land with all its Privileges and appurtenances thereto belonging or in any wise appertaining to the said John Tate, his heirs & assigns forever free from me my heirs & all persons claiming under me, and said Singleton hereby warrants said title to said land only against himself his heirs and those claiming under him and not against any other person or persons whatsoever.

In testimony whereof I have hereto set my hand & seal this the 13th day of November A.D. 1846.

O. R. Singleton seal

State of Mississippi Personally appeared before me William McBride an acting Madison County Justice of the Peace in & for said County the above named & aforesaid Otho R. Singleton who acknowledged before me that he signed sealed & delivered the foregoing deed as his act & deed on the year & day therein written for the purposes therein specified. Given under my hand & seal this the 13th day of November A.D. 1846

Wm McBride seal

Wm M. Donald Received for Recd 22nd January Recorded 24th February 1847

State of Mississippi }
 Madison County }
 John Tate } This Indenture, made and entered into this the
 23rd day of December 1846 by between William M. Donald of the County of Copiah
 of the first part, and John Tate of the County of Madison of the second part,
 Witnesseth that the said William M. Donald for in consideration of the sum of
 six hundred forty dollars to him in hand paid (the receipt whereof is hereby acknow-
 ledged, paid by the said party of the second part) hath bargained sold and conveyed
 and does by these Presents bargain sell convey to said party of the second part
 the following described land lying & being in said County of Madison to wit North West
 quarter of Section Twenty Eight Towns 10th Range 13th East. To have
 and to hold said land together with all and singular the Privileges thereunto be-
 longing or in any way appertaining unto the said party of the second part, his
 heirs and assigns forever. And the said party of the first part doth hereby covenant
 for himself his heirs Executors and administrators to give to the said party of the
 second part, his heirs and assigns, that he is seignior of said land in fee and that
 he has a fee and unincumbered title thereto, and that he will forever warrant
 and defend the title to said land to said party of the second part against
 every and all persons claiming or to claim the same,

In testimony Whereof the said party of the first part has hereunto set his hand and seal the day & year first above written

State of Mississippi } Wm M. Donald
 Madison County } Personally appeared before me J. M. Simmons an acting
 Justice of the Peace in & for said County William M. Donald who acknowledged
 that he signed sealed and delivered the within deed on the day & year therein men-
 tioned and for the purposes therein specified,

Given under my hand & seal this 30th Dec^r 1846
J. M. Simmons J. P.

Catherine J. M. Donald Received for Recd 22nd January Recorded 24th February 1847

State of Mississippi }
 Marion County }
 John Tate } Know all men by these Presents, that
 I Catherine J. M. Donald widow of James M. Donald deceased for and in consideration
 of the sum of six hundred forty dollars paid by John Tate to William M. Donald
 have remised, released and relinquished, and do by these Presents, remise, release
 and relinquish to said Tate for the consideration aforesaid all my right title in-
 terest or claim in & to Power in the following described land lying in the County
 of Madison State aforesaid to wit North West quarter Section Twenty Eight Towns 10th
 Range 13th East, To have and to hold the same to said Tate his heirs
 and assigns forever, free from the my heirs and all persons claiming by title
 or under me,

In testimony Whereof I have hereunto set my hand and affixed my seal this the twelfth day of January A.D. 1847

attested J. N. Webb, Notary at Poplar } Catherine J. M. Donald
 State of Mississippi } J. N. Carr, Clerk of the Probate Court of the County
 Marion County } of Marion State of Mississippi aforesaid do here certify
 that the above named Catherine J. M. Donald (the widow of James M. Donald)

late of Copiah County, State of Iowa did this day appear before me and acknowledged that she signed sealed and delivered the above relinquishment of dower of her own free will and accord and as her own proper act and deed, and for the purposes therein contained and expressed, on the day and date therein written,
 Given under my hand and seal of Office in Columbia
 the twentieth day of December A.D. 1847
 J. M. Carr Clerk

Seal

Mary Matheny Received for Record 22nd January Recorded 24th February 1847

Release } The State of Mississippi
 John Tate } Madison County } Know all men by these presents that I Mary Matheny wife of Daniel Matheny for in consideration of the sum of six hundred & forty dollars paid by John Tate to William McDonald have received released & relinquished and do by these presents receive release and relinquish to said Tate for the consideration aforesaid all my right title interest & claim in & to dower in the following land lying being in the County of Madison aforesaid which formerly belonged to my husband Daniel Matheny to which I have not heretofore relinquished my right to dower, to wit North West quarter section 28 T. 10. R. 3 East. To have and to hold the same to the said Tate his heirs & assigns forever free from me my heirs and all persons claiming by through or under me.
 In testimony whereof I have hereunto set my hand & seal this 12th day of January 1847

The State of Mississippi } Madison County } Personally appeared before me J. M. Simmons a Justice of the Peace in and for said County Mary Matheny wife of Daniel Matheny who being informed by me separate and apart from her said husband acknowledged that she signed sealed and delivered the within deed fully and without fear threat or compulsion of her husband, acknowledged before me this 13th day of January A.D. 1847.
 Mary Matheny Seal
 J. M. Simmons J. P. Seal

Edmund Allen Received for Record 26th January Recorded 24th February 1847

Deed } R. M. Lattimer } This Indenture, made this thirty first day of October in the year of our Lord one thousand eight hundred and forty six between Edmund Allen and his wife Sarah Allen of the County of Madison and State of Mississippi of the one part, and R. M. Lattimer, of the said County and State of the other part. Witnesseth that the said Edmund Allen and wife for and in consideration of the sum of seven hundred dollars to them in hand paid by the said R. M. Lattimer, the receipt whereof is hereby acknowledged hath this day bargained and sold, and by these presents doth bargain sell convey and confirm unto the said R. M. Lattimer his heirs and assigns forever a certain tract or parcel of land lying and being in the County of Madison and State of Mississippi designated as the South half East half of South East quarter and West half of South East quarter of Section Twenty Township Eleven

Range Three East, containing One hundred and twenty acres more or less, which tract of land together with the incidents and appurtenances thereto belonging, the said Edmund Allen and wife, for themselves and their heirs unto the said R. M. Slat-mer his heirs Executors administrators and assigns with warrant and power defend against the lawful Claims of all persons whomsoever as an indefeasible in-stance in fee simple, Given under my hand and seal the day and year above written.

Edmund Allen *[Signature]*
Sarah Allen *[Signature]*

State of Mississippi
Madison County ss

Personally appeared before me the undersigned Justice of the Peace in and for said County the within named Edmund Allen and Sarah his wife who acknowledged that they signed sealed and delivered the foregoing deed the day and year therein mentioned as their act and deed, and Sarah Allen wife of said Allen who upon a separate examination from her husband acknowledged that she signed sealed and delivered the same as her act and deed, without any fear threats or Compulsion of her said husband,

Witness my hand & seal this 3rd day of October 1849
J. M. Simmons *[Signature]*

Received for Record 27th Term of Records 24th February 1849
M. W. Madlington Adm^r of Dec^d

George L. Douglass This Indenture, made and entered into this the eighth day of December A.D. Eighteen hundred & forty six between M. W. Madlington, administrator de bonis man. of the Estate of Mercer Madlington dec^d of the County of Madison, State of Mississippi of the first part, & George L. Douglass of the County of state aforesaid of the second part. Witnesseth, that Whereas by an Order of the Probate Court of the County of state aforesaid, made at the September Term in the year 1846 for the sale of Real Estate belonging to the Estate aforesaid, and Whereas the said M. W. Madlington Adm^r after having ascertained the time & place of said sale as required by said Order, did at the Court House door in the Town of Brandon, State aforesaid, offer for sale at Public Auction to the highest bidder on or within of twelve months, the following described tract or parcel of land being in the County of state aforesaid, to wit: The West half of the North West quarter of Section Thirty one the North half of the East half of the North West quarter, and the East half of the South West quarter, the South half of the West half of the South West quarter of Section Thirty one all in Township 9 N. 1 East. Containing two hundred & forty acres, And Whereas the said George L. Douglass, being the highest bidder, became the purchaser of said land, for the sum of Sixty dollars per acre, amounting in all to the sum of Fourteen hundred & forty dollars, the receipt of which is hereby acknowledged, Now Therefore for in Consideration of the Premises & in pursuance of said Order, the said M. W. Madlington Adm^r as aforesaid, doth hereby grant bargain & sell unto the said George L. Douglass his heirs & assigns, all the right title & interest of the Estate of said decedent as well as the entire interest of all the heirs & Legates of said decedent as aforesaid, in and to the lands herebefore mentioned, with all the appurtenances thereto belonging, to the only proper use & behoof of him the aforesaid George L. Douglass his heirs & assigns forever the aforesaid

M. M. Wadlington Adm^r of for himself his heirs Executors & Administrators and assigns do hereby Covenant and agree with the said George L Douglas his heirs assigns, that the title to the above described land & Premises, they will forever warrant & defend against the right title Claim & interest of any one Whosoever.

In witness Whereof the said M. M. Wadlington Adm^r of as aforesaid has hereunto set his hand and affixed his seal this the twenty sixth day of December A.D. 1846

M. M. Wadlington

Seal

Adm^r de bonis non of the Estate of M^r Wadlington dec^d

M. M. Wadlington Seal

The State of Mississippi

Madison County set Personally appeared before me John S. Cameron Clerk of the Probate Court of said County, Wallace M. Wadlington who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed as Adm^r de bonis non of M^r M^r Wadlington dec^d and also in his own right as one of the heirs of said dec^d.

Given under my hand and seal of Office at Canton this 27th day of January A.D. 1847

Seal

John S. Cameron Clerk

Elizabeth Clark Received for Record 27th January Recorded 24th February 1847

Deed

Temple Hibbe Know all men that this Indenture made and entered into this the 26th day of January 1843 between Elizabeth Clark of the State of Mississippi Madison County of the first part, and Temple Hibbe of the State and County aforesaid of the other part, Witnesseth that the said Elizabeth Clark for and in consideration of the sum of Two hundred dollars to her in hand paid by the said Temple Hibbe, hath bargained sold and conveyed and confirmed, and by these Presents doth bargain sell and convey and confirm unto the said Temple Hibbe her heirs and assigns forever, the following tract or parcel of land viz being a portion of the East half of the North West quarter of Section Eleven Towns Eight Range two West, containing fifty acres more or less and bounded as follows viz East by the land of Eli T. Montgomery, South by the land of G. M. Hibbe, West by the land John Sibley, and North by the land of --- and all being and lying in the County and State aforesaid, to have and to hold this aforesaid land together with all the right Privileges and appurtenances of whatsoever Nature thereunto belonging to the said Temple Hibbe and to his heirs and assigns forever and the said Elizabeth for herself her heirs Executors Administrators and assigns will warrant and forever defend to the said Temple Hibbe and to his heirs Executors Administrators and assigns the land with all the right Privileges appurtenances thereunto belonging of whatsoever Nature against the legal Claims or Claims of any and all persons Whosoever in Law or equity.

In testimony Whereof the said Elizabeth Clark - have hereunto set her hand and affixed her seal and this the twenty sixth day of January 1843

The State of Mississippi

Elizabeth Clark Seal

Madison County I hereby acknowledge that I am knowing fully to the contents of the foregoing deed, and as far as I am interested or concerned do assent to the conveyance in all its intents and purposes, Given under

under my hand & seal this the 26th day of January A.D. 1843.

The State of Mississippi
Madison County

Joseph. Black Seal

Personally appeared before me the undersigned Justice of the Peace in and for said County, Elizabeth Black who acknowledged that she signed sealed and delivered the within and foregoing deed of Conveyance for the purposes therein mentioned and set forth, and the examination being separate and apart from her husband a knowledge that she signed sealed and delivered the same without any fear threats or Compulsion of her husband, and of her own free will, Also Personally appeared before me Joseph Black who acknowledged that he signed sealed and delivered the foregoing deed to the Conveyance of the property as set forth in said deed with a full knowledge of its contents and meaning. Given under my hand and seal this the 26th day of January A.D. 1843.

Mr Gordon. Deane J.P. Seal

G. M. Hibbes wife Received for Record 27th January Recorded 25th February 1847
Deed

Eli. S. Montgomery I know all men by their Parents, that Jennifer Hibbes and George M. Hibbes husband of said Jennifer, of the first part, and Eli S. Montgomery of the second part, all of the County of Madison and State of Mississippi, for and in Consideration of the sum of Two hundred and fifty dollars to us in hand paid have granted bargained sold and by these Parents do Convey unto the said Eli S. Montgomery of the second part, all that tract or parcel of land lying and being in the State and County aforesaid and known as a portion of the least half of the North West quarter of Section Eleven of Township Eight of Range two West in the Choctaw District (Containing fifty acres more or less, as balance of the Eighth after measuring thirty acres as shown of Mrs Nancy Carter (widow of Edmund Carter Dec'd) in the NW Corner of said Eighth) with all and singular the appurtenances, and all the right, title and interest therein or demand of us or either of us in these Premises, To have and to hold the same unto the said Eli S. Montgomery his heirs and assigns forever, and I the said Jennifer, for myself and my heirs do hereby Comant, and agree to and with the aforesaid Eli his heirs and assigns, that I am seized of a good, and indefeasible estate therein, and that I have full right and power, to sell and Convey the same, in fee absolute, and that the said Premises are free from all incumbrances, that the said Eli his heirs and assigns may forever hereafter have hold possess and enjoy the same without suit molestation or interruption by any person whatsoever lawfully claiming any right therein, and that the said Jennifer Hibbes and her heirs will warrant and defend the said premises unto the said Montgomery his heirs and assigns forever,

In testimony whereof we have hereunto set our hands and affixed our seals this 26th day of December in the year one thousand eight hundred and forty six: Signed sealed and delivered in presence of
State of Mississippi
Jennifer Hibbes Seal
G. M. Hibbes Seal

Madison County Personally appeared before me an acting Justice of the Peace in and for the County aforesaid Jennifer Hibbes and George M. Hibbes husband of Jennifer who acknowledged that they signed sealed and delivered the above and

forgoing Conveyance, as this act and deed, for the purposes therein specified, and set apart, and the said Temperance upon examination, separate and apart, from her husband acknowledged that she signed sealed and delivered the same as her voluntary act without threats fear or Compulsion of any kind on the part of her husband,
Given under my hand and seal this twenty sixth day of December 1846

W. J. Houston *W. J. Houston*

Nancy Curtis { Received for Record 27th January Recorded 25th February 1847
Relinquishment

E. J. Montgomery } Know all men by these Presents, that I, Nancy Curtis widow of Edmund Curtis (decd) of the County of Madison and State of Mississippi, for and in Consideration of the sum of One hundred dollars to me in hand paid by Eli. J. Montgomery of a County and State aforesaid, have revised released and forever quit Claimed, and by these Presents doth revise release and forever quit Claim unto the aforesaid Montgomery, all the dower and right and title of dower both at law and in equity of me the aforesaid Nancy Curtis which I now have in that portion of land which was set apart by Commissioners some time in 1830 or 1831 in the North West Corner of the East Half of North quarter of Section Eleven of Township Eight of Range two West Containing thirty acres with all and singular the appurtenances therunto belonging.

In testimony whereof, I have hereunto set my hand and affixed my seal this twenty sixth day of December in the year One Thousand Eight hundred and forty six;

State of Miss.

Nancy Curtis *seals*

County of Madison } Personally appeared before me an acting Justice of the Peace Nancy Curtis who acknowledged that she executed the above Conveyance, and I certify that I know the said Nancy Curtis who made the said acknowledgment to be the individual described in, and who executed the said Conveyance.

Given under my hand and seal this twenty sixth of December 1846

W. J. Houston *J. P. Seal*

Rebecca Curtis } Received for Record 27th January Recorded 25th February 1847
Quit Claim

E. J. Montgomery } Know all men by these Presents, that we Temperance Hibber and George W. Hibber, husband of Temperance, Eliska D. Curtis, James Curtis, Nancy Curtis and Rebecca Curtis heirs of the body of Nancy Curtis and of Edmund Curtis decd, do hereby relinquish and quit Claim unto Eli J. Montgomery his heirs and assigns forever all of the County of Madison and State of Mississippi, all our right title interest and Claim both at law and in equity or in expectancy of us and to a certain portion of land known as the N^W Corner of East 1/4 of N^W 1/4 of Sec 11 of Township 8 of Range 2 West Containing thirty acres as the dower of our Mother in the Estate of Edmund Curtis decd, in Consideration of the sum of One hundred dollars paid to the said Nancy Curtis by the said E. J. Montgomery.

In testimony whereof we have hereunto set our hand and affixed our seals this twenty sixth day of December 1846.

Temperance Hibber *seals*
G. W. Hibber *seals*