

John G. Glenn et al Received for Record 20th October & Recorded 11th November 1847

Said

Said. W. Dorsey } This indenture, made this seventeenth day of September in
 the year of our Lord Eighteen hundred and forty seven between John Glenn
 Trustee of the late Charles S. W. Dorsey, Mary P. Dorsey widow of the said Charles S.
 W. Dorsey, Thomas B. Dorsey, and Milcalk Dorsey his wife all of the State of Maryland
 of the one part, and Samuel W. Dorsey of Tensas Parish State of Louisiana of the other
 part, Witnesseth, that the said parties of the first part, as well for divine & their good
 Cause and Considerations, as for, and in Consideration of the sum of One dollar &c
 then in hand paid by the said party of the second part, the receipt whereof is here
 by acknowledged, have granted, bargained and sold, aliened, remised, released and
 conveyed, and by these presents do grant, bargain and sell alien, remise, release and
 convey unto the said party of the second part and his heirs, all those Lots, parts of
 Lots, tracts and parts of tracts of land situated lying and being in Madison County
 State of Mississippi being the undivided half of a Plantation purchased by the
 said Charles S. W. Dorsey, and the said Samuel W. Dorsey of Richard A. Christmas in the
 year Eighteen hundred and thirty six, the description of said lots, parts of Lots, tracts
 and parts of tracts of land is fully contained in the deed of the said Richard
 Christmas to the said Charles S. W. Dorsey, and the said Samuel W. Dorsey granted
 and Recorded in the year Eighteen hundred and thirty six among the land records
 of the said Madison County. Said plantation containing ^{Book E p 661} Eighteen hundred and
 fifty acres of land more or less, together with all their, the said parties of the
 first part, right, title and interest therein and thereto, To have and to hold the
 said Lots, parts of Lots, tracts and parts of tracts of land above described, with all
 the appurtenances thereto annexed or belonging, unto the said party of the
 second part his heirs forever to his and their only proper use and behoof
 and to and for no other use intent or purpose whatsoever, And the said
 parties of the first part, for themselves, their heirs Executors and administrators
 do Covenant and agree with the said party of the second part, his heirs and
 assigns, that the said parties of the first part, for themselves their heirs shall and
 will, at all times hereafter (whenever thereto requested) make and execute any further
 or other instruments of writing for the better assurance of all their right, title and
 interest in and to the aforesaid Lots, parts of Lots, tracts and parts of tract of
 land and Premises unto the said party of the second part and his heirs and
 assigns forever, In witness whereof the said parties of the first part have
 here to set their hands and seals

C-601

Signed sealed and delivered in the presence of
 Thomas Aschers

John Glenn
 Mary P. Dorsey
 Tho. W. Dorsey
 Milcalk Dorsey

State of Maryland

Baltimore County ss. I B. it. do hereby certify that on this seventeenth day of September
 in the year of our Lord One thousand eight hundred and forty seven personally
 appeared before me the Subscribing Chief Judge of the Sixth Judicial District of
 the State of Maryland, the herein mentioned John Glenn, Mary P. Dorsey, Thomas
 B. Dorsey party grantors in the foregoing indenture, or instrument of writing, and
 acknowledged the same to be their act and deed according to the true intent
 and meaning thereof, also on the same day and at the same place personally

appeared before me Milcuh Dorsey the other party grantor, the wife of the said Thomas B. Dorsey, and out of his presence and hearing did sign seal and affix to the said deed, and acknowledged the same to be her act and deed according to the true intent and meaning thereof, she having been then and there examined by me privately, apart, from and out of the hearing and presence of her said husband, then and there declared that she did sign seal and affix to the said deed, and make the said acknowledgment thereof willingly and freely and without being in duress threats by fear, threats or Compulsion of her husband, and I do further Certify that I am satisfied of my own Knowledge that the said John Glenn, May Polony, Thomas B. Dorsey and Milcuh Dorsey his wife are the persons who are named and described as and purporting to be party grantors in the said deed,

Stroman Archer

Maryland Jcty J. Richard M. Gill Clerk of the Court of Appeals for the Western Shore of Maryland, do hereby Certify that the Honorable Stroman Archer before whom the aforesaid acknowledgment was taken who hath subscribed the same with his hand, is now and was at the time of subscribing the same Chief Judge of the fifth Judicial District of Maryland and Chief Judge of the State of Maryland for the Court of Appeals the Supreme Court of the said State,

In testimony Whereof, I have hereunto set my hand as Clerk and affixed the seal of the said Court of Appeals, this Eighteenth day of September A.D. 1847

Maryland Jcty,

R. M. Gill Clerk

I Stroman Archer Chief Judge of the State of Maryland, for the Court of Appeals, do hereby Certify that Richard M. Gill is Clerk of the Court of Appeals for the Western Shore of Maryland, and that the foregoing attestation by him is in due form and by the proper Officer,

Given under my hand and seal, this Eighteenth day of September in the year of our Lord, One thousand eight hundred and forty seven

Stroman Archer

Seam. M. Dorsey Received for Record October 22nd & Recorded 13th November 1847

Deed
 Seam. G. Johnston } This Indenture, made this twenty second day of October in the year of our Lord Eighteen hundred and forty seven between Seamus M. Dorsey of Texas Parish State of Louisiana, of the one part, and Seamus G. Johnston of Madison County State of Mississippi of the other part. Witnesseth that the said Seamus M. Dorsey for and in Consideration of the sum of Five thousand Nine hundred and twenty dollars to him in hand paid by the said Seamus G. Johnston, the receipt Whereof is hereby acknowledged, hath granted bargained and sold, aliened, remised, released and conveyed, and by these presents do grant, bargain and sell, alien, remise, release and convey unto the said Seamus G. Johnston and his heirs all those lots, parts of lots, tracts and parts of tracts of land known and described as the South West quarter of Section Twenty six, North half of Section Thirty five, East half of Section Twenty six, all in

Township Nine Range One East, West half of the North West quarter, West half of the South West quarter, North half of East half of the South West quarter, South half of East half of North East quarter of section Twenty five, Township Nine Range One East, North West quarter of section Thirty Township Nine Range Two East, North half of section Thirty six, North half West half of the South East quarter of some section Township Nine Range One East, containing fifteen hundred and sixty acres of land more or less, together with all the said Samuel W. Dorsey, right title and interest therein and thereto, to have and to hold, the said lots parts of lots, tracts and parts of tracts of land above described with all the appurtenances thereto annexed or belonging, unto the said Samuel G. Schuster and his heirs forever, to his and their only proper use and behoof, and to end for no other use intent or purpose whatsoever and the said Samuel W. Dorsey for himself his heirs Executors and administrators doth warrant and forever defend the title to the within described land and premises to the said Samuel G. Schuster his heirs and assigns for and against the lawful title, Claim or demand of all and any persons whatsoever,

In testimony whereof the said Samuel W. Dorsey hath hereunto set his hand and seal,

State of Mississippi
Madison County ss

Samuel W. Dorsey

Be it remembered that on this twenty second day of October in the year of our Lord one thousand eight hundred and forty seven Personally appeared before me John D. Cannon Clerk of the Probate Court of said County, the abovesubscribed Samuel W. Dorsey party grantee in the aforesaid Indenture or instrument of writing and acknowledged the same to be his act and deed according to the true intent and meaning thereof, and I do further certify that I am satisfied of my own knowledge, that the said Samuel W. Dorsey is the person who is named and described as and professing to be party grantee in the said deed,

Given under my hand and seal of Office at Canton this 22nd day of October A.D. 1847

John D. Cannon Clerk

Equal

Samuel G. Schuster Received for Record 22nd October Recorded 13th November 1847
Recd. Post

Said W. Dorsey } This Indenture made this twenty second day of October in the year of our Lord Eighteen hundred forty seven between Samuel G. Schuster of the state of Mississippi of the one part, and Alexander M. Handy of Madison County State of Mississippi of the second part, and Samuel W. Dorsey of Tensas Parish State of Louisiana of the third part. Witnesseth, that whereas the said party of the first part, on the twenty second day of October in the year of our Lord aforesaid, made two promissory notes of that date for the payment to the said Samuel W. Dorsey or order at the Bank of Louisiana in the City of New Orleans for value received each in the sum of Twenty four hundred dollars, first payable on the first day of February A.D. 1849, bearing interest at the rate of six per cent per first day of January 1848, second bearing interest from first of January 1848 at 6 per cent, and payable on or before first February 1850, and the said party of the first part, are desirous to secure

To the said Samuel M. Dorsey, the payment of the said notes as they shall respectively mature, Therefore the said party of the first part for and in Consideration of the Premises and of One dollar to him in hand paid by the said Alexander M. Handy, the receipt whereof is hereby acknowledged, have bargained and sold and do now here bargain sell grant Convey and Confirm to him the said A.M. Handy his legal representatives and Successors the following parcels or tracts of Land situate and being in the last mentioned County and State aforesaid, to wit: The Southwest quarter of section Twenty six, and the North half of section Thirty five, and the East half of section Twenty six, and being and lying in Township Nine and Range One East, and the West half of the North West quarter, and the West half of the South West quarter, and the North half East half Southwest quarter, and the South half East half North East quarter, all in section Twenty five Township Nine and Range One East, also the North West quarter of section Thirty Township Nine Range two East, the West half of section Thirty six, and the North half West half South East quarter of some section Township Nine Range One East Containing in all fifteen hundred and fifty acres more or less, To have to hold the aforesaid lands and Premises with the appurtenances to the said A.M. Handy and his Successors legal representatives free from and against the rights titles or Claims of the said party of the first part and all and every person or persons whatsoever, Yet this Conveyance is in Trust that after the expiration of Thirty days from and after the maturity of the first aforesaid note its amount or any part thereof shall be unpaid, to the said Samuel M. Dorsey, and he shall request it shall thereupon be the duty of the said A.M. Handy his Successors and legal representatives, after giving thirty days prior Notice by advertisement in the County aforesaid to sell at public Auction to the highest bidder or bidders for Cash, so much of the aforesaid property as thereto may suffice, and out of the Proceeds pay the amount so due and unpaid to the said Samuel M. Dorsey, the surplus if any the said party of the first part or their assigns, first however paying the Charges of sale if at the expiration of Thirty days from and after the maturity of the second and last aforesaid note its amount or any part thereof be unpaid to the said Samuel M. Dorsey, then also at his request, the said A.M. Handy shall proceed in like manner to sell more and a sufficiency of the aforesaid property herein conveyed, and make a like application of the Proceeds as above in regard to the first note, so that the whole of any part may be thereby satisfied and paid, upon each sale, the said A.M. Handy or his Successors or legal representatives shall make to the purchaser or purchasers a Deed or Deeds for the lands so sold, But until such sale shall intervene, the said party of the first part may return possession of the said land conveyed, and finally if they the said party of the first part shall as herein Contemplated fully pay and satisfy the said two aforesaid promissory Notes then and thereafter this Deed is to be null and as if never made.

In testimony whereof the parties have hereunto set their hands affixed their seals the day and year within written,
 Signed sealed, delivered in Presence of
 State of Mississippi
 Madison County } Personally appeared before me John T. Harmon Clerk of the Probate Court of said County the within named Samuel G. Johnston who acknowledged
 Samuel G. Johnston
 A.M. Handy
 Samuel M. Dorsey

that he signed sealed and delivered the foregoing deed in Trust on the day and year therein written as his own act and deed, also came the said Asst. Clerk who acknowledged he signed sealed and delivered the foregoing deed in Trust as his own act and deed, and also the said Samuel W. Deary who acknowledged he signed sealed and delivered the foregoing deed in Trust, as his own act and deed.

Given under my hand and seal this 22nd day of October A.D. 1847

[Signature]

[Signature]

Thomas B. Hoover, Received for Record 11th of Records 18th November 1847

Deed
Thomas H. Wyley } This Indenture, made and entered into this the eleventh day of November Anno Domini one thousand eight hundred and forty seven between Thomas B. Hoover of the first part, and Thomas H. Wyley of the second part, all of the County of Madison and State of Mississippi Metropolitans, that the said party of the first part, for and in consideration of the sum of two thousand two hundred dollars to them in hand paid by the said party of the second part at and before the sealing and delivering of these presents, the receipt whereof is hereby acknowledged, have this day granted, bargained sold and conveyed and by these presents do grant, bargain sell convey and confirm unto the party of the second part, his heirs and assigns forever, the following described Lots or parcels of ground, situate lying and being in the Town of Canton, in the County and State aforesaid, known and described as follows, Viz the South half of Lot No Two in Square No Four formerly known as the Mississippi Rail Road Bank fronting on the Square 50 feet running back 200 feet, also the North half of the North of Lot No Three in Square No Four according to the original Plat of said Town, fronting twenty five feet on the Public Square and running back west two hundred feet, and bounded as follows: Beginning at the South East Corner of Lot No Two in Square No four, of said Town, (the said Lot No Two, being the same on which is situated the former Banking house of the Mississippi Rail Road Company and running thence West with said lot two hundred feet; thence South twenty five feet, thence East two hundred feet, to the Public Square, thence North twenty five feet to the beginning. To have and to hold, said above described lots or parcels of ground, with all and singular the appurtenances thereto belonging or in any wise appertaining, to the said party of the second part, his heirs, Executors, Administrators or assigns forever, and the said party of the first part, for himself his heirs Executors and Administrators hereby Covenant, he and with the said party of the second part his heirs of that he will and his heirs shall warrant and defend the title to the above described lots or parcels of ground with the appurtenances unto the said party of the second part his heirs of against the Claim or Claims within legal or equitable of all and every Person or persons whatsoever, Claiming or to Claim the same forever by these presents,

In testimony whereof, I the said Thomas B. Hoover have hereunto set my hand and affixed my seal this

day and you first above written, Interlined between the 19th & 20th lines before signing

The State of Mississippi

J. R. Hoover Seal

Madison County, ss Personally appeared before me John J. Garrison Clerk of the Probate Court of said County Thomas, R. Hoover, 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 11th Day of November A.D. 1847

John J. Garrison Clerk

G. A. Garrison Received for Record 17th & Recorded 19th November 1847

Transfer

J. J. Garrison Know all men by these presents, that for value received I hereby give bargain sell transfer and set over unto John J. Garrison his Executors adm^{rs} & assigns all my right & interest in and to two Notes executed by Margaret S. Snowbrough in May 1843, payable to Edwin Garrison one for five hundred dollars payable 9th May 1845, dated 9th May 1843, the other for seven hundred fifty dollars payable 9th May 1846 bearing date by mistake 9th May 1846 it should be 9th May 1843, which notes are in suit in the Case of Garrison vs Snowbrough adm^{rs} of Edwin Garrison against D. Snowbrough wife & D. Pearl in the Chancery Court Franklin Turnpines. Also for value received I hereby bargain sell and convey unto the said John J. Garrison all my right Claim & interest in and to the Slaves Putney, Constant Mary, Martha, Nancy & Leah, the same which are attached in the above suit & all purchase money owing therefor or hereafter to be owing for them, To have and to hold the same to him the said John J. Garrison his Executors Adm^{rs} & assigns forever,

In testimony whereof, I have hereunto set my hand & seal this 16th day of November 1847

G. A. Garrison Seal

The State of Mississippi

Madison County, ss Personally appeared before me Henry R. Coulter Clerk of the Circuit Court in and for the County and State aforesaid, the above named Granville A. Garrison, who acknowledged that he signed sealed and delivered the above instrument of writing on the day and year therein named for the purposes therein mentioned as his act and deed, Given under my hand and the seal of said Court at Canton this the 17th day of November

Seal

A.D. 1847

Henry R. Coulter Clerk

Mrs. J. Lowry wife Received for Record 4th October & Recorded 19th November 1847
Deed

Henry M. Howell This Indenture made and entered into this ninth day of March Eight hundred and forty seven by William J. Lowry and Margaret his wife of the first part, and John J. Garrison and Joseph M. Howell of the second part, all of Madison County State of Mississippi Witnesseth that for and

in Consideration of two thousand Dollars to the parties of the first part in hand paid by the parties of the second part, the receipt whereof is hereby acknowledged they the parties of the first part, have this day granted, bargained, sold and conveyed and by their Parents doth grant, sell convey and deliver unto the parties of the second part the following land and Property (to wit; the houses and lots formerly owned by Dr Lowry Father of the said William and lately owned by the said party of the first part in the Town of Sharon County and State aforesaid. More or less as mentioned on the Plan of said Town as follows (to wit; Square No One Lots No 1, 2, 3 and 4, estimated to contain four acres more or less, and also Lots No 1, 2 and 4 of Square B estimated to contain three acres more or less, together with the improvements and appurtenances thereto belonging or in any wise appertaining, To have and to hold unto the party of the second part, and unto their heirs and assigns forever. And the parties of the first part do hereby covenant to and with the party of the second part, and with their heirs and assigns to warrant and defend the title to said land and property against the Claim or Claims of all persons whatsoever, In testimony whereof, we the parties of the first part have hereunto set our hands and seals this day and date above written,

State of Mississippi
 Madison County } Personally appeared before me David S. Mitchell a Justice of the Peace in and for said County William J. Lowry and Margaret his wife and did both acknowledge, that they signed sealed and delivered the foregoing deed for the purposes therein contained and specified, and the said Margaret Lowry being by me first examined separately and apart, from her husband declared that she voluntarily and of her own free will and accord did sign seal and deliver the same, Given under my hand and seal this 12th March A.D. 1847
 J. S. Mitchell J. P.

Sarah A Steel getting Received for Record & Recorded 20th November 1847.
 Requisition
 (Wm A. Moore) Know all men by these presents, that we Sarah A. Steel, wife of C. C. Steel and Eliza Steel wife of R. J. Neels of the County of Rankin and State of Mississippi for and in Consideration of the sum of ten dollars to us in hand paid by William A. Moore of the County of Madison and State of Mississippi the receipt whereof is hereby acknowledged have received, released, transferred and assigned and by these presents do remise release, transfer assign and quit Claim to the said William A. Moore his heirs and assigns forever all the right title Claim or interest whether of Power or otherwise which we have or in us to the following described tract or parcel of land situate lying and being in the County of Madison and State aforesaid. described as The East half of South West quarter and West half of South East quarter of Section Eighty third Township Eight Range Three East, together with all and singular the appurtenances thereto belonging To have and to hold said premises with the appurtenances unto said Wm A. Moore his heirs and assigns forever from and against us and our heirs and all other persons Claiming under by or through us, as attested our hands and

Seals this 30th day of October A.D. 1847

Sarah A Steel Seal

The State of Mississippi

Elija Steel Seal

Rauken County Personally appeared before the undersigned an acting Justice of the Peace and Ex Officio Notary Public in and for the County and State aforesaid the above named Sarah A. Steel wife of R. J. Steel and Elija Steel — R. J. Steel who being affianced by one separate and apart from their said husbands acknowledged that they signed sealed and delivered the foregoing deed or relinquishment of Power on the day and for the purposes therein specified as their voluntary act and deed without any fear threats or Coercion of their said husbands.

Given under my hand and seal this 30th day of Octo A.D. 1847

Jno. A. J. Abernethy J.P. Seal
Ex Officio Notary Public

A. M. Macgowan Received for Record 14th October & Recorded 20th November 1847

Deed

Ass. M. Lewing This indenture made and entered into this the 4th day of January A.D. 1847 by and between A. M. Macgowan of the first part and Jesse M. Lewing all of the County of Madison and State of Mississippi of the second part, Witnesseth that the said party of the first part, for and in Consideration of One hundred and twenty dollars to him in hand paid by the said party of the second part the receipt whereof is hereby acknowledged hath bargained sold and conveyed and does by this Indenture bargain sell and convey unto the said party of the second part the following described land to wit. Twenty acres off of the South end of M^{rs} McEly sec 4, To. 10 Range 3 East, lying and being in the County and State aforesaid together with all and singular the rights and Privileges and appurtenances therunto belonging or in any wise appertaining, To have and to hold the above described land to 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 administrators together with the said party of the second part his heirs assigns that he is well truly seised of said land, that he has an indefeasible title thereto, and that he, his heirs Executors administrators shall forever warrant defend the title to said land, to the said party of the second part his heirs and assigns against all persons legally claiming or to claim the same;

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

The State of Mississippi

A. M. Macgowan Seal

Madison County

Personally appeared before me J. M. Simmons an acting Justice of the Peace in and for said County A. M. Macgowan the within named grantor who acknowledged that he signed sealed & delivered the foregoing deed on the day year therein mentioned for the purposes therein specified

Given under my hand & seal this the 4th day of Jan'y 1847 A. M. Macgowan

J. M. Simmons J.P. Seal

W. P. Anderson Trustee Received for Record 22nd October Recorded 22nd November 1847

transfer.

Matthew M. Gillespie } This Indenture, made this 22nd day of October 1847, by and between W. P. Anderson one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of St. Louis County under the Bank laws of 1833 and 1844 of the first part, and Mrs. M. Gillespie of the second part. Witnesseth that whereas A. G. Gillespie, W. G. Gillespie, J. H. Gillespie, S. G. Gillespie having previously subscribed for stock in said Bank, did on the 6th day of April 1839 execute to them his Stock Bond and Mortgage on lands in Madison County to secure 480 shares of stock; that whereas a sale of all the assets of said Bank was ordered, and decreed by said Court at its last Term in conformity to the provisions of the laws aforesaid; that whereas after a full and exact compliance with all the requirements of said laws in regard to advertisement, posting of a sale, at auction for Cash was this day made at the door of the Court House of said County of the name of said Stock Bond and Mortgage, and that whereas at said sale the same were struck off to said party of the second part, she being the highest and last bidder at and for the sum of one dollar, which were promptly paid; therefore know all men, that the said party of the first part, for and in consideration of the sum of ten thousand dollars to him in hand paid by the said party of the second part, the said Stock Bond and Mortgage and all the interest of said Bank thereon, as fully as he may under the authority in him vested, but without warranty of any kind, hath assigned, conveyed, sold and set over to said party of the second part, the said Stock Bond and Mortgage and all the interest of said Bank thereon, as fully as he may under the authority in him vested, but without warranty of any kind, Substantially the said party of the first part hereby affirms his name and seal, in the day and year first above written,

State of Mississippi
 Madison County to wit } This day personally appeared before the undersigned clerk of the Probate Court in and for said County the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned, and for the purposes therein expressed.

Given under my hand and seal of Office at Canton this 22nd Day of October 1847.

John D. Cameron Clerk

B. A. Risher Received for Record 25th October Recorded 22nd November 1847

Deed.

Montfort Jones } This Indenture, made this the twenty fifth day of October in the year of our Lord Eighty seven hundred and forty seven between Benjamin A. Risher of the County of St. Louis State of Mississippi of the first part, and Montfort Jones of the County of Madison and State aforesaid of the second part; Witnesseth that the said Risher in consideration of the sum of Three hundred dollars to him in hand paid by the said Jones at or before the executing and delivering of these presents the receipt whereof is hereby acknowledged, has bargained and sold, sold and conveyed by these presents doth bargain sell and convey unto the said Montfort Jones his heirs and assigns a certain tract or parcel of land situated lying and being in the County of Madison and State of Mississippi designated and known as the West half of the

South West quarter of section Number Ten of Township Eight of Range Two East. Containing twenty nine acres and a half of an acre, together with all and singular the rights and privileges thereto belonging or in any wise appertaining. To have and to hold the said tract or parcel of land together with all and singular the rights and privileges aforesaid unto him the said Manifest Sons his heirs and assigns forever, ~~and the said Benjamin A. Risher for himself his heirs Executors and administrators the said tract or parcel of land together with all and singular the rights and privileges aforesaid unto the said Manifest Sons his heirs and assigns free from the Claim or Claims of him the said Risher his heirs Executors or administrators and of all and every person or persons whatsoever shall will and doth warrant and defend forever by these Presents,~~ In Witness Whereof the said Risher hath hereunto set his hand and affixed his seal this 25th day of October as first written,

The State of Mississippi

Madison County ss. Personally appeared before me John J. Lammert of the Probate Court of said County Benjamin A. Risher who acknowledged that he signed 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
Natchez this 25th Day of October A.D. 1847

John J. Lammert Clerk

W. C. Anderson Trustee Received for Record 23rd October & Recorded 23rd November 1847
Transfer

Matilda Packer } This Indenture, made this 22nd day of October 1847 by and between Theodore Fitter one of the Trustees of the Mississippi Union Bank duly appointed, &c. by the Circuit Court of Madison County under the Bank Laws of 1843 and 1846, of the first part, and Matilda Packer of the second part. (Whereby) that Whenas Robert G. Anderson having previously subscribed for stock in said Bank, did on the 22nd day of April 1847 execute thereto his Stock Bond and Mortgage on lands in Madison County to secure 184 shares of stock; that Whenas, a sale of all the assets of said Bank, was ordered and decreed by said Court, at its last Term, in conformity to the provisions of the Laws aforesaid; that Whenas, after a full and exact compliance with all the requirements of said Laws in regard to advertisement of a sale, at auction, for Cash was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage and that Whenas, at said sale the same were struck off to said party of the second part, she being the highest, best and last bidder at and for the sum of Ten dollars which were presently paid. Therefore know all men, that the said party of the first part, for and in consideration of the Summs hereto transferred assigned and set over, and hereby transfer assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested, but without warranty of any kind,
In testimony Whereof, the said party of the first part here

affixes his name and seal on the day and year first above written,

Theo. Dittler Seal

State of Mississippi

one of the Justices of the High Court of the

Madison County this day Personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named Theo. Dittler and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed. Given under my hand and seal of office at

Seal

Lebanon this 22nd day of October 1847

John D. Lammert Seal

George M. Martin Received for Record & Recorded 28th November 1847
Deed Trust

Hobson. Watson & Duggs } This Indenture, made and entered into this 1st day of June, in the year of our Lord one thousand eight hundred and forty seven by and between George M. Martin of the County of Davidson and State of Tennessee, and Nicholas Hobson. Trustees of Francis B. Duggs of the other part, Whitehall, that for and in consideration of the sum of five dollars to the said G. M. Martin paid by the said Hobson. Watson & Duggs, and other Considerations thereafter mentioned, the said G. M. Martin has given granted, conveyed sold aliened conveyed and confirmed and by these Presents, does give grant conveyance sell alien convey and confirm unto the said N. Hobson. M. Watson & F. B. Duggs, their heirs and assigns forever all the following described parcels or tracts of land lying being and situate in the County of Madison and State of Mississippi known and designated as follows to wit, The seventeenth section, also the South West quarter of section nine also the South East quarter of section eight, also the East half of the South West quarter of section eight, also the East half of the South East quarter of section eight, also all of the East half of the North East quarter of section eight except the following piece or parcel taken from the North West Corner of the same described as follows to wit, Beginning at the Wagon in the West boundary line of said East half of North East quarter of section eight near a Post-oak stump, and Red oak tree, thence North thirty nine poles (39) with said West boundary, to the North West Corner of said East half of said quarter, thence running East with the Northern boundary of same fifty eight poles to a stake, thence South thirty nine poles (39) to a stake, thence West fifty eight poles (58) to the beginning, containing fourteen and two eighths acres (14 2/8) more or less all of which above described tracts or parcels of land are in Towns with Eight Range Two East, which tracts of land were conveyed by William Henderson and Mary M. his wife of the County of Williamson and State of Tennessee by deed of Indenture, made and executed the 15th of May 1839, and Recorded in Madison County Mississippi in the Probate Court of said County in Book of Deeds D. Pages 530 and 531. This conveyed by Mary M. his wife the last Grantee of the County of Williamson, State of Tennessee to the Planters Bank of Tennessee by deed indented made and dated 20th July 1840, and Recorded as aforesaid in the Book of Records N. Pages 82, 83, 84, 85 and then conveyed by the said Planters Bank to the said George M. Martin by deed indented made and dated with the within instrument also forty acres of the tract lying being and situated in the County of Madison and State of Mississippi.

The said G. M. Martin has this day executed his several promissory notes and the terms therein specified to be due to the Planters Bank and to the Tennessee Marine and Fire Insurance Company be paid on the day or before the day they severally fall due, then and in that case this deed of trust is to be null and void and of no effect. But if there is a failure to pay the sum of money

being part of the North East Corner of section twenty four (24) received and accepted in the deed of the aforesaid tract made by the Planters Bank to A. W. Macgowan under date the 21st March 1846. To have and to hold said tracts and parcels of land with all the buildings privileges and appurtenances, and the rents issues profits and crops thereon, and to grow thereon with the said M. Patton, N. Hobson, J. B. Fogg, the survivors or survivor of them their heirs and assigns forever, and the heirs and assigns of the survivors or survivor of them forever, And the said Genl. M. Patton doth also bargain and sell convey and confirm unto the said M. Patton, N. Hobson, J. B. Fogg, the following Negro Slaves, now in Madison County Mississippi the names and ages therein are as follows to wit, Nelson aged about 27 years, Lucy 30. Eunice 11. Isaac 9. Sam 6. Mary 4. Parthena 2, Judy 33, Sally 7, John 2, Richmond 25, Thera 40. Martha 5. Ann-
nath 2. Bill (Buttman) 25. Mary 17. Isaac 6. Harry (blind) 60, Lincy 40, Allen 12, Eliza 9. Sam 8. Alexander 3. Jacob 25. Aron 33. Rose 9. Lula 5, Gal 30. Charlotte 30. Melister 9. Fanny 7. Malinda 4. Annalia (infant 4 mo) Emily 20. Margaret (infant 3 mo) Ben 33. Maria 40. Cecilla 7. Stephen 3. Ann 1. Percilla 40. George 10. Alfred 7. Lewis 38. Percilla 25. Bill (Yellow) 25. Allen 30. Nerace 35, Peter 19. Bill (Anderson) 17. Frank 20. Bill (Bradley) 20. Galen 20. Peter (old) 60. Robbin 65. Ellen 10. Mary Jane 7. Betsey 20. and Nicholas 5 years of age, To have and to hold the said Negro Slaves and their increase to the said M. Patton, N. Hobson, J. B. Fogg, and the survivors or survivor of them and the Executors, Administrators or assigns of the survivors or survivor. In Trust nevertheless to be used for the following uses and purposes to wit: That Thomas, the said G. M. Martin has this day executed his several notes to the Planters Bank for the sum of Thirty three thousand eight hundred and eighty three dollars and forty Cents, that portion of the purchase money for the "Hilliard Property" belonging to the Planters Bank, and including also two hundred and twenty dollars added for extension of Cash payments in notes payable at the Planters Bank at Nashville, one for Eight thousand four hundred and seventy Dollars and eighty five Cents due the 1st Jan'y 1851. one for Eight thousand four hundred and seventy dollars and eighty five Cents. due the 1st Jan'y 1848, one for Eight thousand four hundred and seventy dollars and eighty five Cents due the 1st Jan'y 1849. and one for Eight thousand four hundred and seventy dollars and eighty five Cents. due the 1st Jan'y 1850. with interest from the date, And whereas the said G. M. Martin has this day executed his notes to the Tennessee Marine and Fire Insurance Co. for the sum of Three thousand Eight hundred and thirty six dollars and sixty Cents, in Consideration for the interest of said Insurance Company in the "Hilliard property" said notes payable at the Union Bank at Nashville are due the 1st of Jan'y 1851 for Nine hundred and fifty nine dol-
lars and fifteen Cents, one the 1st Jan'y 1848 for Nine hundred and fifty nine dollars and fifteen Cents, one for Nine hundred and fifty nine dollars and fifteen Cents, the 1st Jan'y 1849. and one for Nine hundred and fifty nine dollars and fifteen Cents due the 1st Jan'y 1850 with interest from date. The agreement is, that if the said several promissory notes and the terms therein specified to be due to the Planters Bank and to the Tennessee Marine and Fire Insurance Company be paid on the day or before the day they severally fall due, then and in that case this deed of trust is to be null and void and of no effect. But if there is a failure to pay the sum of money

specified in either of the said notes at maturity, then and in that case the Trustees or the Survivors or Survivor of them by themselves or either of them, or by their attorney or attorney shall proceed, upon giving notice publicly of the time and place of the sale in such manner as the Trustees may deem necessary, to sell the Land and Negroes hereby conveyed or so many or so much thereof as may be necessary upon such terms and Conditions either on Cash or for Credit as to said Trustees or Survivors or Survivor of them may seem necessary for the purpose of paying the instalments and interest that may be due, and the expenses of the Trust, And it is agreed that until the failure to pay any one or all of said notes after they arrive at maturity, that the said George W. Martin, shall remain in possession of said Negroes and said Land, and in case of failure to pay as aforesaid, he covenants and agrees to surrender the said Land and Negroes to the said Trustees or to the Survivors or Survivor of them or to their or his attorney or attorney for the purpose of carrying this Trust into execution, and in case the said Trustees should depart this life before the time limited for the execution of this Trust, then and in that case the President of the Planters Bank and the President of the Sumpter Marine and Fire Insurance Company for the time being or their Attorneys shall have the same powers as are conferred upon the Trustees by this Deed, and shall be authorized to execute this Trust, and the said G. W. Martin covenants, and further agrees that he will forever warrant and defend the title to said Land and Negroes against the lawful Claims of all persons whatsoever unto the said M. Watson, N. Hobson & F. B. Dagg, and the said George W. Martin further covenants and agrees that he will from time to time and at all times hereafter upon request make and execute any other or further deeds or assurances for the property hereby conveyed to secure the payment of the said several sums of money herein before specified, as may by said Trustees or their Survivors or Survivor be reasonably advised or advised is required, In testimony whereof, the said parties to this Deed have hereunto interchangeably set their hands and affixed their seals the day and date above written,

Wesley G. M. Putney. A. Crawford

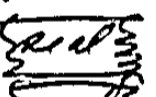
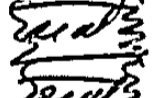
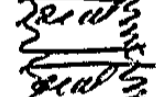
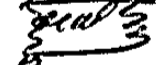
G. W. Martin
M. Watson
N. Hobson
Francis B. Dagg

State of Tennessee
Davidson County } This day personally appeared before me Morgan W. Brown Judge of the District Court of the United States for the District of Tennessee, the above named Anderson Crawford one of the subscribing Witnesses to the aforesaid Deed of Trust, who being first duly sworn depose and testify that he saw the above named G. W. Martin, whose name is subscribed thereto sign and deliver the same to the within named M. Watson, N. Hobson & F. B. Dagg, whose names were also signed and sealed in his presence, that he this deponent, subscribed his name as a Witness thereto in the presence of the said G. W. Martin, M. Watson, N. Hobson & F. B. Dagg, and that he saw the other subscribing Witness G. M. Putney sign the same in the presence of the said G. W. Martin, M. Watson, N. Hobson & F. B. Dagg, and in the presence of each other on the day and year therein named,

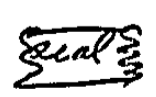
Given under my hand and seal this 5th day of November 1847
Morgan W. Brown

G. M. Martin } Received for Record & Recorded 23rd November 1847
 Said Trust }
 N. Hobson & others } This Indenture made this 1st day of January in the year of our
 Lord One thousand eight hundred and forty seven between George M. Martin of the
 County of Davidson and State of Tennessee of the one part, and Nicholas Hobson,
 Matthew Watson & Francis B. Fogg of the other part, (Witnesseth), that for and in Con-
 sideration of the sum of five dollars to him paid by the said Hobson, Watson and
 Fogg, and for the other Considerations hereinafter to be mentioned, the said George
 M. Martin hath granted, bargained, sold, aliened, conveyed and confirmed unto the
 said N. Hobson, M. Watson, & F. B. Fogg, and by these Presents does give, grant
 bargain, sell, alien, convey and confirm unto them the following Negro Slaves
 the Names and ages of which are as follows to wit, Harriet twenty two years of age,
 Eliza fifteen, Nelly twenty, Clementine infant 2 months, Eliza twenty two (light complexion),
 Ransom four, Henry 20 Mo. Polly twenty two, her daughter (Matthias three yrs. her
 two infants Henry Clay and Anne seven weeks old, Henry thirteen, Randal
 twenty five, Bob twenty five, Henry thirty three, Champy twenty two, Abe twenty
 three, Jim thirty three, Lewis fifteen, Mat twenty nine, Beatawell twenty five
 which Negroes are all now in Davidson County & State aforesaid, do have and to
 hold said Negro Slaves unto the said Nicholas Hobson, Matthew Watson and Francis
 B. Fogg, and the survivors of them, the Executors Administrators or assigns of the survivors
 In Trust, Nevertheless, to and for the following uses and purposes to wit. That
 whereas, the said George M. Martin has this day executed his notes to the Planters
 Bank, payable at the said Bank at Nashville, for the sum of thirty three thou-
 sand eight hundred and eighty three dollars and fifty Cents, for and in Consi-
 deration of Certain property specified in Deed of Trust, of some date with this
 within made by said Martin to the use of said Bank One for Eight thousand
 four hundred and seventy dollars and eighty five Cents due the 1st of Aug 1851.
 One for Eight thousand four hundred and seventy dollars and eighty five Cents
 due the 1st of Aug 1848. One for Eight thousand four hundred and seventy dollars
 and Eighty five Cents, due the 1st Aug 1849. And One for Eight thousand four
 hundred and seventy dollars and eighty five Cents, due the 1st Aug 1850. One
 for five hundred dollars due the 1st Aug 1851. One for five hundred dollars
 due the 1st Aug 1848. One for five hundred dollars due the 1st Aug 1849 and
 One for five hundred dollars due 1st Aug 1850 with interest from the date
 and that whereas, the said George M. Martin has this day executed his notes to
 the Tennessee Marine and Fire Insurance Company for the sum of three thousand
 eight hundred and thirty six dollars and fifty Cents, payable at the Union Bank
 at Nashville, the Consideration Whereof is mentioned in said Deed of Trust,
 above mentioned, One for Nine hundred and fifty nine dollars and fifteen Cents
 due the 1st Aug 1851. One for Nine hundred and fifty nine dollars and fifteen
 Cents due the 1st Aug 1848. One for Nine hundred and fifty nine dollars and
 fifteen Cents, due the 1st of Aug 1849. and One for Nine hundred and fifty
 nine dollars and fifteen Cents due the 1st day of Aug 1850, with interest
 from the date, the agreement is that if the said several promissory notes and
 the Monies therein specified due to the Planters Bank, and to the Tenn. Mar. and
 Fire Insurance Co. be paid on or before the day they severally fall due, then

and in that case this Deed of Trust is to be null and void and of no effect, But if there is a failure to pay the sum of money specified in either of said notes at maturity, then and in that case the Trustee or the survivor of them by themselves or either of them, or by their Attorneys or Attorney at Law lawfully authorized by power of Attorney shall proceed upon giving public notice of the time and place of sale in such manner as the Trustee may deem necessary, to sell the Negroes hereby conveyed, or so many of them as may be necessary, upon such terms and conditions as they see fit for Cash or on Credit as to said Trustee or Survivor of them may seem necessary for the payment of the instalments and interest that may be due, and the expenses of this Trust, And it is agreed that until the failure to pay any or all of said notes after they arrive at maturity that the said Geo. M. Martin shall remain in possession of said Negroes, And in case of failure to pay as aforesaid he covenants to surrender the said Negroes to the said Trustee or to the survivor of them, or to them or his Attorneys or Attorney, for the purpose of carrying this Trust into execution, And in case the said Trustee should depart this life before the execution of this Trust, then and in that case the President of the Planters Bank and the President of the Gen. Ins. & Fire Insurance Company for the time being or their Attorney shall have the same powers as are conferred upon the Trustee by this deed, and shall be authorized to execute this Trust, And the said Geo. M. Martin further covenants and agrees that he will forever warrant and defend the title to the said Negroes against the lawful claims of all persons whatever, unto the said Nicholas Hobson, Matthew Watson, and Francis P. Dogg, and said Geo. M. Martin further agrees that he will from time to time and at all times hereafter upon request make and execute any other or further deeds or covenants for the property hereby conveyed to secure the payment of said several sums of money, herein before specified, as may by said Trustee or the survivor of them be deemed, reasonably devised, advised or required, In Witness whereof the said parties have hereunto interchangeably set their hands and fixed their seals the day and date above written,

Geo. M. Martin 
 M. Watson 
 N. Hobson 
 F. P. Dogg 

State of Tennessee
 Davidson County } This day personally appeared before me Morgan M. Brown
 Judge of the District Court of the United States for the District of Tennessee
 the above named Matthew Watson, N. Hobson, Geo. M. Martin, & F. P. Dogg with
 whom I am personally acquainted who acknowledged that they severally signed
 sealed and delivered the foregoing deed as their act and deed.

Given under my hand and seal this 9th day of
 October 1847
 Morgan M. Brown 

George M. Martin Received for Record & Recorded 23rd November 1847
 Deed Trust
 N. Hobson & others } This Certificate made the 1st day of January in the year of
 Our Lord One thousand eight hundred and forty seven, by and between Geo. M.

Martin of the County of Davidson, State of Tennessee of the one part, and Nicholas
 Hobson, Matthew Martin, & Francis B. Fogg, of the other part, Witnesses. That for
 and in Consideration of the sum of five dollars to the said George M. Martin
 by the said N. Hobson, M. Martin, & F. B. Fogg, and other Considerations hereinafter
 mentioned, the said George M. Martin has given, bargained, sold, conveyed
 and confirmed unto the said N. Hobson, M. Martin, & F. B. Fogg, and by these
 presents does give, grant, bargain, sell, convey and confirm unto them the
 following Negro Slaves now in Madison County, Mississippi. The names and ages
 thereof are as follows, to wit, Aaron aged about 40 yrs. Sidney 40. Bell 11. Elmer 9.
 Vina 7. Sarah Jane 5. Mandy 2. Bell 40. Enoch 30. Henry 20. Lina 40. Abby 40
 Jane 20. of age. To have and to hold the said Negro Slaves unto the said N.
 Hobson, M. Martin, and F. B. Fogg, and the survivors of them, and the Executors, ad-
 ministrators or assigns of the survivors In Trust. Nevertheless to and for the
 following uses and purposes to wit, That whereas the said George M. Martin
 has this day executed his notes to the Planters Bank of Tennessee for the
 sum of seventy eight hundred dollars & eighty Cents, payable to the Planters
 Bank at Nashville one for seven hundred dollar and twenty Cents, due the
 1st of Jan'y 1851. One for seven hundred dollar and twenty Cents on the 1st of
 Jan'y 1848, One for seven hundred dollar and twenty Cents on the 1st of Jan'y
 1849, and one for seven hundred dollar and twenty Cents on the 1st of Jan'y
 1850, with interest from the date, which notes were given by said George M.
 in Consideration for the said Negroes above specified, And whereas the said
 G. M. Martin, has this day executed his Notes to the Union Bank of Tennessee
 for the sum of Twenty one hundred and ninety nine dollars and twenty
 Cents, payable at the Union Bank at Nashville One for five hundred and
 forty nine dollars and eighty Cents due the 1st Jan'y 1851. One for five hundred
 and forty nine dollars and eighty Cents on the 1st Jan'y 1848, One for five
 hundred and forty nine dollars and eighty Cents on the 1st Jan'y 1849, and
 One for five hundred and forty nine dollars and eighty Cents on the 1st Jan'y 1850
 with interest from date, which notes were given in Consideration for the above
 described Negroes. The agreement is that if the said several promissory notes and
 the interest therein specified due to the Planters & Union Banks be paid on or
 before the day they severally fall due, then and in that case this deed of
 Trust is to be null and void and of no effect, But if there is a failure to
 pay the sums of money specified in either of the said notes at maturity, then
 and in that case, the Trustee or the survivors of them, by themselves or either
 of them, or by their attorney or attorney shall proceed upon giving public notice
 of the time and place of sale in such manner as the Trustee may deem
 necessary to sell the Negroes hereby conveyed, or so many thereof, as may
 be necessary, upon such terms and Conditions, either for Cash or on Credit
 as the said Trustee or survivors of them, may see necessary for the purpose
 of paying the instalments and interest that may be due, and the expenses
 of the Trust, And it is agreed, that until the failure to pay any or all
 said notes, after they arrive at maturity, that the said George M. Martin
 shall remain in Possession of said Negroes and in Case of failure to pay
 as aforesaid, he covenants, and agrees to surrender the said Negroes to the

said Trustees, or to the survivor of them or to their or his attorney for the purpose of carrying this trust into execution, and in case the said Trustees should depart this life before the time limited for the execution of this trust, then and in that case the President of the Planters Bank, and the President of the Union Bank for the time being or their attorney shall have the same powers as are conferred upon the Trustees by this deed, and shall be authorized to execute this trust, and the said George M. Martin covenants and further agrees that he will forever warrant and defend the title to said negroes against the lawful claims on all persons whatever, with the said N. Hobson, M. Watson, & D. B. Fogg, and the said George M. Martin, further covenants and agrees that he will from time to time and at all times hereafter when required, make and execute any other or further deeds or assurances for the property hereby conveyed, to secure the payment of the said several sums of money herein before specified, as may by said Trustees or the survivor of them reasonably devised, advised or required, In testimony whereof the parties have hereunto interchangeably set their hands and fixed their seals the day and the date above written,

Geo. M. Martin
 M. Watson
 N. Hobson
 D. B. Fogg

State of Tennessee
 Division County } This day personally appeared before me Morgan W. Brown
 Judge of the District Court of the United States for the District of Tennessee, the
 above named Geo. M. Martin, Matthew Watson, Nicholas Hobson & Dr. B. Fogg
 with whom I am personally acquainted who acknowledged that they severally signed
 sealed and delivered the foregoing deed as their act and deed.

Given under my hand and seal this 9th day of October 1847
 Morgan W. Brown

Thornhill, Richards & Robbins Received for Record 23rd October Recorded 24th November 1847
 Released } The State of Mississippi
 Elizabeth the Sojourner } Madison County } Know all men by these presents, that
 me Adam Thornhill, James Richards & Nathaniel Robbins do hereby relinquish all
 right title and claim to Eightteen acres of land off of the South end of East
 half of the North East quarter of Section Six Township Nine Range Four East
 also Eightteen acres of land off of the South end of the North end of the South
 East half of the South East quarter of Section One Township Nine Range Three
 East to Elizabeth the Sojourner her heirs and assigns against ourselves our heirs and
 assigns forever: the above described land was mortgaged to Adam Thornhill
 James Richards & Nathaniel Robbins by William Sojourner as securities for him
 in the Branch Bank of the Commercial Bank of Natchez in Louisiana, which
 will show on records in the Probate office in Louisiana,

As witness our hands and affix our seals this 8th day of September 1847
 A. Thornhill
 James Richards
 Nathaniel Robbins

State of Mississippi
 Madison County } Personally appeared before me the undersigned an acting Justice

of the Peace in and for said County State James Richards & Nathaniel Robbins
and signed sealed and delivered the foregoing relinquishment in their act and deed
and for the purposes therein specified, Given under my hand and seal this 8th
day of September 1847

The State of Mississippi }
Madison County } Personally appeared before the undersigned an acting
Justice of the Peace in and for said County Adam Thentall who acknowledged
that he signed sealed and delivered the within relinquishment for the purposes
therein specified. Witness my hand and seal this 13th day of Oct 1847
J. B. Hollingsworth J. P. Seal

+ Union Bank Trustees Received for Record 22nd October Recorded 24th November 1847

Transfer
A. B. Bridges } This Indenture made this 22nd day of October 1847 by and
between Warren D. Anderson one of the Trustees of the Mississippi Union Bank, duly
appointed, &c by the Circuit Court of Madison County under the Bank laws of 1825
and 1846. of the first part, and A. B. Bridges of the second part, witnesseth -
That Albinus A. B. Bridges, having previously subscribed for stock in said
Bank, did on the 30th day of April 1839 execute unto his Stock Bond and
Mortgage on lands of in Madison County to secure 244 Shares of Stock; that whereas
a Sale of all the assets of said Bank, was ordered and decreed by said Court. at
its last term, in conformity to the provisions of the laws aforesaid, that whereas
after a full and exact compliance with all the requirements of said laws in
regard to advertisement, Posting of a Sale, at auction, for Cash was this day
made at the door of the Court house of said County last named, of said Stock
Bond and Mortgage - and that Albinus, at said Sale, the same were struck
off to said party of the second part, he being the best, highest and best bidder
at and for the sum of Ten Dollars which were promptly paid, therefore, know
all men, that the said party of the first part, for and in consideration of the
Premises, hath transferred assigned and set over, and hereby transfers assigns
and sets over to said party of the second part the said Stock Bond and
Mortgage, and all the interest of said Bank therein as fully as he may under
the authority in him vested, but without Warranty of any kind,

In testimony Whereof, the said party of the first part hath affixed
his name and seal on the day and year first above written.

W. D. Anderson Seal
One of the Trustees of the Miss Union Bank

State of Mississippi }
Madison County to wit } This day Personally appeared before the undersigned Clerk of the
Probate Court in and for said County the above named W. D. Anderson and
acknowledged that he signed sealed and delivered the foregoing Deed on the day and
year therein mentioned and for the purposes therein expressed,
Given under my hand and seal of Office at Canton this
22nd day of October 1847

John J. Cannon Seal

Seal

Union Bank Trustees Received for Record 22nd October & Recorded 24th November 1847
Transfer

James L. Sims } This Indenture, made this 22nd day of October 1847 by and between
Warren P. Anderson one of the Trustees of the Mississippi Union Bank, duly appointed
of by the Circuit Court of Starks County under the Bank laws of 1843 and 1846, of
the first part, and James L. Sims, of the second part, Witnesseth, That Whereas
James L. Sims having previously subscribed for stock in said Bank; did on the 25th day
of May 1839 execute unto the said Stock Bond and Mortgage, on lands in Madison
County to secure 20 shares of stock; That Whereas, a sale of all the assets of said
Bank, was ordered and decreed by said Court, at its last Term, in conformity to
the provisions of the laws aforesaid; That Whereas, after a full and exact compliance
with all the requirements of said laws in regard to a due treatment of a
sale, at auction, for Cash was this day made at the Court house door of said
County last named, of said Stock Bond and Mortgage, and that Whereas, at
said sale the same were struck off to said party of the second part, he
being the best, highest and last bidder, at and for the sum of Five dollars,
which were promptly paid, Therefore Know all men, that the said party of the
first part, for and in consideration of the Premises, hath transferred and
set over, and hereby transfers assigns and sets over to said party of the second
part, the said Stock bond and Mortgage, and all the interest of said Bank
therein as fully, as he may, under the authority in him vested, but without
warranty of any kind, In testimony Whereof, the said party of the first
part hath affixed his name and seal on the day and year first above written

W. P. Anderson

State of Mississippi }
Madison County } This day Personally appeared before the undersigned
Clerk of the Probate Court, in and for said County, the above named W. P.
Anderson and acknowledged, that he signed sealed and delivered the foregoing
deed, on the day and year therein mentioned and for the purposes therein expressed;
Given under my hand and seal of office at
Canton this 22nd day of October 1847
John J. Cannon Clerk

Union Bank Trustees Received for Record 22nd October & Recorded 24th November 1847
Transfer

Barister Wells } This Indenture, made this 22nd day of October 1847 by and between
Warren P. Anderson one of the Trustees of the Mississippi Union Bank, duly appointed
of by the Circuit Court of Starks County under the Bank laws of 1843 and 1846, of
the first part, and Barister Wells of the second part, Witnesseth, That Whereas,
Barister Wells having previously subscribed for stock in said Bank, did
on the 28th day of May 1839, execute unto the said Stock Bond and Mortgage on
lands in Madison County to secure 112 shares of stock; That Whereas, a
sale of all the assets of said Bank, was ordered and decreed by said Court
at its last Term, in conformity to the provisions of the laws aforesaid; That
Whereas, after a full and exact compliance with all the requirements of said

Laws in regard to advertisement Posting of a sale at auction, for Cash was this day made at the door of the Court house of said County last named of said stock Bond and Mortgage - and that whereas, at said sale the same were struck off to said party of the second part, he being the best, highest and best bidder, at and for the sum of Two dollars which were promptly paid Therefore, Know all men, that the said party of the first part, for and in consideration of the Premises hath transferred, assigned and set over, and hereby transfers, assigns and sets over to said party of the second part the said stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may, under the authority in him vested, first without warranty of any kind, In testimony Whereof, the said party of the first part here affixes his name and seal on this day and year first above written

(W.P. Anderson Seal)

State of Mississippi

Madison County, to wit } This day Personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named W.P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed Given under my hand and seal of Office at Canton this 22 day of October 1847

One of the Justices of the Peace

John J. Cameron Clerk

[Vertical handwritten notes on the left margin:]
 Received for the
 Court
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Received 25 November 1847

Deed of Gift
 Made this the twenty fifth day of November in the year of our Lord Eighteen hundred and forty seven between John D. West and Sophia E. his wife of the County of Southampton and State of Virginia of the first part, and Montfort Jones of the County of Madison and State of Mississippi of the second part, Witnesseth, that the said John D. West and Sophia E. his wife in consideration of the sum of Eight hundred dollars to them in hand paid by the said Montfort Jones at or before the executing and delivery of these presents, the receipt whereof is hereby acknowledged have bargained and sold and by these presents do bargain sell and convey unto the said Montfort Jones his heirs and assigns a Certain tract or parcel of land situated lying and being in the County of Madison and State of Mississippi, aforesaid, and designated and known as follows Viz The West half of the South East quarter of section Thirty six of Township Four of Range Two East, containing twenty nine acres and 75/100 more or less, to have and to hold the said tract or parcel of land and each part and parcel thereof together with all and singular the rights and privileges thereto belonging unto the said Montfort Jones his heirs and assigns forever, And the said John D. West and Sophia E. his wife for themselves their heirs Executors and Administrators the said tract or parcel of land with all and singular the rights and Privileges aforesaid unto the said Montfort Jones his heirs and assigns free from the Claims or Claims of them the said John D. West, and

Sophia E. his wife then his executrix and Administratrix and of all and every person, or persons whatsoever, shall well and do warrant and firm defend by their Parents, In witness Whereof the said John D. Hunt and Sophia E. his wife have hereunto set their hands and affixed their seals this the twenty fifth day of November A.D. 1847 as first above written.

John D. Hunt Seal

Sophia E. Hunt Seal

The State of Mississippi
Madison County } Personally appeared before me John D. Cameron Clerk of the Probate Court of said County John D. Hunt, 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 25th Day of November A.D. 1847

John D. Cameron Clerk

A. A. McPhee } Received for Record 7th September & Recorded 29th November 1847
Deed } State of Mississippi
William McPhee } Madison County } This Indenture, made the 14th day of May A.D. 1847, between Abram S. McPhee and Jane S. McPhee his wife of the first part, and William McPhee of the second part, all of the County and State above written. Witnesseth, that the said party of the first part, for and in consideration of the sum of four hundred dollars to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have this day bargained, sold, Covenanted and Conveyed, by their Parents do bargain sell Covenanted and Convey, to the said party of the second part, and to his heirs and assigns forever, all the following parcel of land Viz. the Nth of the Nth of the Nth of the Eth of the Nth of section N^o 17. Township N^o 11 North of Range N^o 5 East. Containing in all eighty acres more or less. To have & to hold, together with all the appurtenances thereto belonging, or in any wise appertaining forever. And they the said party of the first part will forever warrant and defend the same to the said party of the second part, his heirs and assigns forever, from the Claim or Claims of any person or persons whatsoever,

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

A. A. McPhee Seal

Jane S. McPhee Seal

State of Mississippi
Madison County } This day personally appeared before me William Davis Jr a Justice of the Peace for said County and State A. A. McPhee and Mrs Jane S. McPhee his wife who acknowledged that they signed sealed the within deed on the date therein specified and for the Consideration therein expressed, and Mrs Jane S. McPhee being by me examined separate and apart from her husband, she said A. A. McPhee acknowledged that she signed sealed said deed freely and willingly without any undue or Compulsory means on the part of her husband,

Given under my hand and seal the 25th day of May A.D. 1847

Wm Davis Jr J. P. Seal

Elijah Young Received for Record 7th September & Recorded 29th November 1847

Deed
 The State of Mississippi
 Madison County
 This Indenture, made and entered into this the tenth day of August 1847 by and between Elijah Young and Araline his wife of the County and state aforesaid of the first part and William E. Johnson of the State of South Carolina of the second part. Witnesseth, that the said party of the first part for and in Consideration of the sum of Twenty three hundred & fifty four (\$2354) dollars to them in hand paid the receipt whereof is hereby acknowledged as before the sealing and delivery hereof, have bargained sold aliened & conveyed unto the said party of the second part, the following described tracts or parcels of land lying and being situate in the County & State first aforesaid to wit, N¹/₂ section 3. All¹/₄ section 3. N¹/₂ section 4. N¹/₂ of N¹/₂ of N¹/₂ of S¹/₂ section 3 all in Township 11 Range & East, containing by estimation as appears from the Copy of the Book of entries of land (858.700) Eight hundred & fifty eight & 1/100 acres To have & to hold the above described land together with all & singular the appurtenances and privileges thereto belonging or in any wise appertaining to the said William E. Johnson his heirs & assigns forever, And the said party of the first part hereby Covenant for themselves their heirs Executors or administrators to & with the said party of the second part his heirs and assigns that they will warrant and defend the title to said land to said party of the second part his heirs & assigns against all persons legally or equitably claiming the same whatsoever.

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

Elijah Young
Araline Young

The State of Mississippi

Madison County
 Personally appeared before me John J. Garrison Clerk of the Probate Court of said County Elijah Young 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 9th Day of August AD 1847

John J. Garrison Clerk

Seal

The State of Mississippi Personally appeared before the undersigned an acting Justice of the Peace in and for the County and state aforesaid Mrs Araline Young wife of the within named Elijah Young, who being by me examined separate and apart from her husband acknowledged that she signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as her voluntary act and deed freely and without any fear threats or Compulsions of her said husband.

Given under my hand and seal this 14th Day of August AD 1847

Wm Davis Jr. J.P.

Nathan Pittman Received for Record 27th September & Recorded 30th November 1847

Deed
 Adah Puel
 Know all men by these Presents, that I Nathan Pittman of the County of Madison and state of Mississippi for and in Consideration of

the natural love and affection which I have and bear unto my sister Adah Paul, wife of Thomas P. Paul of the state and County aforesaid, and more especially in Consideration of the sum of Ten dollars to me in hand paid by the said Adah Paul before the execution of these Parents, have given granted released and Confirmed unto the said Adah Paul her heirs and assigns, and do by these Parents give grant release and Confine unto the said Adah Paul her heirs and assigns all the use benefit interest and estate which I have in and to the following described lands situate and lying in the County aforesaid to-wit: The East half and the North half of the West half of the South West quarter of section 28, Township 10, Range Three East, the East half of the North East quarter and the West half of the South East quarter, and the West half of the North East quarter, of section 28, Township 10 Range Three East, The East half of the North East quarter of the North half of the East half of the South East quarter of section 29, Township 10 Range Three East and the West half of the South East quarter of section 28, Township 10 Range Three East being the same lands conveyed by me to said Adah Paul by deed of Gift duly Recorded in said County and dated the Thirtieth day of September 1839, and in which said deed there is reserved to me the use and benefit of said land during my natural life. I do here unto to hold the said land and premises, with the appurtenances for Clear and fully discharged of all right title claim and interest which I have in and to the same unto the said Adah Paul, her heirs and assigns forever.

In testimony Whereof, I have hereunto set my hand and affixed my seal this 27th day of September A.D. Eighteen hundred and forty seven, signed sealed delivered in my presence

Nathan X Pittman Notary

J. L. Mitchell J.P. Seal

The State of Mississippi Personally appeared before me the subscribed, a Justice of the Madison County set Peace in and for the state and County above mentioned Nathaniel Pittman, the grantor named in the foregoing instrument of writing and acknowledged that he signed sealed and delivered the foregoing deed as his act and deed on the day of the date thereof, Given under my hand and seal this twenty seventh day of September A.D. 1847

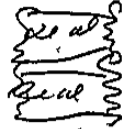
J. L. Mitchell J.P. Seal

Robert M. Brickell Received for Record Recorded 30th November 1847

David Dickinson } Madison County } I know all men by these Parents, that are
 Robt. M. Brickell and Elizabeth A. Brickell his wife of the County of Madison and state of Mississippi have this day for and in Consideration of the valuable sum of One thousand Dollars, to us in hand paid by One third Cash and the balance in two annual instalments the receipt Whereof is hereby acknowledged sold and by these Parents do sell and deliver unto said David Dickinson of the County and state aforesaid all our right title and interest in and to the following tract of land. The East half of the South East quarter of section (No) twenty three; and the West half of the South West quarter of section (No) Twenty four of Township (No) Two of Range (No) Two East lying and being in the County of Madison State of Mississippi. District of Choctaw Containing

One hundred and fifty acres more or less. We warrant and defend the title to said tract of land - and our heirs Executors and assigns unto the said David Dickinson his heirs and assigns forever.

In witness whereof the above we hereunto set our hands and affix our seals this the 26th December One thousand eight hundred and forty five.

Robt. M. Brickell 

The State of Mississippi

Medison County ss I Personally appeared before me John J. Cannon Clerk of the Probate Court of said County Robert M. Brickell 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 29th Day of December A.D. 1845

John J. Cannon Clerk

Equity

D. H. Gattney Received for Record 7th September Recorded 1st December 1847

Deed The State of Mississippi

M. J. McKie Medison County Whereas by an act of the Legislature of the State of Mississippi entitled an act to incorporate the Town of Sharon in the County of Medison, and for other purposes, Approved May 13th 1837, The said Town having been incorporated under the superintendance of a Board of Commissioners styled "The President and Council of the Town of Sharon, And Whereas also by said act, the Corporate limits of said Town were so extended as to make a square of one mile and a half, and that the President and Council were at the time of the passing said act of incorporation seized in fee within the limits of said Corporation of the following described lot or parcel of land to wit lying and being within the limits of said Corporation as aforesaid being Lot No 1 in square No 9 as in Plan of said Town, containing One acre more or less, Now therefore be it known to all men by these Presents, That I D. H. Gattney and my heirs and assigns of the County & State aforesaid for and in Consideration of the sum of fifty Dollars to me in hand paid, the receipt whereof is hereby acknowledged by M. J. McKie of the County & State aforesaid, have given granted bargained sold and conveyed unto the said M. J. McKie and by these Presents do give grant, bargain sell and convey to the said M. J. McKie his heirs and assigns the above described lot or parcel of land together with all the improvements heretofore and appurtenances in any wise thereto appertaining or belonging. To have and to hold to the said M. J. McKie, and to his heirs and assigns forever - Subject to the Conditions, nevertheless as herein afterwards to be specified in this Deed, and the said D. H. Gattney and his heirs and assigns do hereby covenant, and agree with the said M. J. McKie and his heirs and assigns that they are seized in fee of the aforesaid Premises, that the same is conveyed free and quit of all and every incumbrance except as to the Conditions herein to be specified, and I hereby bind myself my heirs and assigns to warrant & forever defend the same against the lawful or Equitable Claims of all persons whatsoever, Provided nevertheless that this Conveyance is made subject to the following Conditions to wit, That the said M. J. McKie binds himself his heirs and assigns firmly

by these Parents, that he will not nor shall his heirs or assigns ever at any time
 permit on the aforesaid Premises the vending of ardent or vinous Liquors, Spirits
 Gambling or any species of vice or immorality which will tend to defeat the
 great object proposed to be effected by the act of the Legislature now in force in-
 corporating said Town of Sharps and in Case of the violation of any of the Conditions
 herein specified by the said M. J. McKie his heirs or assigns, then and in that Case
 the Premises above described and intended to be conveyed are to revert to and belong
 to and be owned by the Trustees of the Female College of the Town of Sharps and
 to be again disposed of for the use and benefit of said College, & that and in Case
 the Conditions are complied with and not violated by the said M. J. McKie his
 heirs and assigns, then this deed is to be of full force and virtue in Law and equity.

In testimony Whereof I do hereby subscribe my names and affix
 my seal in the year of Our Lord One thousand eight hundred and forty seven
 September 1st day 1847

State of Mississippi

David W. Gathney
 Emeline Gathney

Madison County } Personally appeared before the undersigned an acting
 Justice of the Peace in and for said County and State aforesaid, D. W. Gathney
 & Emeline Gathney and signed sealed and delivered the foregoing deed on
 this day and for the purposes therein specified as their act and deed
 and Emeline Gathney, wife of said D. W. Gathney in a private conversation
 separate and apart from her husband acknowledged that she signed sealed
 and delivered the said deed as her voluntary act and deed without force
 threat or Compulsion of her said husband,

Given under my hand and seal this 1st Day of Sept 1847
 David Moore J. P.

John Brown Received for Record 11th September & Recorded 1st December 1847
 Deed.

R. M. Latimer This Indenture, made this sixth day of June in the year of
 Our Lord One thousand eight hundred and forty seven between John Brown of
 the County of Madison and State of Mississippi of the one part, and R. M. Latimer
 of the County of State aforesaid of the other part. Witnesseth, that the said John
 Brown for and in consideration of the sum of Seven hundred dollars to him
 in hand paid by the said R. M. Latimer, the receipt whereof is hereby ac-
 knowledged hath this day bargained and sold and by these Parents, doth
 bargain sell & convey and confirm unto the said R. M. Latimer his heirs and
 assigns forever a Certain tract or parcel of land lying and being in the
 County of State aforesaid known and 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 hereditaments and
 appurtenances therunto belonging the said Brown for himself his heirs
 and assigns unto the said Latimer his heirs Executors administrators
 & assigns will warrant and forever defend against the lawful claims
 of all other persons whomsoever, as an indefeasible inheritance in fee
 simple, Given under my hand and seal the day and year above written
 Alfred N. D. Latimer } John Brown Seal

The State of Mississippi Personally appeared before me John J. Cameron Clerk of the Madison County Probate Court of said County, John 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,

Given under my hand and seal of Office at Centerville this 11th Day of September A.D. 1847

John J. Cameron Clerk

Executed

Wm. C. Lisdale { Received for Record 11th September & Recorded 1st December 1847 }
Deed

Nancy M. Keithly & This Indenture, made and entered into this nineteenth day of July in the year of our Lord Eighteen hundred and forty seven between William C. Lisdale and Frances Lisdale his wife of the first part and Nancy M. Keithly and her heirs of the second part all of the County of Madison and State of Mississippi, Witnesseth that the said William C. Lisdale and Frances his wife, for and in Consideration of the sum of Ten dollars to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged both granted, bargained, sold and conveyed & by these Presents does grant bargain sell and convey unto the said party of the second part their heirs and assigns the following tracts or parcels of land lying and being in the County of Madison and State of Mississippi and known and designated as follows to wit, The West half of the South West fourth of Section No Nineteen, and the East half of the North East fourth of Section No Thirty all in Township Number Two of Range Number Five East and containing by estimation One hundred and sixty Acre be the same more or less, to have and to hold the aforesaid tracts or parcels of land together with all and singular the hereditaments & appurtenances to the same belonging or in anywise appertaining to the only proper use benefit & behoof of her the said Nancy M. Keithly and her heirs their heirs and assigns forever, And the said party of the first part for themselves their heirs Executors and Administrators Consents and agrees to and with the said parties of the second part their heirs and assigns forever, and the said party of the first part for themselves their heirs Executors and Administrators Consents and agrees to go with the said parties of the second part their heirs and assigns, that they will warrant and forever defend the title to the above described Premises, tracts or parcels of land & every part and parcel of the same, to the said parties of the second part their heirs and assigns against the Claim or Claims of all persons whatsoever.

In testimony whereof the said parties of the first part have hereunto subscribed their names and affixed their seals the day and year first above written

Wm. C. Lisdale
Frances Lisdale
made

State of Mississippi
Madison County } Personally appeared before me the undersigned an acting Justice of the Peace in & for said County William C. Lisdale the grantor of the within Deed of Conveyance who acknowledged that he signed sealed & delivered the within the day & year therein written, for the purposes therein expressed, Also Frances Lisdale wife of the said William C. Lisdale who by me having

been examined separate & apart from her said husband acknowledged that she freely and without threat or Compulsion signed the within Deed for the purposes therein expressed. Witness my hand & seal this 20th day of August 1847
J. J. Hollingsworth J.P. Seal

William C. Disdale Received for Record 28th September & Recorded 1st December 1847
Deed

James N. Holliday } This Indenture, made and entered into this nineteenth day of July in the year of our Lord Eighteen hundred and forty seven between William C. Disdale and Frances Disdale his wife of the first part, and James N. Holliday of the second part, all of the County of Madison and State of Mississippi Metropolis, That for and in Consideration of the sum of Three hundred & twenty Dollars, to the party of the first part, in hand paid the receipt whereof is hereby acknowledged, that this day granted bargained and sold, and by these Presents do grant bargain and sell unto the said party of the second part, and to his heirs and assigns forever all that tract or parcel of land situate lying and being in the County of Madison and State of Mississippi and more particularly described as follows - to wit, the North East fourth of Section Thirty in Township Six of Range Five East. Containing One hundred and sixty acres more or less. To have and to hold the above described land with all and singular the improvements and appurtenances therunto belonging or in any wise appertaining to the said described Premises unto the said party of the second part, his heirs and assigns forever, and the said party of the first part for themselves their heirs Executors and Administrators by these Presents do Covenant Promise and agree to and with the said party of the second part, and his heirs Executors and Administrators forever to warrant and defend the title to said granted Premises against the lawful Claims or Claims of all and every person whomsoever

In testimony whereof the party of the first part hereunto set their hands and affixed their seals this day and year first above written.

Wm C. Disdale
Frances Disdale

The State of Mississippi
Madison County } Personally appeared before me the undersigned an acting Justice of the Peace in & for said County William C. Disdale the grantor of the within Deed who acknowledged that he signed sealed & delivered the within Deed of Conveyance for the purposes therein expressed

Also at the same time Frances S. Disdale wife of said William C. Disdale who being examined separate & apart from her said husband acknowledged that she freely and without fear threat or Compulsion of her said husband signed the within Deed for the purposes therein expressed.
Witness my hand and seal this 20th Day of August 1847

J. J. Hollingsworth J.P. Seal

J. J. Pugh (Notary) Received for Record 1st of December 1847.

Deed
 Bazil Berry } This Indenture, made and entered into this twenty ninth
 day of November A.D. 1847 between Joseph J. Pugh of the County of Madison
 and state of Mississippi of the first part, and Bazil Berry of the County of
 Williamson and state of Tennessee of the second part (Witnesseth, That Whereas
 by a deed in Trust executed on the 1st day of May 1839 by D. Hardeman and
 Sarah Ann Hardeman his wife (and duly Recorded in the office of the Clerk
 of the Probate Court of Madison County Miss, in Book H page 584, 585 & 586)
 to Joseph J. Pugh and John S. Brinn Trustees, for the purpose of securing the
 payment of Certain debts therein specified, whereby the said D. & Sarah A.
 conveyed to the said party of the first part, and John S. Brinn for the purposes
 aforesaid Certain lands hereinafter described, and whereas the said D.
 Hardeman, having failed to pay the money therein specified in said Deed of
 Trust, the said Joseph J. Pugh Trustee as aforesaid, and party of the first part
 upon the Application of those to whom the debts aforesaid, were due and owing,
 and as he was authorized to do by said Deed in Trust, did advertise for
 sale at more than three public places in the County of Madison aforesaid at
 least thirty days prior to the 7th Day of November 1846 to be sold on that day
 for Cash at the Court House door in the Town of Benton in Madison County
 the following lands to wit: N^W 1/4 of S^W 1/4 of Sec. 5, Lots 6 & 7, of Sec. 6, N^W 1/4 of S^W 1/4
 of N^W 1/4 of Sec. 7, all in T. 11 Range 5 East Containing by estimation five
 hundred acres or thereabouts, at which time and place he offered
 said lands for sale to the highest bidder for Cash, and Bazil Berry bid for
 the same the sum of ten Cents per acre amounting in the aggregate
 to fifty dollars, and no person bidding more the said lands were struck
 off to him at that price, Now this Indenture, Witnesseth, that the said party
 of the first part, for and in Consideration of the Premises, and for the sum
 of fifty dollars, to him in hand paid the receipt whereof he hereby acknow-
 ledges, has bargained sold and conveyed, and by these presents does bargain sell
 and convey to the party of the second part, his heirs and assigns forever
 all of the above described land and Premises in as full and ample a
 manner as he the said party of the first part is authorized to convey the
 same by the Trust Deed of the said D. Hardeman and Sarah Ann his wife
 and no further. In testimony whereof, the said party of the first part
 hath hereunto set his hand and seal the date above written.

The State of Mississippi

Joseph J. Pugh Trustee

Madison County doth Personally appear before me John S.
 Cannon Clerk of the Probate Court of said County Joseph J. Pugh
 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
 as in said deed specified,

Given under my hand and seal of office
 at Benton this 7th Day of December A.D. 1847.

John S. Cannon Clerk

Spent

✓
 Edward R. Lewis, Received for Record 13th September & Recorded 23rd December 1847
 Deed
 Samuel Lewis } Locutor This 13th day of September A.D. 1847,
 The State of Mississippi, Madison County,

Know all men by these Presents, that I, Edward Robert Lewis for and in Consideration of the sum of One hundred dollars to my in hand paid by Samuel Lewis, the receipt of which is hereby acknowledged, have this day granted bargained sold conveyed and Confirmed, and by these Presents do grant, bargain sell convey and Confirm unto the said Samuel Lewis his heirs and assigns forever a Certain Lot or parcel of ground, situated lying and being in the Town of Canton and south of the original boundary of said Town, Bounded and described as follows, viz. Beginning at a stake the Corner of Union and Academy Streets as at Present laid out, running thence due South with the Union Street One hundred feet, to a stake the North East Corner of Crims Statute Lot, thence due East with his line two hundred feet to the South West Corner of Ashley Stone's Statute Lot, thence North with his line One hundred feet to Academy Street, thence West with said Street two hundred feet to the beginning together with all and singular the appurtenances therunto belonging, do have and to hold the above described and hereby granted premises, together with all and singular the hereditaments and appurtenances therunto belonging or in any wise appertaining unto the said Samuel Lewis his heirs and assigns to his and their only proper use benefit and behoof forever, And the said Edward Robert Lewis for himself his heirs executors and administrators doth Covenant and agree to and with the said Samuel Lewis his heirs that he is well seized in fee of the aforesaid Premises, that the same are conveyed free and quiet of all incumbrances, that he has good right to sell and convey the same as aforesaid, and that he will and his heirs executors and administrators shall forever warrant and defend the title to the aforesaid Premises with the appurtenances unto the said Samuel Lewis his heirs against the lawful demands of all persons whatever. In testimony whereof the said Edward Robert Lewis, 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 D. Cannon Clerk
 of the Probate Court of said County Edward R. Lewis 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,

Edw. R. Lewis

Given under my hand and seal of Office at Canton
 this 13th day of September A.D. 1847

John D. Cannon Clerk

✓
 Wm. S. Bailey Sheriff Received for Record 20th September & Recorded 3rd December 1847
 Deed
 Thomas Whaley } This Indenture, made and entered into this 20th day of
 September A.D. Eighteen hundred and forty seven between William S. Bailey
 Sheriff of Madison County Mississippi of the first part and Thomas Whaley

of the second part, Writupetto, that whereas a Judgment was rendered by the Circuit Court of the County of Madison aforesaid on the 27th day of May A.D. Eighteen hundred and forty in the Case of Isaac R. Baggs vs Joseph S. Holland for the sum of Eleven thousand eight hundred and fifty dollars and fifty two hundredths Cents with interest at the rate of 8 per Cent. per annum from date until paid and Cost of suit, and whereas a writ of venditioni exponas issued from the office of the Clerk of the Circuit Court aforesaid directed to the Sheriff of Madison County aforesaid commanding him to expose to sale the following lands (among other property) which had before that time been levied on by the Sheriff of Madison County aforesaid to wit the East half of the North East quarter, and the South East quarter of Section seven in Township seven Range one East, as the property of defendant Joseph S. Holland being & being in the County of Madison aforesaid and whereas the said William S. Bailey Sheriff as aforesaid did advertise the same according to Law and did on the said 20th day of September 1847 offer the same for sale at the Court House door in the Town of Canton to the highest bidder for Cash. and whereas the said Thomas Whaley appeared and bid for said land the sum of two Dollars and fifty Cents per making in all the sum of five hundred dollars which was more than any other person did or would bid. Now therefore for and in Consideration of the sum of five hundred dollars to me in hand paid, I William S. Bailey by virtue of the authority vested in me as Sheriff do hereby bargain sell and Convey to the said Thomas Whaley his heirs and assigns, all the right title and interest of the aforesaid Joseph S. Holland in & to the above described land together with all and singular the appurtenances thereto belonging To have and to hold the said Land free from the Claim of the said Joseph S. Holland his heirs Executors & administrators,

In testimony Whereof I the said William S. Bailey Sheriff as aforesaid have hereunto set my hand and affixed my seal this day and year first above written.

William S. Bailey
 Sheriff of Madison County

The State of Mississippi

Madison County ss Personally appeared before me John J. Garrison Clerk of the Probate Court of said County William S. Bailey who acknowledged that he signed sealed and delivered the foregoing deed as his act and deed as Sheriff of said County, Given under my hand and seal of office at Canton this 20th Day of September A.D. 1847

John J. Garrison Clerk

Wm. F. Corwin Received for Bond 27th September Recorded 3^d December 1847

Washington Ford } This Indenture, made and entered into this the 20th Day of March in the year of our Lord One thousand eight hundred and forty seven between Wm. F. Corwin and Delila M. his wife of Sticks County of the first part, and Washington Ford of Madison County all of the State of Mississippi of the second part, Writupetto, that for and in Consideration of the sum of Eight

summed dollars to them in hand paid before the executing and delivery of these presents, the receipt whereof is truly acknowledged, have granted, bargained, sold, delivered, and by these presents doth grant, bargain, sell and convey unto the said party of the second part, all of that tract or parcel of land lying and being in Madison County State aforesaid particularly known and designated as follows The South East quarter of Section 36, Towns hip 11, Range 5 East, & the East half of Section 1, & the North East quarter of Section 12 Towns hip 10 Range 5 E. Containing six hundred and more or less, Do have and to hold the above described lands and premises together with all and singular the appurtenances therunto belonging, is in any wise appertaining unto the said party of the second part his heirs and assigns forever, and we the said party of the first part Hugh J. Ervin and Delila his wife do hereby release, transfer and quit claim all of the right title and interest we have in & to the within or above described lands free from any and all Claims Claiming in by or through us.

In testimony whereof we have hereunto set our hands and affixed our seals the day and year above or within written,

Hugh J. Ervin Sealed
 Delila W. Ervin Sealed

State of Mississippi
 Madison County } Personally appeared before the undersigned Justice of the Peace in and for Madison County, the above named Hugh J. Ervin who acknowledged that he signed sealed delivered the foregoing deed on the day and year therein mentioned as his act and deed, also appeared before me at the same time the above named Delila W. Ervin wife of the above named Hugh J. Ervin, who in a private examination separate and apart from her husband acknowledged that she signed sealed and delivered the same as her voluntary act and deed, freely without any fear threats or constraint of her husband. Witness my hand and seal this March 27th 1847.
 W. H. Jennings J. P. Sealed

Esau W. Jones Received for Record 27th September & Recorded 3rd December 1847

Deed
 Daniel O. Jones } This indenture, made the twenty eighth day of June Anno Domini One thousand eight hundred and forty seven between Esau W. Jones and E. S. Jones his wife of the County of Madison and State of Mississippi of the one part, and Daniel O. Jones, of the County and State aforesaid of the other part. Witnesseth that the said Esau W. Jones and E. S. Jones his wife for and in Consideration of the sum of ten dollars in hand paid, the receipt whereof is truly acknowledged, have granted, bargained, sold, conveyed and quit claim and by these presents doth bargain, sell, convey and quit claim unto the said Daniel O. Jones and to his heirs and assigns forever all the right title and interest which they have in law or equity to that portion of the following described tract or parcel of land lying East of Robt. ferry Road as it now runs "to wit" The West half of the South West quarter of Section Number five, The South half of Section Number six also twenty rods wide off of the South end of the North half of Section Number six, The East half of the North West quarter of Section

number seven, The North half of the North East quarter of Section Number seven, all in Township Number Two Range four East, The West half of the South East quarter of Section Number one Township Number Two Range Number Three East, and fifty nine acres off of the East end of that portion of the North East quarter of Section Number twelve, Township Number Two of Range Number Three East, which lies on the North side of Doaks Creek together with all and singular, the incidents thereto belonging or in any way appertaining, and the right title interest and use of in and to one half of the Gin house and appurtenances, and to the right of a wagon road through my land from his house to the fifty nine acres herein mentioned as lying on the West side of the Robt ferry Road, and the reversions or reversion, remainders or remainders, rents issues and profits thereof, and also all the estate right title, interest claim or demand whatsoever of them the said Isaac W Jones and E. S. Jones his wife either in law or equity of in and to the above bargained premises and every part and parcel thereof, to the sole and only proper use benefit and behoof of the said David O Jones his heirs and assigns forever

In witness whereof, the said Isaac W Jones and Isaac O Jones both hereto set their hands and affixed their seals the day and year first written, The Words "and E. S. Jones his wife" interlined before signed

Isaac W Jones

Emmie J. O Jones

State of Mississippi

Madison County This day Personally appeared before me William Davis a Justice of the Peace for said County Isaac W Jones and E. S. Jones his wife whose names are subscribed to the foregoing deed who acknowledged that they signed and sealed the said deed on the day and date thereof for the purposes and considerations therein expressed, and for the purpose that it may be admitted to Record; and the said E. S. Jones being examined by me separately and apart from her said husband Isaac W Jones acknowledged that she signed for and the said deed fully and entirely without fear threat or compulsion from her said husband and as full relinquishment of her power in and to the land premises rights therein mentioned

Given under my hand and seal the 29th day of Sept 1847

Wm Davis J. P.

George Calhoun Received for Record 29th September & Recorded 3rd December 1847

deed Maria J. Bailey This Indenture, made and entered into this 28th day of September in the year of our Lord Eighteen hundred and forty seven between George Calhoun and Louisiana Calhoun his wife of the first part, and Maria J. Bailey of the second part, Witnesseth that the party of the first part for and in consideration of the sum of one hundred and eighty four dollars to them in hand paid the receipt whereof is hereby acknowledged have this day bargained and sold and by their presents do bargain and sell alien and convey and confirm to the party of the second part the following lot or parcel of land lying in the Town of Canton Madison County, Mississippi to wit Beginning at the South East Corner of a Lot in said Town heretofore conveyed by said Calhoun and wife to Pamela Parker running thence South along the Western Margin of Liberty

street one hundred and sixty feet, to a stake, thence West about four hundred feet to a stake on the Eastern Margin of Union Street, thence North along said Margin of said street one hundred and sixty feet to a stake, thence East to the beginning, To have and to hold the same to the party of the second part and his heirs forever, with all the appurtenances, thenceforth belonging or in any wise appertaining, and the parties of the first part warrant and defend the same against the Claims or Claims of themselves and all persons whatsoever.

In testimony whereof the parties of the first part have hereunto set their hands and affixed their seals the date above written,

George Calhoun *[Signature]*
Louisiana Calhoun *[Signature]*

The State of Mississippi
Madison County, ss. Personally appeared before me John J. Cameron Clerk of the Probate Court of said County George Calhoun and Louisiana Calhoun 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 Louisiana wife of said George Calhoun being by me examined separately and apart from her husband acknowledged that she signed sealed and delivered said deed as her voluntary act and deed fully and without any fear, threats or Compulsion of her said husband,

Given under my hand and seal of Office at Canton this 29th Day of September A.D. 1847.
John J. Cameron Clerk *[Signature]*

Deeds

George Calhoun } Received for Record 29th September & Recorded 3rd December 1847.
Deed

John Norman } This indenture, made and entered into this twenty eighth day of September in the year of our Lord Eighty seven hundred and forty seven between George Calhoun and Louisiana Calhoun his wife of the first part, and John Norman of the second part, Witnesseth that the parties of the first part, for and in Consideration of the sum of Two hundred and twenty five Dollars in hand paid, the receipt whereof is hereby acknowledged, have this day bargained and sold, and by their Deeds, do bargain sell alien and convey to the party of the second part a certain lot of ground lying adjoining the Town of Canton, and bounded as follows. To wit Beginning at the South West Corner of a Lot or piece of land conveyed by John Briscoe and wife to James W. Embank, by Deed of Record in the office of the Clerk of the Probate Court of Madison County, and which said Southwest Corner is on the Southern boundary of the Town of Canton, thence South 436 feet to a stake, thence East 400 feet to a stake, thence North 436 feet to a stake, thence West 400 feet to the Beginning, Containing four acres, And the said parties of the first part do hereby set apart and dedicate to the use of the Public as a street forty feet of land adjoining said four acres on the East, along its full extent, it being a just Consideration moving said Norman to make said purchase of said four acres, that said street should be left on the Eastern side thereof, To have and to hold said four acres of land with the appurtenances and privileges

(and among others said open street) thence belonging or in any wise appertaining to him the said John Noonan, and his heirs forever, and the parties of the first part Covenant to warrant and defend the same against the Claim of themselves, and all persons Claiming by through and under them, and against the Claim of all persons whatsoever. In testimony whereof the parties of the first part have hereunto set their hands and affixed their seals the day and year first above written.

George Calhoun Seal

Louisiana Calhoun Seal

The State of Mississippi

Madison County set Personally appeared before me John D. Cameron Clerk of the Probate Court of said County, George Calhoun, and Louisiana Calhoun his wife who acknowledged, that they signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as this writ and deed, and Louisiana wife of said George Calhoun, 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,

Seal

Given under my hand and seal of Office at Canton this 24th Day of September A.D. 1847

John D. Cameron Clerk

Assesses L. Nash received for Record 4th October Recorded 3rd December 1847
Deed State of Mississippi

J. D. Hollingsworth of Oktibeha County This Indenture, made and entered into this the fifth day of July in the year of our Lord one thousand eight hundred and forty seven between Assamus L. Nash of the County and State first said of the first part, and Septia J. Hollingsworth of Madison County and State first said of the second part, (Witnesseth, That the said Assamus L. Nash for and in Consideration of the sum of one hundred and twenty dollars in hand paid by the said Septia J. Hollingsworth, the receipt of which is hereby acknowledged, have this day bargained and sold, and by these Presents do grant bargain and sell to the said Hollingsworth the West half of South East quarter of Section No Seventeen (17) of Township No Two (2) N. of Range No Five (5) East, lying and being in Madison County and State aforesaid and in the District of lands subject to sale at Columbus Mississippi the said Assamus L. Nash, shall for himself his heirs and assigns, will forever warrant and defend a good and legal right and title to the said Hollingsworth his heirs and assigns forever, in fee simple. The said Hollingsworth do here and hold the said land above described to himself his heirs and assigns forever and the said Assamus L. Nash, hereby Covenants and agrees with the said Hollingsworth, that he is seised of a good estate in fee simple in the said land and has a good and sufficient right and title to the same the said A. L. Nash do hereby Covenant and agree to and with the said Hollingsworth his heirs and assigns forever. In testimony whereof the said Nash doth hereunto set his hand and affix his seal this the day and date above written.

Assamus L. Nash Seal

Maria L. Nash Seal

The State of Mississippi Personally appeared before me Charles Librell Clerk of Probate for said County Orsamus L. Nash, and Maria L. Nash his wife who severally acknowledged that they signed sealed and delivered the foregoing deed unto Ephra J. Hollingsworth for the purposes therein named, as their act and deed, on the day and date therein written, and the said Maria L. Nash being examined by me privately separate and apart from her said husband, O. L. Nash acknowledged that she signed sealed and delivered the same truly without any fear threats or Compulsion of her husband, Given under my hand and seal of Office this

13th of August 1847.

Charles Librell Clerk

Orsamus L. Nash Received for Record 4th October Recorded 6th December 1847

Deed State of Mississippi
 James N. McCauley }
 Oktobbeha County } This Indenture, made and entered into this the fifth day of July in the year of our Lord one thousand eight hundred and forty seven between Orsamus L. Nash of the County and State aforesaid of the first part, and James N. McCauley of Madison County and State aforesaid of the second part Alituepote, that for and in Consideration of the sum of two hundred dollars in hand paid by the said party of the second part, to the said party of the first part, the receipt of which is hereby acknowledged the said party of the first part, hath this day bargained and sold, and by these Presents doth grant bargain and sell unto the said party of the second part Lots Three and four (3 & 4) or the Northwest quarter of Section No Twenty (20) of Township No Ten (10) N. of Range No Five (5) East, lying and being in the County of Madison and State aforesaid, and in the District of lands subject to sale at Columbus Mississippi. The said party of the first part for himself his heirs and assigns will and truly warrant and defend a good and lawful right and title in y^e the said land to the said party of the second part, his heirs and assigns forever in fee simple the said party of the second part to have and to hold the said land to himself his heirs and assigns forever. And the said party of the first part doth consent and agree to and with the said party of the second part that he is seised of an estate of fee simple in the said lands and has a good and lawful title to the same, he the said party of the first part do hereby Covenant and agree to and with the said party of the second part, his heirs and assigns forever,

In testimony whereof the said party of the first part has hereunto subscribed his name and affixed his seal this the day and date above written.

Orsamus L. Nash Seal
 Maria L. Nash Seal

The State of Mississippi
 Oktobbeha County } Personally appeared before me Charles Librell Clerk of Probate for said County Orsamus L. Nash and Maria L. Nash his wife who severally acknowledged that they signed sealed and delivered the foregoing deed unto James N. McCauley for the purposes therein named as their act and deed, on the day and year therein written, and the said O. L. Nash being

examined by me privately, separate and apart from her said husband acknowledged that she signed sealed and delivered the same freely without any fear threats or Compulsion of her said husband, but of her own free will and accord on the day and date there written. Given under my hand and seal of Office this 13th of August 1847

Seal

Charles Libbick Clk

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E. M. Gregory Received for Record 4th October & Recorded 6th December 1847

Power Attorney

C. C. Shackelford Know all men by these presents, that J. E. M. Gregory of the City of New Orleans and state of Louisiana, do hereby constitute and appoint Charles Shackelford of Madison County Mississippi my true and lawful attorney for me and in my name to sell alien and convey all my right title and interest to certain tracts or parcels of land situate lying and being in the County of St. Louis and state of Mississippi near Brownville and known as the Strother place and lot by Strother of Portia and Ann Jones. Containing about twelve hundred acrs. more or less. I hereby authorize my said attorney to institute any suits that may be necessary to the preservation of and protection of my rights to said land. I further authorize him to collect all rents that then or may hereafter arise from the rent of said place. I further authorize my said attorney to execute for me any deeds of Conveyance that may be necessary on the side of said property and sign my name thereto. I hereby authorize my said attorney to appoint any sub attorney for me that he may deem necessary or proper for enforcement of my rights to the Premises aforesaid. I further empower my said attorney to do all acts that he may deem necessary in & about the Premises here above specified as fully as though done by myself hereby ratifying all he my said attorney may do for me in and about the premises above specified. Given under my hand and seal this County court day of May 1847

Witness J. H. Baird & D. Mitcheil.

Elliott M. Gregory

The state of Mississippi Personally appeared before me John J. Garrison Clerk Madison County one of the subscribing witnesses to the foregoing instrument who being duly sworn deposed and said that he saw Elliott M. Gregory whose name is there subscribed. Sign and deliver the same on the day and for the purposes therein specified - and that he this deponent signed his name as a witness thereto in the presence said Gregory and also of D. Mitcheil the other subscribing witness, who signed the same as such in presence of said Gregory and this deponent, and that they all signed the same in presence of each other.

Seal

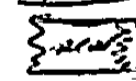
Given under my hand and seal of Office at Nantua this 4th Day of October A.D. 1847.

John J. Garrison Clk

A. M. Peter wife Received for Record 5th October & Recorded 6th December 1847

And Rachel M. McCord This Indenture, made this the 14th day of August in the year of our Lord one thousand eight hundred and forty seven between Amosiah H. Peter and Clarissa A. Peter his wife of the County of Carroll and State of Mississippi of the first part, and Rachel M. McCord of the County of Carroll and State of Mississippi of the second part. Witnesseth that A. M. Peter and Clarissa A. Peter her wife the parties of the first part for and in Consideration of the sum of Three thousand dollar lawful money of the United States of America to them in hand paid the receipt whereof is hereby acknowledged that they do hereby grant bargain sell and convey to Rachel M. McCord, the party of the second part, her heirs and assigns forever all of their interest right title and Claim of in and to the estate of Zaben W. Barfield late of Madison County and State of Mississippi and Heir of the said Clarissa A. Peter consisting of a fifth part of the following described lands lying and being in the County of Madison and State of Mississippi known and described as the East half of North East quarter, and East half of South East quarter of Section Thirty two, and South West quarter, and West half of North West quarter, and East half of North West quarter and West half of North East quarter of Section Thirty three, all in Township Nine of Range One West except about five acres off of the South West Corner of the East half of North West quarter containing about five hundred and fifty five acres. To have and to hold the same together with all the incidents or appurtenances, thereto belonging, also all the right title interest or Claim they may have or claim of the Estate of Zaben W. Barfield of the County and State aforesaid to any real estate not herein described, and also to one fifth part of all the Claims in favor of the estate aforesaid, and also all of their Claim against Asahy M. Carroll Clerk of the Estate of the said Barfield for near Two thousand dollar as appears by the Decree of the Probate Court of Madison County Miss the right and title to all of which they warrant and defend against any persons lawfully claiming the same, Given under their hands and seals this the 14th day of August in the year of our Lord Eighteen hundred and forty seven

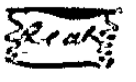
Witness
 The State of Mississippi
 Carroll County

Amosiah H. Peter 
 Clarissa Peter 

This day Personally appeared before me W. H. Curtis a Justice of the Peace in and for said County Amosiah H. Peter and wife Clarissa Peter who acknowledged that they signed sealed and delivered the foregoing Deed for the purposes therein mentioned as their own act and deed

Clarissa Peter wife of the aforesaid Amosiah H. Peter acknowledged before me separate and apart from her husband, that she signed sealed and delivered the same without any fear threat or Compulsion on the part of her husband,

Given under my hand and seal this 14th day of August 1847

W. H. Curtis J. P. 

Wm. S. Bailey Sheriff Received for Record 7th October Recorded 6th December 1847

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. Garrison 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 Canton this 7th Day of October A.D. 1847
 John J. Garrison Clerk

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. Garrison 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 Canton this 7th Day of October A.D. 1847
 John J. Garrison Clerk

This Indenture, made and entered into this 6th Day of April
 Anno Domini One thousand eight hundred and forty six between William S. Bailey
 Sheriff of Madison County, Mississippi, of the first part and Willie Lyons of the second
 part. Witnesseth that Whereas Judgment was rendered by the Circuit Court of the
 County of Madison aforesaid and against Robert S. Walker in the following case
 viz at the May Term 1836 of said Court, as aforesaid to wit David N. Blakey vs.
 Robert S. Walker for the sum of Twenty six hundred and fifty seven dollars &
 twenty nine Cents, with interest at the rate of 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 Robert S. Walker 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. 1846 of said Court, and the said Sheriff in Conformity
 to the Command of said Writ did levy on the 15th day of February A.D. 1846
 on the following described tract or parcel of land, as the property of said
 defendant, Robert S. Walker lying and being in the County of Madison aforesaid
 known as follows, to wit, Lot Number 4 in Section 33 in Township 8 Range 33
 East. Containing by estimation 134.50/100 acres be the same more or less, and the 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 25th day of April
 A.D. 1846 did offer the same for sale at the Court house door aforesaid to the
 highest bidder for Cash, and Willie Lyons appeared and bid five Dollars for
 said land which was more than any other person did or would bid: Now
 therefore, for the Consideration of the aforesaid sum of Five dollars, 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 Willie Lyons his heirs and assigns, all the
 right title interest and Claim of the aforesaid Robert S. Walker in and to
 the aforesaid tract or parcel of land together with all and singular the appurten-
 -ances therunto belonging, or in any way were appertaining, to have and to hold the
 same forever, from the said Robert S. Walker his heirs Executors and administrators

Wm S Bailey

John J. Garrison

Robert Montgomery Received for Record 8th October & Recorded 7th December 1847

Deed

Mary G. Skinden } This Indenture made and entered into this 5th day of October
 A.D. 1847 by and between Robert Montgomery of the County of Hancock and State of
 Mississippi of the one part, and Mary G. Skinden of the County of Madison and State
 aforesaid of the second part, Witnesseth, that the said Robert Montgomery for and in
 Consideration of the sum of One Thousand dollars to him in hand paid, the
 receipt whereof is hereby acknowledged, have this day bargained sold and conveyed
 and do by these Presents bargain sell and convey, alien & confirm to the said Mary
 G. Skinden her heirs & assigns forever, the following Lots or parcels of land to wit:
 Lots No 6 & 7 in square No 1 of Lots of land laid off by John Bruce on the South
 ern boundary of the Town of Canton bounded as follows to wit: Beginning at the
 South East Corner of a Lot formerly belonging to Mr. B. Hoover, at a stake on
 the Northern boundary of Academy Street, running Thence East two hundred feet
 with said Street to James Priestley's Lot on which he now lives, Thence North
 two hundred feet with said Priestley's line to his and Pop's Corner, Thence
 West with Pop's now R. M. line two hundred feet to the North East Corner
 of said J. B. Hoover's Lot, Thence two hundred feet to the beginning, To have and
 to hold the said Lots or parcels of land as above described with all and sin-
 gular the hereditaments and appurtenances thereto belonging or in anywise
 appertaining, unto the said Mary G. Skinden her heirs and assigns forever
 and the said Robert Montgomery for himself, his heirs Executors & Administrators
 do Covenant and agree to and with the said Mary G. Skinden her heirs
 Executors Administrators or assigns to warrant and forever defend the title
 to the aforesaid Premises unto the said Mary G. Skinden her heirs or assigns
 forever from himself his heirs or assigns, and against the Claims or Claims
 of all and every other persons or persons whatsoever.

In testimony whereof, the said Robert Montgomery hath hereunto
 set his hand and affixed his seal the day and date above written.

The State of Mississippi

Robert Montgomery Sealed

Madison County, do Personally appear before me John J. Cameron Clerk of
 the Probate Court of said County Robert Montgomery 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 5th Day of October A.D. 1847

John J. Cameron Clerk

John B. Moore Received for Record 11th October & Recorded 7th December 1847

Deed

Markie Collins } This Indenture, made this the 20th day of February One Thousand
 eight hundred and forty seven between John B. Moore of the County of Madison
 and State of Mississippi of the one part, and Markie Collins of the County and
 State aforesaid of the other part, Witnesseth, that the said John B. Moore for
 and in Consideration of the sum of One Thousand, six hundred Dollars in hand
 paid, the receipt whereof is hereby acknowledged, have this day granted, bargained

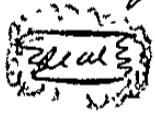
sold, aliunde conveyed and confirmed, and by these Premises does grant, bargain, sell, alien, convey and confirm unto the said Starkey Collins his heirs and assigns forever, all that tract or parcel of land lying and being in the County and State aforesaid known and designated on the West half of the Southwest fourth of Section four ten, and the South East quarter, and East half of the South West quarter of Section fifteen, all in Township Six Range four East, containing Three hundred and twenty acres, more or less, and the appurtenances, and all the estate, right, title, interest, property and Claim of him the said John B. Moore of in and to the same, to have and to hold the lands hereby conveyed, with all and singular the Premises, and every part and parcel thereof, with the appurtenances unto the said Starkey Collins his heirs and assigns forever, and the said John B. Moore for himself his heirs Executors and administrators doth Covenant Promise and agree to and with the said Starkey Collins his heirs and assigns by these Premises, that the Premises before mentioned, now are and forever hereafter shall remain free from all former and other gifts grants, bargains, sales, Charges and incumbrances whatsoever done, or suffered to be done by the said John B. Moore, and the said John B. Moore his heirs Executors and administrators, all and singular the Premises hereby bargained and sold with the appurtenances unto the said Starkey Collins his heirs and assigns against the said John B. Moore and his heirs, and all and every other person or persons whatsoever, doth and will warrant and forever defend by these Premises.

In testimony whereof, the said John B. Moore, hath hereunto set his hand and affixed his seal the day and date herein written.

C. Hays brought

John B. Moore Seal

The State of Mississippi Personally appeared before me John J. Cameron Clerk of Madison County 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 11th Day of October A.D. 1847

John J. Cameron Clerk

Mr. J. Bailey Sheriff Received for Record 10th October & Recorded 7th December 1847

Lucy Powell } This Indenture, made and entered into this fourth day of October Anno Domini One thousand eight hundred and forty seven between William S. Bailey Sheriff of Madison County, Mississippi, of the first part, and Lucy Powell of the second part, Witnesseth, that whereas Judgment was rendered by the Circuit Court of the County of Madison aforesaid, and against John S. Lucas in the following Case, viz at the October Term 1846 of said Court, as aforesaid to wit, Otho R. Singleton administrator de bonis non of all and singular the goods & Chattels, rights & Credits remaining undistributed, which were of the estate of General P. Brooke deceased. who died intestate, vs John S. Lucas for the sum of five hundred and fifty dollars with interest at the rate of 8 per Cent per annum, from date until paid and Cost of suit and whereas moneys therein due were found from the Office of the Clerk of the Circuit Court

aforsaid. directed to the Sheriff of Madison County aforsaid. Commanding him that of the goods and Chattels, lands and tenements of the aforsaid John S. Lucas he should 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 buy on the 22nd day of March A.D. 1847 on the following described tract or parcel of land as the property of said defendant John S. Lucas lying and being in the County of Madison aforsaid. To-wit: (The 1/4th of the N^W 1/4 of 1/4 of the E 1/4 of the N^W 1/4) and the S 1/4 of the N 1/4 of the N E 1/4 of section 19 in Township 10 Range 3 East, which said writ of fieri facias was returned without sale of said land, for want of time to advertise & sell the same. And likewise afterwards a writ of Venditioni exponas issued from the Office of the Clerk of said Circuit Court directed to the Sheriff of Madison County returnable to the October Term 1847 of said Court Commanding said Sheriff to expose to sale the above described lands containing by estimation 160 acres in 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 aforsaid, on the fourth day of October A.D. 1847 did offer the same for sale at the Court house door aforsaid to the highest bidder for Cash and Lucy Powell appeared and bid fifty Cents per acre, which was more than any other person did or would bid. Now therefore, for the Consideration of the aforsaid sum of Fifty Cents per acre to me in hand paid, the receipt of which is hereby acknowledged I William S. Bailey Sheriff as aforsaid, by virtue of the authority vested in me as Sheriff, do hereby bargain sell and convey to the aforsaid Lucy Powell her heirs and assigns, all the right title interest and Claim of the aforsaid John S. Lucas in and to the aforsaid tract or parcel of land, together with all and singular the appurtenances thereto belonging or in anywise appertaining, To have and to hold the same forever from the said John S. Lucas his heirs and assigns and Administrators,

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

The State of Mississippi
 Madison County ss Personally appeared before me John J. 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 Canton
 this 13th Day of October A.D. 1847
 John J. Cameron Clerk

Wm. Riley Ackd the record for Record 13th October Recorded December 7th 1847
 Lucy Riley } This Indenture, made and entered into the eighth day of June Anno Domini eight hundred and forty six, between William Riley a administrator of all and singular the goods and Chattels, rights and Credits, which were of Charles Riley deceased, of the first part, and Lucy Riley of the second part both of the County of Madison and State of Mississippi -

Witnesseth, that whereas at the Term A.D. 1846 of the Probate Court of Madison County and State of Mississippi, the party of the first part as administrator as aforesaid, applied for, and obtained according to the statute in such Cases made and Provided, an order and Decree for the sale of the following described real estate, lying and being in the Town of Madison and said County and State, belonging to the estate of said deceased, to wit, Lot No 10 containing 10 acres, The South half of Lot No Five containing five acres, said Lots being a portion of the East half of the North East quarter of Section Six Township Nine Range four East, and Lots No. Seven and Eight being a part of the East half of the North East quarter of Section Six Township Nine Range four East, containing twenty acres, and whereas in obedience to said Order the said administrator after advertising as the Court directs proceeded on the 8th day of June 1846 to sell the above described land to the highest bidder in a Credit of twelve months - at which sale the said Lucy Riley appeared and bid for the same. Land One hundred and forty one Dollars, and the said Lucy Riley being the highest bidder for the said Premises, they were struck off to her as aforesaid.

Now This Indenture, Witnesseth, that the said William Riley, party of the first part as administrator as aforesaid, by virtue of the order of the Probate Court aforesaid, and for and in Consideration of the sum of One hundred and forty one Dollars to him in hand paid or secured to be paid; the receipt whereof is hereby acknowledged, has granted bargained and sold and conveyed, and by these Presents do hereby grant bargain sell and convey unto the said party of the second part all the right title Claim and interest of which the said Charles Riley Esq. did seized and possessed of, in and to the above described and hereby granted Premises together with all and singular the hereditaments and appurtenances thereto belonging, or in any wise appertaining, to have and to hold the said land above described with the appurtenances, unto the said party of the second part, his heirs, and assigns to her and their only use and benefit and behoof forever, and the said party of the first part, as administrator, as aforesaid doth covenant to warrant and defend unto the said party of the second part, all the right title Claim and interest, which the said Charles Riley had in his lifetime in and to said premises, against all and every person or persons Claiming or to Claim the same hereon by these Presents,

In testimony whereof, the said William Riley administrator as aforesaid has hereunto set his hand and affixed his seal the day and year above written. Wm. Riley Administrator of the Estate of Charles Riley Esq.
 The State of Mississippi } Madison County } Personally appeared before me John J. Cameron Clerk of the Probate Court of said County William Riley, who acknowledged, that he signed sealed and delivered the foregoing Deed on the day and year therein mentioned for the uses and purposes therein specified as his act and deed as administrator in said Deed specified.

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

Witness

William Riley adms Received for Record 13th October & recorded 8th December 1847

And
 Lucy Riley } This indenture, made and intencd into the twenty fifth
 day of October Anno Domini Eighteen hundred and forty three between William
 Riley admistrator of all and singular the goods and Chattels rights and Credits
 which were of Charles Riley deceased, of the first part, and Lucy Riley of the second
 part, both of the County of Madison and state of Mississippi, Witnesses, That
 William, at the same time AD. 1843 of the Probate Court of Madison County
 and state of Mississippi, the party of the first part, as admistrator as aforesaid
 applied for and obtained, according to the statute in such case made and
 provided, an order and decree for the sale of the following described or at least
 lying and being in the Counties of Madison and Attala, and state aforesaid belong-
 ing to the estate of said deceased, to wit: $1/4$ of $28 1/4$ sec 14, $1/2$ of $28 1/4$
 sec 15, $1/4$ of 14 , $1/2$ of 14 , $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 ,
 $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 , $1/4$ of 14 ,
 all in Township 12 Range 4 East, lying and being in the Counties aforesaid
 and William in obedience to said order the said admistrator as aforesaid
 as the law directs, proceeded on the 25th day of October AD. 1843 to sell the above
 described land to the highest bidder on a Credit of twelve Months, at which sale
 the said Lucy Riley appeared and bid for the same land one hundred and
 fifty six Dollars, and the said Lucy Riley being the highest bidder for the said
 premises were struck off to her as aforesaid, Now this indenture, Witnesses
 That the said William Riley party of the first part, as admistrator as aforesaid
 said by virtue of the order of the Probate Court aforesaid, and for and in
 consideration of the sum of One hundred and fifty six Dollars to him in hand
 paid or secured to be paid, the receipt whereof is hereby acknowledged that grant
 bargain, sold and conveyed, and by these presents do hereby grant bargain, sell
 and convey unto the said party of the second part, all the right title Claim
 and interest of which said Charles Riley de. did seize and possess, of in
 and to the above described and hereby granted Premises together with all the
 incidents and appurtenances thereto belonging or in any way apper-
 taining, To have and to hold the said land above described with the
 appurtenances unto the said party of the second part her heirs and assigns
 to her and them only use benefit and behoof forever. And the said party
 of the first part as admistrator as aforesaid do hereby warrant to account
 and defend unto the said party of the second part, all the right title
 Claim and interest which the said Charles Riley had in his lifetime
 in and to the said Premises against all and every person or persons whomsoever
 Claiming or to Claim the same forever by these presents.

In testimony whereof the said William Riley as admis-
trator as aforesaid has hereunto set his hand and affixed his seal the day
and year above written

The State of Mississippi }
 Madison County } Personally appeared before me John J. Cameron
 Clerk of the Probate Court of said County William Riley who acknowledged
 that he signed sealed and delivered the foregoing deed on the day and

Wm Riley - admistrator

your thumb mentioned for the purpose therein specified as his act and deed as administrator, as in said deed specified,

Seal

Given under my hand & seal of office at Canton this 19th day of February A.D. 1844

John J. Cannon Clerk

John Handy Received for Record 18th October & Recorded 8th December 1847

Bill Sale

Know all men by these presents, that I John Handy of the County of Madison, State of Mississippi for and in Consideration of the sum of five thousand Dollars to me in hand paid by Maria L. Haley of the same County & State, have this day bought & sold to said Maria L. Haley her heirs forever, all the right title and interest which is vested in me by virtue of a sale by the assignee in Bankruptcy for the County of said of the purchase at said sale by me of the following Slaves and other property to wit, Peggy Lou, Peter Montgomery, Peter Whiteheads, Peter Fields, Ben. Ellick, Isham Washington, Henry Nelson, Alfred Howard, Vince, King, Gilbert, George, Bill, big Hannah, little Hannah, Delilah Mahala, little Isham, Edmund, Bony, Eliza, big Jane, Isabella, Celia, Jimmy, Leake, little Jane, Louisa, Sarah, Betty, little Ellick, Samuel, Isaac, Baxter Green Rachel, Ned, Preston, Austin; Anne, Andrew, Maria, Napoleon, and the increase of said Slaves since the 30th day of August 1840. also the following other Personal property to wit, 8 yokes of Oxen, 14 Mules, 14 head of horses & Cattle, two Waggon, one Cart, one Pleasure Carriage & Harness, two Cotton gin stands & Belts, To have & to hold said property unto her the said Maria L. Haley her heirs forever against the Claim or Claims of myself or my heirs, and against the Claims of all persons or persons Claiming under me, - Witness my hand & seal this 1st day of January 1844

The State of Mississippi

John Handy Seal

Madison County & Personally appeared before me John J. Cannon Clerk of the Probate Court of said County John Handy who acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purpose therein specified as his act and deed, Given under my hand and seal of office at Canton this 7th day of April A.D. 1846

Seal

John J. Cannon Clerk

Wm. F. Walker of Received for Record 18th October & Recorded 8th December 1847

Bill Sale

Know all men by these presents, that I William F. Walker of the County of Madison in the State of Mississippi, after having first given due and legal notice thereof, did on this eighth day of May 1843 make sale at public auction the, before the Court house door in said County in lawful hours, the following property to the highest bidder for Cash to wit, Eight yokes of Oxen, four ten Mules, four ten head of horses & Cattle, two Waggon and one Cart, one Pleasure Carriage; and harness, two Cotton gin stands, two Belts and the following Peggy Lou, Peter Montgomery, Peter Whiteheads, Peter Fields

Ben. Ellick, Esq., William, Washington, Henry, Nelson, Alfred, David, Wm, Henry, George, Bill, Big William, Little William, Eliza, Big Jane, Elizabeth, Constance, Lillian, Jimmy, Leah, Little Jane, Louisa, Sarah, Betty, Little Ellick, Samuel, Isaac, Barton, Green, Rachel, Aid. Pastor, Austin, Mahala, Ann, Little John, Andrew, Napoleon, Edmund, Maria, & Bony. The said sale was made by me by virtue of the power conferred on me by the annexed Copy of the appointment by the District Court of the United States for the Southern District of Mississippi, sitting in Bankruptcy of me as assignee in Bankruptcy for said County of Madison in said District, and not such sale the above described property was then and there bid off by John Standy he being then the highest and best bidder therefor, and has since paid me the purchase money for the same, May 8th 1843.

M. J. Walker Special

The State of Mississippi

assignee for M. J.

Madison County set & personally appeared before me John D. Cameron Clerk of the Probate Court of said County Mr. J. Walker 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 assignee in Bankruptcy for said County.

Given under my hand and seal of Office at Canton this 11th Day of April A.D. 1846.

Special

John D. Cameron Clerk

W. P. Anderson Trustee Received for Record 22nd October & Recorded 8th December 1847

Release of Transfer

Algha Saunders } This Indenture, made this 22nd day of October 1847 by and between William P. Anderson one of the Trustees of the Mississippi Marine Bank duly appointed by the Circuit Court of Smith County under the Bank laws of 1843 and 1846 of the first part, and Algha Saunders of the second part, Witnesseth, that Algha Saunders having previously by deed conveyed to said Bank in said County, did on the 24th day of April 1839, execute to said Bank a deed and Mortgage on lands in Madison County, to secure \$600 shares of stock, that Algha, a sale of the assets of said Bank, was ordered and decreed by said Court at its last term, in conformity to the provisions of the laws aforesaid; that Algha, after a full and exact compliance with all the requirements of said laws in regard to advertisement, posting of a sale at auction, for cash was this day made at the door of the Court house of said County last named of said Stock Bond and Mortgage and that Algha, at said sale the same were struck off to said party of the second part he being the best, highest and best bidder at and for the sum of Ten dollars, which were presently paid; Therefore know all men, that the said party of the first part, for and in consideration of the sum herein hath transferred, assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may, under the authority in him vested: but without assumption of any kind, In testimony whereof, the said party of the first part hath affixed his name and seal on the day and year first above written,

W. P. Anderson one of the Trustees of the Miss. Marine Bank

State of Mississippi

Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate

Court in and for said County, the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing Deed on the day and year therein mentioned and for the purposes therein expressed. Given under my hand and seal of Office at Canton this 22nd day of October 1847
 John I. Garrison Clerk

W. P. Anderson (Trustee) Received for Record 22nd October & Recorded 8th December 1847

Transfer
 Caroline Hollorocoy } This Indenture, made this 22nd day of October 1847 by and between
 Warren P. Anderson, one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of Hinds County under the Bank Laws of 1837 and 1846, of the first part, and Caroline Hollorocoy of the second part, Whitehall, Trust
 Whereas, Prady Johnson, having previously subscribed for stock in said Bank, did on the 29th day of April 1839, execute unto his Stock Bond and Mortgage on lands of in Madison County to secure thirty eight shares of stock; that whereas, a sale of all the assets of said Bank, was ordered and decreed by said Court at its last Term in conformity to the provisions of the laws aforesaid; that whereas after a full and exact compliance with all the requirements of said laws in regard to advertisement posted a sale, at auction for Cash was then day made at the door of the Court house of said County last named of said Stock Bond and Mortgage, and that whereas at said sale, the same were struck off to said party of the second part she being the best highest and last bidder, at and for the sum of Five dollars which were promptly paid, Therefore Know all men that the said party of the first part for and in consideration of the Summies hath transferred, assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested but without warranty of any kind,

In testimony Whereof, the said party of the first part hereunto affixes his name and seal on the day and year first above written.

W. P. Anderson one of the Trustees of the Miss Union Bank

State of Mississippi

Madison County to wit, This day Personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named, W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing Deed, on the day and year therein mentioned, and for the purposes therein expressed,

Seal

Given under my hand and seal of Office at Canton this 22nd Day of October 1847

John I. Garrison Clerk

George M. Motz (Trustee) Received for Record 22nd October & Recorded 8th December 1847

Geo. M. Henderson } Know all men, by these Presents, that we George M. Motz
 and Mary Angeline Motz, wife of said George M. Motz of the state of Louisiana in consideration of the sum of fifteen hundred dollars in hand paid by

George W. Stenderin of the state of Mississippi have bargained and sold and do hereby bargain sell grant convey unto the said George M. Stenderin his heirs and assigns forever the following Premises situate in the County of Madison in the State of Mississippi described as follows. The undivided half of Lots more land one (1) and two (2) in square Number One (1) in the Town of Newbern in the County of Madison in the State of Mississippi. Do have and to hold said Premises with the appurtenances unto the said George M. Stenderin, his heirs and assigns forever, and the said George W. Motz for himself and his, doth hereby covenant, with said George M. Stenderin his heirs and assigns, that he is lawfully seized of the premises aforesaid; that the premises are free of all incumbrances whatever, and that he will forever warrant and defend the same with the appurtenances unto the said George M. Stenderin his heirs and assigns against the lawful Claims of all persons whomsoever.

In testimony whereof, the said George W. Motz & Mary Angelina Motz his wife, who hereby relinquish her right of dower in the premises hereunto set their hands and seals this twenty third day of July A.D. 1857, at Newbern Mississippi.

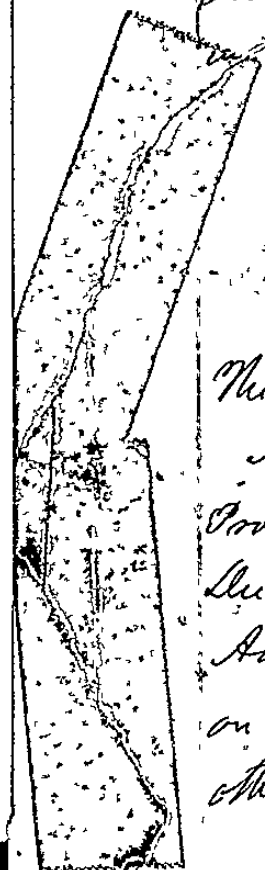
W. R. Luckett, Wm. C. Quincy
State of Ohio, Hamilton County

Geo. W. Motz
Mary Angelina Motz

City of Cincinnati not S. J. Thomas, Notary Public of the State of Mississippi, duly appointed and commissioned by the Governor thereof, within and for the State of Ohio, do take the acknowledgment of said act and deed, and duly qualified as such and dwelling in the City of Cincinnati above named do hereby Certify that the within deed of Conveyance from George M. Motz, and his wife Mary Angelina Motz, to George M. Stenderin as on this day produced before me in the City aforesaid by the said grantors who then and there severally acknowledged the same to be their voluntary act and deed for the purposes therein mentioned, and the said Mary Angelina Motz wife of the said George M. Motz, being by examined privately and apart from her said husband; and the contents of the said deed being by me fully explained and made known to her and she declared that she did sign seal and deliver the said instrument as her act and deed freely and willingly and of her own will and accord, for the uses and purposes therein mentioned and none other, and did thereby relinquish all her right, whether of dower or otherwise in the Premises therein described, and wished not to retract the same, but consented that the same should be Recorded, All which is Certified to the proper Registering Office in the State of Mississippi where the premises lie.

Given under my hand and official seal on this twenty third day of July in the year A.D. 1857 and first year of 1857.
Thomas M. May
Mississippi Commissioner of Deeds for the State of Ohio -

The State of Mississippi
Madison County personally appeared before me John J. Cannon Clerk of the Probate Court of said County Wm. C. Quincy one of the subscribing witnesses to the foregoing deed who being duly sworn depose and said that he saw George M. Motz and Mary Angelina Motz his wife whose names as signed their sign seal and deliver the same on the day it bears date, that he their deponent together with W. R. Luckett the other subscribing witness signed their names to said deed as witnesses in the presence of



said Moby and wife and in presence of each other, on the day therein mentioned
Gave under my hand and seal of Office at Canton
this 22nd Day of October A.D. 1847

Seal

John J. Cannon Clerk

W. P. Audum (Trusty) Received for Record 22nd October Recorded 9th December 1847

Transfer

Mr. Allen Dodd This Indenture made this 22nd day of October 1847 by and between
Warren P. Audum, one of the Trustees of the Mississippi Union Bank duly appointed &c
by the Circuit Court of Sticks County under the Bank laws of 1843 and 1846 of the
first part, and Mr. Allen Dodd of the second part; Witnesseth that Albinus George
Doff having previously subscribed for stocks in said Bank, did on the 19th Day of April
1839, execute unto his stock Bond and Mortgage on lands of in Madison County to some
99 shares of Stock; That Albinus, a sale of all the assets of said Bank was ordered
and decreed by said Court, at its last Term in Conformity to the provisions of the laws
aforesaid; That Albinus, after a full and exact compliance with all the requirements of
said laws, in regard to advertisement. Putting a sale at auction for Cash, was this day
made at the door of the Court house of said County last named, of said Stock Bond
and Mortgage, and that Albinus, at said sale the same were struck off to said party of
the second part, he being the best, highest and last bidder at and for the sum of Ten
dollars which were promptly paid; Therefore Now all men that the said party of the first
part, for and in consideration of the Premises hath transferred, assigned and set over
and hereby transfers assigns and sets over to said party of the second part the said Stock
Bond and Mortgage, and all the interest of said Bank therein, as fully as he may under
the authority in him vested, but without delinquency of any kind,

In testimony Whereof the said party of the first part, hath affixed
his name and seal on the day and year first above written,

W. P. Audum (Trusty) of the
Trustees of the Miss. Union Bank

State of Mississippi

Madison County to wit This day Personally appeared before the undersigned Clerk of the
Probate Court in and for said County, the above named, W. P. Audum and acknowledged
that he signed sealed and delivered the foregoing deed, on the day and year therein mentioned
and for the purposes therein expressed. Gave under my hand and seal of Office at
Canton this 22nd day of October 1847

Seal

John J. Cannon Clerk

W. P. Audum (Trusty) Received for Record 22nd October Recorded 9th December 1847

Transfer

Mr. H. Slaughter This Indenture made this 22nd day of October 1847 by and
between Warren P. Audum, one of the Trustees of the Mississippi Union Bank duly
appointed &c by the Circuit Court of Sticks County, under the Bank laws of 1843 and
1846 of the first part, and Mr. H. Slaughter, of the second part Witnesseth that
Albinus, (Mr. H. Slaughter having previously subscribed for stocks in said Bank, did
on the 3rd day of September 1839, execute unto his Stock Bond and Mortgage on

lands of said Madison to secure 144 shares of stock; That Albenus, a sale of all the
 assets of said Bank, was ordered and decreed by said Court at its last term in con-
 formity to the provisions of the laws aforesaid; That Albenus, after a full and exact
 compliance with all the requirements of said laws in regard to advertisement and notice
 of a sale at auction, for cash was this day made at the door of the Court house
 of said County last named, of said stock Bond and Mortgage, and that Albenus at
 said sale, the same were struck off to said party of the second part. he being the
 best, highest and last bidder, at and for the sum of Ten dollars, which were present-
 ly paid; Therefore, Know all men, That the said party of the first part, for and in
 consideration of the Premises, hath transferred assigned and set over, and hereby transfers
 assigns and sets over to said party of the second part, the said stock Bond and
 Mortgage, and all the interest of said Bank therein as fully as he may, under the
 authority in him vested, but without Warranty of any kind,

In testimony Whereof, the said party of the first part, hath affixed his
 name and seal on the day and year first above written,

W. P. Anderson Seal

State of Mississippi
 Madison County to wit

This day personally appeared before the undersigned Clerk
 of the Probate Court in and for said County the above named W. P. Anderson and
 acknowledged that he signed sealed and delivered the foregoing deed, on this day
 and year therein mentioned and for the purposes therein expressed

Given under my hand and seal of Office at Canton
 this 23rd day of October 1847

Seal

John D. Cameron Clerk

W. P. Anderson (Trustee) Received for Record 23rd October & Recorded 9th December 1847

Transfer
 John Simmons

This Indenture, made this 23rd day of October 1847 by and
 between Warren P. Anderson, one of the Trustees, of the Mississippi River Bank
 duly appointed by the Circuit Court of Madison County, under the Bank's
 laws of 1843 and 1846, of the first part, and John Simmons of the second
 part, witnesseth, That, Albenus, Gardner, D. Rowland, having previously sub-
 scribed for stock in said Bank did on the 25th day of May 1839, exe-
 cute thereto his stock Bond and Mortgage, on lands of, in Madison County to
 secure 341 shares of stock; That Albenus, a sale of all the assets of said Bank
 was ordered and decreed, by said Court, at its last Term, in conformity to the
 provisions of the laws aforesaid; That Albenus, after a full and exact compliance
 with all the requirements of said laws in regard to advertisement and notice
 of a sale at auction, was this day made at the door of the Court house of said
 County last named, of said stock Bond and Mortgage, and that Albenus at
 said sale the same were struck off to said party of the second part. he being
 the best, highest and last bidder, at and for the sum of Ten dollars, which
 were presently paid, Therefore Know all men, That the said party of the first
 part for and in consideration of the Premises, hath transferred assigned and
 set over, and hereby transfers assigns and sets over to said party of the second

part, the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested, but without Warranty of any kind. In testimony Whereof, the said party of the first part hereunto affixes his name and seal on the day and year first above written,

W. P. Anderson Seal

State of Mississippi

Madison County to wit: } This day Personally appeared before the undersigned Clerk of the Probate Court in and for said County, the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed, on the day and year therein mentioned and for the purposes therein expressed,

Given under my hand and seal of Office at Canton this 22nd Day of October 1847

John J. Cannon Seal

Seal

W. P. Anderson (Executor) Received for Record 22nd October & recorded 9th December 1847

Transfer Francis Pop

This Indenture, made this 22nd day of October 1847 by and between Wm. P. Anderson one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of Madison County under the Banks laws of 1843 and 1846, of the first part, and Francis Pop, of the second part, Whitehall, that Whereas Francis Pop having previously subscribed for stock in said Bank, did on the 18th day of May 1839 execute unto his Stock Bond and Mortgage on lands in Madison County, to secure, 21 Shares of stock, that Whereas a sale of all the assets of said Bank, was ordered and decreed by said Court, at its last Term, in Conformity to the Provisions of the laws aforesaid; that Whereas, after a full and exact Compliance with all the requirements of said laws in regard to advertisement Postings a sale at Auction for Cash, was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage; and that Whereas at said Sale, the same were struck off to said party of the second part he being the best, highest and last bidder, at and for the sum of Ten dollars, which were presently paid: Therefore, Know all men, that the said party of the first part for and in Consideration of the Premises, hath transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may, under the authority in him vested, but without Warranty of any kind,

In testimony Whereof, the said party of the first part hereunto affixes his name and seal, on the day and year first above written,

W. P. Anderson Seal

State of Mississippi

Madison County to wit: } This day Personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned, and for the purposes therein expressed,

Given under my hand and seal of Office at Canton this 22nd Day of October 1847

John J. Cannon Seal

Seal

Theo. Stetter Trustee Received for Record 22nd October y^r Recorded 10th Dec^r 1847

Transfer
 E. F. Levine } This indenture, made this 22nd day of October 1847
 by and between Theodore Stetter, one of the Trustees of the Mississippi River Bank
 duly appointed by the Circuit Court of St. Louis County under the Bank Laws
 of 1843 and 1846, of the first part, and Ebenezer, F. Levine of the second part
 Witnesseth, That Albinus E. F. Levine having previously subscribed for stock
 in said Bank, did on the 25th day of May 1839, execute unto the said
 Bond and Mortgage on lands in Madison County, to secure 200 shares of
 stock; That Albinus, a sale of all the assets of said Bank was ordered
 and decreed by said Court, at its last term in conformity to the provisions
 of the laws aforesaid; That Albinus, after a full and exact compliance
 with all the requirements of said laws in regard to advertisement respecting
 of a sale, at auction, for Cash, was this day made at the door of the
 Court house of said County last named, of said Stock Bond and Mortgage
 and that Albinus, at said sale the same were struck off to said party
 of the second part, he being the best highest and best bidder at and
 for the sum of One dollar which was promptly paid, Therefore know
 all men that the said party of the first part, for and in consideration
 of the Premises, hath transferred assigned and set over, and hereby transfers
 assigns and sets over to said party of the second part, the said Stock
 Bond and Mortgage, and all the interest of said Bank therein as fully
 as he may under the authority in him vested, but without warranty of
 any kind. In testimony Whereof, the said party of the first part
 hath affixed his name and seal on the day and year first above written

Theo. Stetter Sec^y

State of Mississippi
 Madison County ss. } This day personally appeared before the undersigned
 Clerk of the Probate Court in and for said County, the above named Theodore
 Stetter, and acknowledged that he signed sealed and delivered the foregoing
 deed in the day and year therein mentioned, and for the purposes therein
 expressed.
 Given under my hand and seal of Office at
 Canton this 22nd day of October 1847
 John J. Cannon Clk

W. P. Anderson Trustee Received for Record 22nd October Recorded 11th December 1847

Transfer
 John N. Ward } This indenture, made this 22nd day of October 1847 by and
 between Wm. P. Anderson, one of the Trustees of the Mississippi River Bank duly ap-
 pointed by the Circuit Court of St. Louis County under the Bank Laws of 1843 and
 1846, of the first part, and John N. Ward of the second part, Witnesseth, That
 Whereas John N. Ward having previously subscribed for stock in said Bank did
 on the 24th Day of April 1839 execute unto the said Bond and Mortgage on lands
 in Madison County, to secure 175 shares of stock; That Albinus a sale of all the
 assets of said Bank was ordered and decreed by said Court at its last Term in

Conformity to the Provisions of the Laws aforesaid; That whereas, after a full and exact Compliance with all the requirements of said laws, in regard to advertisement, Posting of a sale, at auction, for Cash was this day at the door of the Court house of said County last named, of said Stock Bond and Mortgage. And that whereas, at said sale the same were struck off to said party of the second part, he being the best highest and last bidder at said for the sum of Ten Dollars which were promptly paid. Therefore know all men, that the said party of the first part, for and in Consideration of the premises, hath transferred, assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage and all the interest of said Bank thereon, as fully as he may under the authority in him vested but without Warranty of any kind.

In testimony Whereof, the said party of the first part hereunto affixes his name and seal on the day and year first above written,

State of Mississippi
Madison County, to-wit

W. P. Anderson Receiver
One of the Trustees of the Mississippi Union Bank

This day Personally appeared before the undersigned Clerk of the Probate Court in and for said County, the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing Deed on the day and year therein mentioned, and for the purposes therein expressed.

Given under my hand and seal of Office at Canton
this 20th day of October 1847

Seal

John J. Cameron Clerk

W. P. Anderson (Trustee) Received for Record 20th October & Recorded 11th December 1847

Transfer

App. J. Austin This Indenture made this 20th day of October 1847 by and between W. P. Anderson, one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of Madison County under the Bank Laws of 1843 and 1846 of the first part and Mr. J. Austin of the second part. Witnesseth, that whereas David W. Mabey having previously subscribed for stock in said Bank, did on the 28th day of March 1847 execute thereto his Stock Bond and Mortgage on Land in Madison County to secure 800 Shares of Stock; That whereas, a sale of all the assets of said Bank, was ordered & decreed by said Court, at its last Term, in Conformity to the Provisions of the Laws aforesaid; That whereas, after a full and exact Compliance with all the requirements of said laws in regard to advertisement, Posting of a sale at auction for Cash was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage. And that whereas, at said sale the same were struck off to said party of the second part, he being the best highest and last bidder, at and for the sum of Ten dollars, which were promptly paid, Therefore know all men, that the said party of the first part, for and in Consideration of the Premises hath transferred, assigned and set over and hereby transfers assigns and sets over to said party of the second part the said Stock Bond and Mortgage, and all the interest of said Bank thereon as fully as he may, under the authority in him vested, but without Warranty of any kind.

In testimony Whereof, the said party of the first part

hereto affix his name and seal, on the day and year first above written,

M.P. Anderson Seal

State of Mississippi
Madison County - to wit

One of the Justices of the Supreme Court

This day personally appeared before the undersigned Justice of the Probate Court in and for said County the above named M.P. Anderson and a acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed,

Given under my hand and seal of Office at Canton Miss

22nd Day of October 1847

John J. Cannon Seal

Seal

J.B. Robinson } Received for Record 26th November Recorded 20th December 1847
Deed

John D. Murrell } This Indenture, made and entered into this 15th day of May 1847, between J.B. Robinson and his wife Lucy of the Parish of Terre Bonne, Louisiana of the first part and John D. Murrell of Lynchburg Virginia of the second part, witnesseth, that for and in Consideration of the sum of two thousand dollars paid by Robinson to the said party of the first part, the receipt whereof is hereby acknowledged, they have this day given granted sold conveyed and by these Presents, do give grant bargain sell and convey to the said party of the second part, the following described lots or parcels of land to wit, The N^W 1/4 of S. 23, (N^{1/4} of E^{1/2} of S. 14. N^{1/2} of S. E^{1/4} of S. 14. S^{1/2} of E^{1/2} of S. E^{1/4} of S. 14. E^{1/2} of S. E^{1/4} of S. 14. N^{1/2} of S. E^{1/4} of S. 14. N^{1/2} of S. E^{1/4} of S. 14. N^{1/2} of S. E^{1/4} of S. 14. N^{1/2} of S. E^{1/4} of S. 14.) S. 24, and the S. E^{1/4} of S. 23, all in Township N^o 7 of Range 1 East containing three hundred acres more or less to have and to hold the above described Premises to him the said John D. Murrell his heirs and assigns forever the said party of the first part, guarantee the title against all persons claiming by through or under them - but no further,

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

J.B. Robinson Seal

Lucy Robinson Seal

State of Mississippi
Madison County - to wit

Personally appeared before me G. Goodhue acting Justice of the Peace in and for said County the within named J.B. Robinson and his wife Lucy of they acknowledged that they signed sealed and delivered the foregoing Deed of Conveyance as their act and deed. - The said Lucy being of mind separate and apart from her said husband, acknowledged that she signed & sealed & delivered the same, voluntarily, without any fear threats or Compulsion from her said husband.

Given under my hand and seal this 15th day of

May 1847

Gerritt Goodhue Justice of the Peace Seal

W. P. Auduson (Trustee) Received for Record 22nd October Recorded 30th December 1847

Transfer
 Robert Foster
 This Indenture, made this 22nd day of October 1847 by and between Wm. P. Auduson, one of the Trustees of the Mississippi Union Bank duly appointed, &c. by the Circuit Court of Madison County under the Bank laws of 1843 and 1846, of the first part, and Robert Foster of the second part, Writings. That whereas Bennett, A. Allen, having previously subscribed for stock in said Bank did on the 21st day of May 1839 execute unto his stock Bond and Mortgage, on lands in Madison County, to secure fifty six shares of stock; That whereas, a sale of all the assets of said Bank, was ordered and decreed by said Court, at its last term, in conformity to the Provisions of the laws aforesaid; That whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement, Posting of a sale at auction for Cash, was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage - and that whereas, at said sale the same were struck off to said party of the second part, he being the best, highest and last bidder at and for the sum of Five Dollars which were promptly paid, Therefore Know all men, that the said party of the first part, for and in consideration of the Premises, hath transferred, assigned and set over, and hereby transfers and sets over to said party of the second part the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may, under the authority in him vested, but without warranty of any kind,

In testimony whereof, the said party of the first part, hath affixed his name and seal, on the day and year first above written,

W. P. Auduson Seal

one of the Trustees of the Miss Union Bank

State of Mississippi
 Madison County to wit } This day Personally appeared before the undersigned Clerk of the Probate Court, in and for said County, the above named W. P. Auduson and acknowledged that he signed sealed and delivered the foregoing deed, on the day and year therein mentioned, and for the purposes therein expressed,

Seal

Given under my hand and seal of Office at Carleton this 22nd day of October 1847

John J. Garrison Clerk

W. P. Auduson (Trustee) Received for Record 22nd October Recorded 30th December 1847

Transfer
 Edwin Scambled
 This Indenture, made this 22nd day of October 1847 by and between Wm. P. Auduson, one of the Trustees of the Mississippi Union Bank duly appointed, &c. by the Circuit Court of Madison County under the Bank laws of 1843 and 1846, of the first part, and Edwin Scambled of the second part Writings. That, whereas Edwin Scambled having previously subscribed for stock in said Bank did on the 23rd Day of April 1839 execute unto his Stock Bond and Mortgage on lands in Madison County, to secure Ninety Shares of stock; That whereas a sale of all the assets of said Bank was ordered and decreed by said Court, at its last Term, in conformity to the Provisions of the laws aforesaid; That whereas, after a full and exact compliance with all the requirements of said laws in regard

to advertisement. Posting of a sale at auction for Cash was this day made at the door of the Court house of said County last named of said Stock Bond and Mortgage - and that Whinn, at said sale the same were struck off to said party of the second part being the best highest and best bidder, at and for the sum of Two dollars, which were promptly paid, Therefore know all men, that the said party of the first part, for and in consideration of the Premises, hath transferred assigned and set over and thereby transfers assigns and sets over to said party of the second part, the said stock bond and Mortgage, and all the interest of said Bank therein as fully as he may, under the authority in him vested, but without warranty of any kind,

In testimony whereof, the said party of the first part hereunto affixes his name and seal, on the day and year first above written,

M. P. Anderson Seal
 one of the Justices of the Miss. Union Bank

State of Mississippi }
 Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court in and for said County, the above named, M. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned, and for the purposes therein expressed,

Given under my hand and seal of Office at
 Columbus this 22nd day of October 1847

John J. Cameron Clerk

W. P. Anderson (Justice) Received for Record 20th October 1847 & Recorded 3rd January 1848

Transfer
 Eli Nichols } This Indenture, made this 20th day of October 1847 by and between Warren P. Anderson, one of the Justices of the Mississippi Union Bank duly appointed of by the Circuit Court of Madison County under the Bank laws of 1843 and 1846 of the first part, and Eli Nichols of the second part (Witnesseth) that whereas Eli Nichols having previously subscribed for stock in said Bank did on the 20th day of May 1839 execute hereunto his Stock Bond and Mortgage, on Bonds of in Madison County, to secure 318 shares of stock: That whereas, a sale of all the assets of said Bank was ordered and decreed by said Court, at its last Term, in conformity to the Provisions of the laws aforesaid; That whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement. Posting of a sale at auction for Cash was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage, - and that Whinn, at said sale the same were struck off to said party of the second part, being the best highest and best bidder, at and for the sum of Two dollars, which were promptly paid, Therefore, know all men that the said party of the first part, for and in consideration of the Premises hath transferred, assigned and set over and hereby transfers assigns and sets over to said party of the second part, the said stock bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested, but without warranty of any kind,

In testimony whereof the said party of the first part hereunto affixes his name and seal in the day and year first above written,

M. P. Anderson Seal
 one of the Justices of the Miss. Union Bank

State of Mississippi This day Personally appeared before the undersigned clerk of the Madison County Probate Court, in and for said County, the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned, and for the purposes therein expressed.

Execut

Given under my hand and seal of office at Canton this 22nd day of October 1847

John J. Cameron Clerk

W. P. Anderson Esq. Received for Record 22nd October 1847 & Recorded 3rd January 1848

Trustee for

Jos. A. B. Tucker

This Indenture made this 22nd day of October 1847 by and between Warren P. Anderson, one of the Trustees of the Mississippi Union Bank, duly appointed by the Circuit Court of Madison County, under the Bank laws of 1823 and 1846, of the first part, and Jos. A. B. Tucker of the second part. Witnesseth that Albenus James A. B. Tucker, having previously, subscribed for stock in said Bank, did on the 27th day of April 1839 execute to him his Stock Bond and Mortgage on lands of in Madison County, to secure thirty nine shares of stock. That Albenus, a sale of all the assets of said Bank, was ordered and decreed by said Court at its last Term, in conformity to the provisions of the Law aforesaid that Albenus, after a full and exact compliance with all the requirements of said laws in regard to advertisement, posting of a sale at Auction for Cash was this day made at the door of the Court house of said County last named. of said Stock Bond and Mortgage, and that Albenus, at said sale the same were struck off to said party of the second part he being the best, highest and last bidder, at and for the sum of Five Dollars which were promptly paid, therefore know all men, that the said party of the first part, for and in consideration of the Summish hath transferred assigned and set over, and truly transferred assigned and set over to said party of the second part the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested, but without assumption of any kind.

In testimony whereof the said party of the first part, hereunto affixes his name and seal, on the day and year first above written

W. P. Anderson Execut

State of Mississippi

Madison County Probate Court This day Personally appeared before the undersigned clerk of the Probate Court in and for said County the above named W. P. Anderson, and acknowledged that he signed sealed and delivered the foregoing Deed on the day and year therein mentioned, and for the purposes therein expressed.

Execut

Given under my hand and seal of office at Canton this 22nd day of October 1847

John J. Cameron Clerk

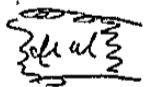
W. P. Anderson (Mstr) Received for Record 22nd October 1847 / Recorded 3rd January 1848

Transfer
 William Tucker } This Indenture, made this 22nd day of October 1847 by and between
 Warren P. Anderson, one of the Trustees of the Mississippi Union Bank duly appointed by
 the Circuit Court of Sticks County under the Bank Laws of 1845 and 1846, of the first
 part, and Wm Tucker of the second part. Whereas, That Altho' as before stated being
 previously subscribed for stock in said Bank, did on the 27th day of April 1839
 execute unto his stock Bond and Mortgage on lands in Madison County to secure
 24 shares of stock; That whereas a sale of all the assets of said Bank was ordered
 and decreed by said Court at its last term in conformity to the provisions of the
 laws aforesaid; That whereas, after a full and exact compliance with all the require-
 ments of said laws in regard to advertisement, posting of a sale at auction for Cash
 was this day made at the door of the Court house of said County last named, of
 said stock Bond and Mortgage; And that whereas, at said sale the same were struck
 off to said party of the second part, he being the best bidder and last bidder, at
 and for the sum of Five dollars which were promptly paid, Therefore Know all men
 that the said party of the first part, for and in consideration of the Premises aforesaid
 transferred assigned and set over, and hereby transfers assigns and sets over to said party
 of the second part, the said stock Bond and Mortgage and all the interest of
 said Bank therein as fully as he may under the authority in him vested but without
 Warranty of any kind. In testimony Whereof, the said party of the first
 part here affixes his name and seal on the day and year first above written,

State of Mississippi

Madison County to wit } This day Personally appeared before the undersigned Clerk of the
 Probate Court in and for said County the above named W. P. Anderson and acknow-
 ledged that he signed sealed and delivered the foregoing and other day and year therein
 mentioned, and for the purposes therein expressed.

Given under my hand and seal of Office at Jackson this
 22nd day of October 1847



John D. Garrison (Clerk)

W. P. Anderson (Mstr) Received for Record 22nd October 1847 / Recorded 4th January 1848

Transfer
 Jesse Perkins } This Indenture, made this 22nd day of October 1847 by and between
 Warren P. Anderson one of the Trustees of the Mississippi Union Bank duly appointed
 by the Circuit Court of Sticks County under the Bank Laws of 1845 and 1846, of the
 first part, and Jesse Perkins of the second part. Whereas, That whereas Jesse Perkins
 having previously subscribed for stock in said Bank, did on the 10th day of June 1839
 execute unto his stock Bond and Mortgage on lands in Madison County to secure
 328 shares of stock; That whereas, a sale of all the assets of said Bank was ordered
 and decreed by said Court at its last term, in conformity to the provisions of the
 laws aforesaid; That whereas, after a full and exact compliance with all the require-
 ments of said laws in regard to advertisement, posting of a sale at auction, for Cash
 was this day made at the door of the Court house of said County last named of said

Stock Bond and Mortgage, and that whereas, at said Sale the same were struck off to said party of the second part, he being the best, highest and last bidder, at and for the sum of five dollars which were presently paid. Therefore, know all men, that the said party of the first part, for and in Consideration of the Premises, hath transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank thereon as fully as he may under the authority in him vested, but without warranty of any kind,
 In testimony whereof, the said party of the first part, hath affixed his name and seal on the day and year first above written.

W. P. Anderson Secretary

State of Mississippi

One of the Trustees of the Miss. Union Bank

Medison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court in and for said County, the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed,
 Given under my hand and seal of Office at Haverhill this 22nd day of October 1847.

Secretary

John D. Cameron Clerk

W. P. Anderson (Trustee) Received for Record 22nd October 1847 / Recorded 4th January 1848

Transfer

Colman Nichols } This Indenture, made this 22nd day of October 1847 by and between Warren P. Anderson, one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of Madison County, under the Bank laws of 1843 and 1846 of the first part, and Colman Nichols of the second part. Witnesseth, that whereas, Colman Nichols, having previously subscribed for stock in said Bank did on the 20th day of May 1849 execute unto his Stock Bond and Mortgage on lands in Madison County, he secured 103 shares of stock, that whereas, a sale of all the assets of said Bank was ordered and decreed by said Court, at its last Term, in Conformity to the Provisions of the laws aforesaid: That whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement, posting, & a sale at auction, for Cash was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage, and that whereas at said sale, the same were struck off to said party of the second part, he being the best highest and last bidder, at and for the sum of five dollars which were presently paid; Therefore, know all men, that the said party of the first part, for and in Consideration of the Premises, hath transferred, assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank thereon as fully as he may under the authority in him vested, but without warranty of any kind,

In testimony whereof, the said party of the first part, hath affixed his name and seal on the day and year first above written.

W. P. Anderson Secretary

State of Mississippi

One of the Trustees of the Miss. Union Bank

Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court in and for said County, the above named W. P. Anderson and acknowledged

that he signed sealed and delivered the foregoing deed, on the day and year therein mentioned and for the purposes therein expressed, Given under my hand and seal of office at Madison this 22nd day of October 1847
J. Cameron Clerk

W. P. Anderson (Trustee) Received for Record 22nd October 1847 & Recorded 4th January 1848

Transfer
From
G. W. Sadler

This Indenture, made this 22nd day of October 1847 by and between Warren P. Anderson, one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of St. Louis County under the Bank Laws of 1843 and 1846, of the first part, and G. W. Sadler of the second part, Alltappete, that whereas, Francis W. Williams Sadler having previously subscribed for stock in said Bank, did on the 20th day of May 1839 execute thereto his Stock Bond and Mortgage on lands in Madison County, to secure 118 1/2 shares of stock, that whereas, a sale of all the assets of said Bank, was ordered and decreed by said Court at its last term in conformity to the provisions of the laws aforesaid, that whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement, posting, & sale, at auction, for cash: was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage, and that whereas, at said sale the same were struck off to said party of the second part, he being the best highest and best bidder, at and for the sum of Ten dollars which were promptly paid, Therefore, know all men, that the said party of the first part, for and in consideration, of the Sum of Ten dollars, hath transferred, assigned and set over and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested, but without warranty of any kind.

In testimony whereof, the said party of the first part, hereunto affixes his name and seal, on the day and year first above written.

W. P. Anderson

State of Mississippi

Madison County to wit, This day Personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named, W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed.

Given under my hand and seal of office at Madison this 22nd day of October 1847

J. Cameron Clerk

W. P. Anderson (Trustee) Received for Record 22nd October 1847 & Recorded 4th January 1848

Transfer
From
Francis Lee

This Indenture, made this 22nd day of October 1847 by and between Warren P. Anderson one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of St. Louis County under the Bank Laws of 1843 and 1846 of the first part, and Francis Lee of the second part, Alltappete.

That Alenas, Benjamin B. Lee, having previously subscribed for stock in said Bank did on the 24th day of May 1839 execute unto his Stock Bond and Mortgage on lands of in Madison County, to secure 192 Shares of Stock; That Alenas, a sale of all the assets of said Bank was ordered and decreed by said Court at its last term in Conformity to the Provisions of the Laws aforesaid; That Alenas, after a full and exact Compliance with all the requirements of said Laws in regard to advertisement Posting of a sale at auction for Cash was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage, and that Alenas, at said sale the same were struck off to said party of the second part he being the best, highest and last bidder, at and for the sum of Ten dollars which were promptly paid; Therefore, know all men that the said party of the first part, for and in Consideration of the Recourse hath transferred, assigned and set over, and hereby transfers, assigns, and sets over to said party of the second part the said Stock Bond and Mortgage, and all the interest of said Bank there as fully as he may under the authority in him vested, but without warranty of any kind; In testimony whereof the said party of the first part hereunto affixes his name and seal on the day and year first above written,

W. P. Anderson *Seal*

State of Mississippi }
 Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing and on the day and year therein mentioned and for the purposes therein expressed.
 Given under my hand and seal of Office at Canton this
Seal 22nd day of October 1847
 John J. Cameron *Seal*

X
 W. P. Anderson Banker Received for Record 22nd October 1847 & Recorded 5th January 1848
 Transfer
 John L. Jones } This Indenture, made this 22nd day of October 1847 by and between Warren P. Anderson one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of Hinds County under the Bank Laws of 1843 and 1846, of the first part, and John L. Jones of the second part, Witnesseth, That Alenas, Ira Mullin, having previously subscribed for stock in said Bank, did on the 26th day of August 1839 execute unto his Stock Bond and Mortgage, on lands of in Madison County, to secure 205 Shares of Stock; That Alenas, a sale of all the assets of said Bank was ordered and decreed by said Court at its last term in Conformity to the Provisions of the Laws aforesaid; That Alenas after a full and exact Compliance with all the requirements of said Laws in regard to advertisement Posting of a sale at auction for Cash was this day made at the door of the Court house of said County last named of said Stock Bond and Mortgage, and that Alenas, at said sale, the same were struck off to said party of the second part he being the best highest and last bidder at and for the sum of Ten dollars, which were promptly paid. Therefore, know all men, that the said party of the first part for and in Consideration

of the Premises hath transferred assigned and set over and hereby Trustees assigned and sets over to said party of the second part, the said Stock Bond and Mortgage and all the interest of said Bank therein as fully as he may under the authority in him vested but without warranty of any kind,

In testimony Whereof the said party of the first part hereunto affixes his name and seal on this day and year first above written.

W. P. Anderson Seal

State of Mississippi
Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court of said County the above named W. P. Anderson and a acknowledged that he signed sealed and delivered the foregoing deed on this day and year therein mentioned, and for the purposes therein expressed,

Given under my hand and seal of Office at Canton

this 22nd day of October 1847

John D. Lawrence Seal

Seal

Theodore Dittler (notary) Received for Record 22nd October 1847 & Recorded 5th January 1848

Trans for
Julius C. Dufferin } This Indenture, made this 22nd day of October 1847 by and between Theodore Dittler, one of the Trustees of the Mississippi Union Bank, duly appointed by the Circuit Court of Adams County, under the Bank laws of 1843 and 1846, of the first part, and C. C. Dufferin, of the second part Witnesses that Whereas a sale of all the assets of said Bank was ordered and decreed by said Court at its last Term, in conformity to the provisions of said laws; and that Whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement, posting of a sale at auction, for Cash, was that day made at the door of the Court house of Madison County, of all the interest of said Bank in the lands herein described to wit, E 1/4 Sec 11, T 12 N 8 E 1/4 Sec 11, E 1/4 Sec 11, T 12 N 8 E 1/4 and S E 1/4 Sec 11, T 12 N 8 E 1/4 Sec 12, T 12 N 8 E 1/4 Sec 13, Whole of Sec 14, T 12 N 8 E 1/4 Sec 14, E 1/4 S E 1/4 and S 1/4 T 12 N 8 E 1/4 Sec 15, all in Township 11 Range 4 East, containing Eighteen hundred acres, and lying and being in said last named County, and that whereas at said sale the same were struck off to said party of the second part he being the best bidder and best bidder therefore at the sum of twenty five dollars which were promptly paid, Therefore know all men, that the said party of the first part, for and in consideration of the Premises hath bargained, sold and conveyed and hereby bargains, sells and conveys to said party of the second part his heirs and assigns, all the title of said Bank in the above described Premises as fully as he may do under the authority in him vested, but without warranty of any kind,

In testimony Whereof the said party of the first part hereunto affixes his hand and seal on this day and year first above written.

Theodore Dittler Seal

State of Mississippi
Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court in and for said County, the above named Theodore Dittler and

acknowledges that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed,

Given under my hand and seal of Office at Canton this 28th day of October 1847

Seal

John J. Sammons Clerk

X W. P. Anderson (Trustee) Received for Record 28th October 1847 Recorded 5th January 1848

Transfer

Subscribed C. Dupper This Indenture, made this 28th day of October 1847 by and between Warren P. Anderson one of the Trustees of the Mississippi Union Bank & duly appointed by the Circuit Court of St. Louis County under the Bank Laws of 1843 and 1846 of the first part, and C. Dupper of the second part & to wit, That Alhenas Robert, G. Anderson having previously subscribed for stock in said Bank did on the 28th day of May 1847, execute thereto, his Stock Bond and Mortgage on lands of said Madison County to secure 195 Shares of Stock, That Alhenas, a sale of all the assets of said Bank was ordered and decreed by said Court, at its last Term in conformity to the provisions of the laws aforesaid; That Alhenas after a full and exact compliance with all the requirements of said laws in regard to a doctament, Posting of a sale, at auction for Cash was this day made at the door of the Court house of said County last named of said Stock Bond and Mortgage; And that Alhenas, at said sale the same were struck off to said party of the second part, he being the best, highest and last bidder at and for the sum of Eighteen dollars, which were presently paid, Therefore know all Men, that the said party of the first part for and in consideration of the sum of Eighteen dollars transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested but without warranty of any kind,

In testimony whereof, the said party of the first part, hereunto affixes his hand and seal on the day and year first above written

W. P. Anderson Seal

State of Mississippi
Madison County to wit

One of the Trustees of the Miss. Union Bank

This day Personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed

Given under my hand and seal of Office at Canton this 28th day of October 1847

Seal

John J. Sammons Clerk

X W. P. Anderson (Trustee) Received for Record 28th October 1847 Recorded 5th January 1848

Transfer

George A. Fleming This Indenture, made this 28th day of October 1847 by and between Warren P. Anderson one of the Trustees of the Mississippi Union Bank & duly

appointed by the Circuit Court of Sticks County under the Bank laws of 1843 and 1846, of the first part, and Georg A. Fleming, of the second part, (Witnesses that whereas Georg A. Fleming having previously subscribed for stock in said Bank did on the 3rd day of May 1839, execute unto his stock Bond and Mortgage on lands in Madison County to secure 116 shares of stock; That whereas, a sale of all the assets of said Bank was ordered and decreed by said Court, at its last term in conformity to the provisions of the laws aforesaid; That whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement, pasting of a sale at auction for cash was this day made at the door of the Court house of said County last named of said stock Bond and Mortgage, and that whereas, at said sale the same were struck off to said party of the second part, he being the best, highest and best bidder at and for the sum of Five dollars which were promptly paid, Therefore know all men that the said party of the first part, for and in consideration of the premises hath transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part the said stock Bond and Mortgage and all the interest of said Bank therein as fully as he may, under the authority in him vested but without warranty of any kind, In testimony whereof the said party of the first part hath affixed his name and seal on the day and year first above written

W. P. Anderson
 One of the Trustees of the Mississippi Marine Bank

State of Mississippi

Madison County to wit This day personally appeared before the undersigned Clerk of the Probate Court in and for said County, the above named, W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed.

Given under my hand and seal of Office at Canton this 22nd day of October 1847

W. P.

John D. Cassman Clerk

W. P. Anderson (Trustee) Received for Record 22nd October 1847 / Recorded January 5th 1848

Transfer }
 Georg W. Grafton } This indenture, made this 22nd day of October 1847 by and between Warren P. Anderson one of the Trustees of the Mississippi Marine Bank, duly appointed by the Circuit Court of Sticks County under the Bank laws of 1843 and 1846, of the first part, and Georg W. Grafton of the second part, (Witnesses that whereas Thomas Grafton having previously subscribed for stock in said Bank, did on the 18th day of April 1839, execute unto his stock Bond and Mortgage on lands in Madison County to secure 179 shares of stock; That whereas, a sale of all the assets of said Bank was ordered and decreed by said Court at its last term in conformity to the provisions of the laws aforesaid; That whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement, pasting of a sale at auction for cash was this day made at the door of the Court house of said County last named, of said stock Bond and Mortgage, and that whereas, at said sale the same were struck off to said party of the second part, he being the best highest and best bidder at and for the sum of Ten dollars which were promptly paid.

Therefore know all men, that the said party of the first part for and in Consideration of the Promises, hath transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage and all the interest of said Bank therein as fully as he may under the authority in him vested but without warranty of any kind.

In testimony Whereof the said party of the first part hereunto affixes his name and seal on the day and year first above written

W. P. Anderson Seal

State of Mississippi
Madison County ss } This day Personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed,

Given under my hand and seal of Office at Corinth this 22nd day of October 1847

Seal

John J. Hammon Clerk

X W. P. Anderson (Trustee) Received for Record 22nd October 1847 Received 5th January 1848

Transfer

Wm. E. Sturrold } This Indenture, made this 22nd day of October 1847 by and between Warren P. Anderson one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of Hinds County under the Bank laws of 1843 and 1846 of the first part, and Wm. E. Sturrold of the second part, Witnesseth, that whereas William E. Sturrold having previously subscribed for stock in said Bank did on the 21st day of May execute therein his Stock Bond and Mortgage on land in Madison County, to secure \$20 Shares of Stock; That whereas, a sale of the assets of said Bank was ordered and decreed by said Court at its last term in Conformity to the provisions of the laws aforesaid; That whereas after a full and exact compliance with all the requirements of said laws in regard to advertisement, Posting of a Sale at auction, for Cash was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage; and that whereas, at said sale the same were struck off to the said party of the second part, he being the best, highest and last bidder at and for the sum of Two Dollars which were promptly paid, Therefore know all men that the said party of the first part for and in Consideration of the promises, hath transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part the said Stock Bond and Mortgage and all the interest of said Bank therein as fully as he may under the authority in him vested but without warranty of any kind.

In testimony Whereof the said party of the first part hereunto affixes his name and seal on the day and year first above written

W. P. Anderson Seal

State of Mississippi
Madison County ss } This day Personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named W. P. Anderson and

a acknowledged that he signed sealed and delivered the foregoing deed on this day and your therein mentioned and for the purposes therein expressed,

Given under my hand and seal of office at
Lauderdale this 22nd day of October 1847
John D. Garrison Clerk

Seal

W. P. Anderson, Justice Received for Record 23rd October 1847 Recorded 6th January 1848

Transfer

Norval Douglass } This Indenture, made this 22nd day of October 1847 by and between Warren P. Anderson one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of St. Louis County under the Bank Laws of 1843 and 1846, of the first part and Norval Douglass of the second part, Witnesses, that whereas Joseph J. Bryan having previously subscribed for stock in said Bank, did on the 27th day of May 1839 up into that his Stock Bond and Mortgage on lands of in Madison County, to secure 237 shares of stock, that whereas a sale of all the assets of said Bank was ordered and decreed by said Court at its last term in conforming to the provisions of the laws aforesaid, that whereas after a full and exact compliance with all the requirements of said laws in regard to advertisement, posting a sale at auction for Cash was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage; and that whereas, at said sale, the same were struck off to said party of the second part he being the best, highest and last bidder, at and for the sum of Ten dollars which were presently paid, therefore, know all men, that the said party of the first part for and in consideration of the Premises, hath transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested, but without warranty of any kind

In testimony whereof, the said party of the first part hereunto affixes his name and seal, on the day and year first above written.

W. P. Anderson Seal

State of Mississippi

One of the Trustees of the Miss Union Bank

Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named W. P. Anderson and a acknowledged that he signed sealed and delivered the foregoing deed on this day and your therein mentioned and for the purposes therein expressed,

Given under my hand and seal of office at
Lauderdale this 22nd day of October 1847
John D. Garrison Clerk

Seal

W. P. Anderson, Justice Received for Record 23rd October 1847 Recorded 6th January 1848

Transfer

James L. Maise } This Indenture, made this 22nd day of October 1847 by and between Warren P. Anderson, one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of St. Louis County under the Bank Laws of 1843 and 1846 of the first part, and James L. Maise of the second part,

Wethers, Nathaniel Robbins, having previously subscribed for stock in said Bank, did on the 21st day of May 1839, execute, unto his stock Bond and Mortgage on lands of in Madison County, to secure 125 shares of stock, that Albinus a sale of all the assets of said Bank, was ordered and decreed by said Court at its last term in Conformity to the provisions of the laws aforesaid; That Albinus after a full and exact Compliance with all the requirements of said laws in regard to advertisement Posting of a sale at auction, for Cash was this day made at the door of the Court house of said County last named, of said stock Bond and Mortgage - And that Albinus, at said, sale the same were struck off to said party of the second part he being the best highest and best bidder at and for the sum of Five dollars which were presently paid, Therefore, Know all men, that the said party of the first part for and in Consideration of the premises, hath transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested, but without warranty of any kind.

In testimony whereof, the said party of the first part hath affixed his name and seal on the day and year first above written,

W.P. Audum ^{Secretary}

State of Mississippi
 Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court in and for said County, the above named W.P. Audum and acknowledged that he signed sealed and delivered the foregoing Deed on the day and year therein mentioned and for the purposes therein expressed. Given under my hand and seal of office at Canton this 20th day of October 1847

John J. Garrison ^{Clerk}

X W.P. Audum ^{Trusty} Received for Record 20th October 1847 Recorded January 6th 1848

Transfer
 Marcus D. Shelby } This Indenture, made this 20th day of October 1847 by and between Warren P. Audum, one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit Court of Kings County under the Bank Laws of 1843 and 1846 of the first part, and Marcus D. Shelby of the second part, Wethers, Nathaniel Robbins, having previously subscribed for stock in said Bank, did on the 21st day of May 1839 execute unto his stock Bond and Mortgage on lands of in Madison to secure 165 shares of stock, that Albinus, a sale of all the assets of said Bank was ordered and decreed by said Court at its last term in Conformity to the provisions of the laws aforesaid; That Albinus, after a full and exact Compliance with all the requirements of said laws in regard to advertisement Posting of a sale at auction for Cash was this day made at the door of the Court house of said County last named, of said stock Bond and Mortgage; And that Albinus at said sale the same were struck off to said party of the second part he being the best highest and best bidder at and for the sum of Six dollars which were presently paid, Therefore, Know all men, that the said party of the first part, for and in Consideration of the premises, hath transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part the said

Stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested but without warranty of any kind.
In testimony whereof, the said party of the first part, hereunto affixed his name and seal, on the day and year first above written.

W. P. Anderson Secy

The State of Mississippi
Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court in and for said County, the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing and on this day and year therein mentioned and for the purposes therein expressed. Given under my hand and seal of Office at Canton
This 20th day of October 1847

One of the Justices of the Miss. Term Bank

John D. Harrison Clerk

W. P. Anderson Justice Received for Record 23rd October 1847 / Recorded 6th January 1848

Transfer
W. P. Perkins } This Indenture, made this 20th day of October 1847 by and between W. P. Anderson one of the Justices of the Mississippi Term Bank duly appointed by the Circuit Court of Madison County under the Bank laws of 1840 and 1846, of the first part and W. P. Perkins of the second part, Witnesseth, that whereas W. P. Perkins having previously subscribed for stock in said Bank, did on the 24th day of April 1839, execute unto his Stock Bond and Mortgage on lands of in Madison County to secure 400 shares of stock, that whereas a sale of all the assets of said Bank was ordered and decreed by said Court, at its last term in conformity to the provisions of the laws aforesaid; that whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement holding of a sale at auction for Cash was this day made at the door of the Court house of said County last named, of said Stock Bond and Mortgage, and that whereas at said sale the same were struck off to said party of the second part, he being the best bidder and last bidder at and for the sum of One dollar which was presently paid. Therefore know all men, that the said party of the first part for and in consideration of the premises, hath transferred assigned and set over, and lawfully transfers assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank therein, as fully as he may under the authority in him vested but without warranty of any kind.

In testimony whereof the said party of the first part hereunto affixed his name and seal on the day and year first above written.

W. P. Anderson Secy

State of Mississippi
Madison County to wit } This day personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed. Given under my hand and seal of Office at Canton
This 20th day of October 1847

One of the Justices of the Miss. Term Bank

John D. Harrison Clerk

W. P. Audumra Justice Received for Record 23rd October 1847 Recorded 6th January 1848

Transfer

N. B. Whitehead This Indenture, made this 22nd day of October 1847 by and between Warren P. Audumra one of the Trustees of the Mississippi Union Bank duly appointed & by the Circuit Court of Adams County under the Bank laws of 1843 and 1846 of the first part, and Nathanael Whitehead of the second part, Whitehead, that whereas Nathanael Whitehead having previously subscribed for stock in said Bank, did on the 1st day of May 1839 execute unto his stock Bond and Mortgage on lands of in Madison County to secure 348 shares of stock; That whereas, a sale of all the assets of said Bank was ordered and decreed by said Court at its last term in conformity to the provisions of the laws aforesaid; That whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement, posting of a sale at Auction for Cash was this day made at the door of the Court house of said County last named, of said stock Bond and Mortgage, and that whereas at said sale, the same were struck off to said party of the second part, he being the best bidder and last bidder at and for the sum of Ten dollars which were promptly paid; Therefore know all men, that the said party of the first part for and in consideration of the Premises, hath transferred assigned and set over, and hereby transfers assigns and sets over to said party of the second part, the said stock Bond and Mortgage, and all the interest of said Bank therein as fully as he may under the authority in him vested, but without warranty of any kind.

In testimony whereof, the said party of the first part hath affixed his name and seal on the day and year first above written

W. P. Audumra Justice

State of Mississippi

Madison County to wit This day personally appeared before the undersigned Clerk of the Probate Court in and for said County the above named W. P. Audumra and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned and for the purposes therein expressed,

Given under my hand and seal of Office at Canton this 23rd day of October 1847

Justice

John J. Cannon Clerk

W. P. Audumra Justice Received for Record 23rd October 1847 Recorded 6th January 1848

Transfer

Robert Montgomery This Indenture, made this 22nd day of October 1847 by and between Warren P. Audumra, one of the Trustees of the Mississippi Union Bank duly appointed by the Circuit of Adams County under the Bank laws of 1843 and 1846. of the first part, and Robert Montgomery of the second part, Whitehead, that whereas Robert Montgomery having previously subscribed for stock in said Bank, did on the 27th day of April 1839, execute unto his stock Bond and Mortgage on lands of in Madison County to secure 240 shares of stock; That whereas, a sale of all the assets of said Bank was ordered and decreed by said Court, at its last term, in conformity to the provisions of the laws aforesaid; That whereas, after a full and exact compliance with all the requirements of said laws in regard to advertisement, posting of a sale at auction

for lease was this day made at the door of the Court House of said County East
Mound of said Stock Bond and Mortgage; And that whereas, at said sale the same
were struck off to said party of the second part, he being the best, highest and best bidder
at and for the sum of Ten dollars, which were presently paid, therefore know all men
that the said party of the first part, for and in Consideration of the Premises hath trans-
ferred, assigned and set over, and lawfully transfers assigns and sets over to said party of
the second part, the said Stock Bond and Mortgage, and all the interest of said
Bonds therein, as fully as he may under the authority in him vested, but without
warranty of any kind, In testimony whereof, the said party of the first part hath
affixed his name and seal on the day and year first above written,

W. P. Anderson Execut

one of the Justices of the High Court

State of Mississippi

Madison County to wit } This day personally appeared before the undersigned Justice of
the Probate Court in and for said County the above named W. P. Anderson and acknow-
ledged that he signed sealed and delivered the foregoing deed on the day and year
therein mentioned and for the purposes therein expressed,

Given under my hand and seal of Office at Canton
this 22nd day of October 1847

Execut

John D. Cameron Clk

Wm. J. Austin Received for Record 25th October 1847 & Recorded 6th January 1848

Deed

Thos G. Melton } This Indenture, made and entered into this 2nd day of August in
the year of our Lord Eighteen hundred & forty seven between Wm. Austin and Nancy
Austin his wife of the County of Madison, State of Mississippi of the first part
and Thos G. Melton of the County of State of said of the second part, It is hereby
that, for and in Consideration of the sum of Twelve hundred dollars to them in hand
paid, the receipt whereof is hereby acknowledged, the said Wm Austin & Nancy his
wife have this day given granted, bargain sold, conveyed, unto the said Thos G.
Melton and by these presents do give grant bargain sell and convey to the said
Thos G. Melton, his heirs and assigns, all that tract or parcel of land situate lying
and being in Madison County Mississippi known and designated, as 6 1/4 N E 1/4
S. 24, T. 9 R. 4 E. of N W 1/4 of W 1/4 of S 1/4 of T. 19, Except 20. acm off the S W Corner of E 1/4 of
S. 24, Township N 9, Range N 5 East, Containing three hundred acres more or less, to
have, and to hold the aforesaid tract or parcel of land together with all and
singular the rights tenements and appurtenances thereunto belonging
or in any wise appertaining to him the said Thos G. Melton his heirs and assigns
forever, and the said Wm Austin & Nancy his wife does warrant & will
forever defend the right and title of said land against themselves their heirs
& administrators or assigns, and against all persons who shall come to him the said
Thos G. Melton his heirs & assigns forever, In testimony whereof, we have
set our hands and seals on the day and date above written,

Witnessed in the thirtieth day before signed,

Wm. Austin Execut

State of Mississippi

Nancy Execut

Madison County } Personally appeared our Daniel Moore a Justice of the

Peace in & for said County (Wm) Austin & Nancy Austin his wife, and acknowledged that they signed sealed and delivered the foregoing deed of Conveyance on the day and year therein mentioned as their act and deed, And Nancy Austin having been examined before me separate and apart from her 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 the 2 day of August. AD 1847
Samuel Moore JP

Wm S. Bailey Sheriff Received for Record 25th October 1847 & Recorded 7th January 1848

Deed
A.G. Grant of This Indenture, made and entered into this 19th day of October Anno Domini one thousand eight hundred and forty seven between William S. Bailey Sheriff of Madison County, Mississippi, of the first part, and Alexander G. Grant of the second part, Witnesseth, That whereas Judgment was rendered by the Circuit Court of the County of Rankin aforesaid and against Owen Royce & George Robinson in the following Case viz. at the Fall Term 1838 of said Court as aforesaid to wit: William Sutherland vs. Owen Royce & George Robinson for the sum of Five thousand eight hundred & eleven dollars, and sixty six Cents, with interest at the rate of 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 Royce & Robinson he caused to be made the sum of money mentioned in said writ to render to the said Plaintiff at the Spring Term Ad. 1846 of said Court, and the said Sheriff in Conformity to the Command of said Writ did lay on the following described tract or parcel of land & steam Mill, as the Property of said defendant Owen Royce lying and being in the County of Madison aforesaid known as follows to wit the 1/2 of Section 33. The N 1/4 of Section 34. the 1/2 of Section 35, in Township 8 Range 3 East, Also the N 1/4 of sec 4 & N 1/4 of Section 5 in Township 7 Range 3 East. and also said defendants interest in a steam Mill on Pearl River known as the property of A.G. Grant of which sale of which property was refused with returned without sale and whereas afterwards a writ of Venditioni Opus in the above stated Case directed to said Sheriff & returnable to the Term for Term 1846 of said Court, was issued Commanding said Sheriff to expose said property to sale, and whereas 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 19th day of October AD 1847 did offer the same for sale at the Court house door aforesaid to the highest bidder for Cash, and Alexander G. Grant appeared and bid Eight hundred & fifty dollars for said land & steam Mill, which was more than any other person did or would bid; Now therefore, for the Consideration of the aforesaid sum of \$850. dollars 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 Alexander G. Grant his heirs, and assigns, all the right, title, interest and Claim of the aforesaid Owen Royce

in and to the aforesaid tract or parcel of land & Steam Mill, 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 Lewis Rogers his heirs Executors and administrators

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

The State of Mississippi
Madison County et Personably appeared before me John D. Cameron Clerk of the Probate Court of said County Wm. D. Bailey who acknowledged that he signed seals and delivered the foregoing deed on this day and for the purposes therein specified as his act and deed as Sheriff of said County,

Wm. D. Bailey Sheriff Seal

Given under my hand and seal of office at Canton this 26th Day of October A.D. 1847

John D. Cameron Clerk Seal

Seal

Robert Shotwell Received for Record 26th October 1847 & Recorded 7th January 1848

Know all men by these presents, that Robert Shotwell of Anne Shotwell his wife of the County of St. Louis State of Mississippi parties of the first part & Gordon Moore of the County of Madison State aforesaid party of the second part & Elizabeth, that said parties of the first part have this day granted bargained & sold unto the said party of the second part, a certain tract of land situated in in the aforesaid County of Madison at a place called Williamstown & known as the West half of the South West quarter of Section No twenty four and the East half of the North East quarter of Section No thirty five all in Town No 12 Range No 10 in the District of lands subject to entry at Columbus granted at said office by said Shotwell in the year 1835. The said two Acres of land situated East South of New Hollingsworth, adjoining D & Picketts land on the East, for & in consideration of the sum of Eight hundred dollars paid to the parties of the first part, the receipt whereof is hereby acknowledged & the said parties of the first part do hereby covenant and agree to warrant & defend the right of said land unto the party of the second part against the claim of all persons whatever.

In testimony whereof the said parties of the first part have hereunto set their hands & seals on this 26th day of October 1847

signed subscribed in presence of
S. C. Smith L. M. Senour

Robert Shotwell Seal
Anna Shotwell Seal

The State of Mississippi et Personably appeared before me John D. Cameron Clerk of the Probate Court of said County L. M. Senour one of the subscribing witnesses to the foregoing deed who being duly sworn depone & said that he saw Robert Shotwell of Anne Shotwell his wife whose names are therein subscribed sign seal and deliver said deed on the day it bears date, and that he this deponent together with S. C. Smith the other subscribing witness signed their names as witnesses to said deed in presence of said Shotwell and wife and in presence of each other on this day and year aforesaid.

Given under my hand and seal of office at Canton this 26th Day of October A.D. 1847

John D. Cameron Clerk

Seal

Novel Douglass Received for Record October 27th 1847 & Recorded 7th January 1848,

Bill Sale
Mr R. Douglass } Know all men by these Presents, that I Novel Douglass of Madison
County, for and in Consideration of the sum of fifteen thousand five hundred
dollars to me in hand paid, the receipt whereof is hereby acknowledged, have this
day bargained sold conveyed with William R. Douglass of Warren County Missi-
sippi his heirs assigns the following named Negroes to wit: Jony Polyden, Skittbund, Nelson
Gilbert, Warren, Alfred, Milton, Monroe, Washington, Henry, Guy, Stella and Child
Kelly and Child Lively and three Children, Ester and two Children Eliza and
four Children, Mary and Child, Anna, Rachel, Emily and Sarah. As hereby
warrant the said Negroes to be Slaves for life and will warrant the title to said
said Negro Slaves to be good against the title or Claims of all persons whatsoever.

In testimony whereof I have hereunto set my hand and seal this 26th day of
October 1847

The State of Mississippi }
Madison County } Personally appeared before me John J. Cannon Clerk of
the Probate Court of said County Novel Douglass 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 AD 1847

John J. Cannon Clerk

R. M. Graves Received for Record & Recorded 7th January 1848

Deed
A. S. Newton } This Indenture, made this 22nd day of Nov^r 1847 between
Richard M. Graves of the Parish of Madison La of the one part, & Mrs Viduan M
Newton wife of A. S. S. Newton & Mrs Erin A. Drake wife of Alfred Drake of
the County of Carroll Mississippi of the other White parties, that the said Graves
conveys to the said Mrs Newton & Mrs Drake the following described property to
wit: The East half of the North East q^{rt} & North half of the East half of North
West q^{rt} of sec 8 Township 8 of Range 2 West, and East half of Southwest
q^{rt} of sec 36 Township 9 Range 2 West, without warranty, he conveys to them
all the title he has - he heretofore received a deed for said land from the
mother of the said Mrs Newton & Mrs Drake without considering hereby conveying it
in the same way - having paid nothing to the Mother, he receives nothing from
the deceptus - hereby giving an entire quiet Claim, without any other con-
sideration than having received what title he has without any

Witness my hand at the Town of Richmond in the Parish
of Madison La this day & date above written.

Witness A. P. Riddle }
John P. Leons } Personally appeared before me John P. Leons a justice
of the Peace for Madison Parish La. R. M. Graves & acknowledged that he
signed the foregoing deed for the purposes therein stated, Nov 22nd 1847
John P. Leons Justice of the Peace

I hereby Certify that John P. Levens whose name is subscribed to the foregoing document in writing, was on the date of said instrument, and is to the present day Justice of the Peace for the Parish of Madison, and that his acts as such are entitled to full faith and credit.

Given at New Orleans, on the twentieth day of October Eighteen hundred and forty seven

Seal

Charles Gay and Secretary of State

A. S. D. Mitchell } Received for Record 1st Novem 1847; Recorded 7th January 1848

And
Alvin S. Ragsdale } This Indenture made this the tenth day of October One thousand eight hundred and forty seven by and between A. S. D. Mitchell of the first part, and Alvin S. Ragsdale of the second part, and both of the County of Madison and state of Mississippi Witnesses, that the said A. S. D. Mitchell, for and in Consideration of the sum of Two hundred and fifty three dollars to him in hand paid the receipt whereof is hereby acknowledged, he hath granted bargained and sold and by these Presents doth grant bargain and sell unto the said Alvin S. Ragsdale his heirs and assigns a Certain tract or parcel of land situate lying and being in the County and state aforesaid and known as the West half of the South West quarter of section Number twenty six and the South half of the North half of the East half of the South East quarter of section Number twenty seven all of Township Elm North of Range five East Containing in all One hundred acres More or less, with all and singular the servitudes and appurtenances thereto belonging or in any wise appertaining, and all the estate right title interest Claim and demand whatever of him the said A. S. D. Mitchell of in and to the said lands and Premises and every part and parcel thereof, I have and to hold the said land and Premises above mentioned and every part and parcel thereof with the appurtenances unto the said Alvin S. Ragsdale his heirs and assigns to the only proper use and behoof of the said Alvin S. Ragsdale his heirs and assigns forever, and the said A. S. D. Mitchell for himself and his heirs, the said lands, Premises and every part and parcel thereof against himself and his heirs and all and any person or persons whatever well or lawfully and forever defend. to the said Alvin S. Ragsdale his heirs and assigns. In Witness whereof the said A. S. D. Mitchell has hereunto set his hand and seal the date above written.

Signed sealed and delivered in presence of
James Hanna... Mary Ann Mitchell

A. S. D. Mitchell

The state of Mississippi Personally appeared before me John D. Cameron Clerk Madison County ss of the Probate Court of said County A. S. D. Mitchell 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 Madison this 1st day of November A. D. 1847

Seal

John D. Cameron Clerk

Chas. C. Neel Received for Record 13th November 1847 & Recorded 7th January 1848

Deed

Jas. C. Ford } This Indenture, made this twenty fourth day of July one thousand eight hundred & forty seven between Charles C. Neel of the first party & James C. Ford of the second - both of the County of Madison and State of Mississippi Writeth, that the said Charles C. Neel for and in Consideration of the sum of Eleven hundred & seventy dollars to him in hand paid, the receipt whereof is hereby acknowledged, have this day bargained sold conveyed & confirmed unto the said James C. Ford, all that tract or parcel of land lying & being situated in the County of State aforesaid and known designated & described as follows (Viz) E 1/2 of S E 1/4 & S 1/2 of the E 1/2 of N E 1/4 Section Thirteen Township No 8 Range two East Containing One hundred & Eighty nine 49/100 acs. & S 1/2 of the S E 1/4 of Section No 13. Township No 8 Range 3 East Containing Seventy seven 63/100 acs and S 1/2 of the W 1/2 of N E 1/4 of Section 13. 3. 8 Range 3 East Containing thirty eight 83/100 acs with all and singular the hereditaments and appurtenances therunto belonging or in any wise appertaining, To have and to - the same free from all lawful Claims whatsoever Given under my hand and seal this 24th of July 1847

Charles C. Neel *[Signature]*
Emeline M. Neel *[Signature]*

State of Mississippi
Madison County Personally appeared before the undersigned an acting Justice of the Peace in and for the County of State aforesaid Charles C. Neel & Emeline M. Neel his wife who signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as their act and deed and Emeline M. Neel wife of said Charles C. Neel on a private examination separate and apart from her husband a acknowledged that she signed sealed & delivered the said Deed as her voluntary act and deed without fear threats or Compulsion of her said husband, Given under my hand and seal this 24th day of July 1847

Daniel Moore *[Signature]*

A.M. Macgowan Received for Record & Recorded 14th January 1848

Bill of sale } State of Louisiana

Edw. J. Malach } City of New Orleans } Be it known that on this twenty fourth day of November in the year of Our Lord one thousand eight hundred and forty seven and seventy second of the Independence of the United States of America before me James Pryor Gibby Notary Public, in and for the City and Parish of New Orleans duly Commissioned and sworn personally came and appeared Mr. Abraham W. Macgowan of Madison County State of Mississippi (unmarried) who declared that for and in Consideration of the price and sum of four thousand five hundred dollars Cash payable in the manner hereinafter expressed, the receipt whereof is hereby acknowledged and full acquittance granted for the same he does by these presents grant bargain sell and deliver with full guarantee against all Mortgages liens and incumbrances, and against the said existing vices and Maladies prescribed by Law, unto Edward J. Malach of this City present and accepting for himself his heirs and assigns and acknowledging

dealing and purchase of the same the following described slaves to Fort Ephraim aged 40 years, black, his wife Elvira aged 24 years black, with their two children Violet aged 8 and Sarah aged 4 years, Mary aged 17 years black, Parmelia aged 10 years black, Sam Jones aged 25 years, black, Nigra aged 28 years, black and Sarah aged 15 years, Copper Color; The said Vendor hereby declares said slaves to be his property with which declaration the said purchaser if he himself is satisfied, do have and to hold the said slaves unto the said purchaser, his heirs and assigns to his proper use and behoof forever. And the said Vendor for himself and his heirs shall and will warrant and forever defend the said slaves against the legal claim or claims of all and every person or persons whomsoever by their Parents. The said Vendor hereby men over and assigns said purchaser to all his rights and actions of warranty against his own vendor, and the vendor of his vendor to exercise said rights and actions in the said manner as said vendor might have done. This sale is made for and in consideration of the price and sum of six hundred dollars (\$600) for the slave Ephraim; six hundred dollars (\$600) for his wife Elvira; One hundred and fifty dollars each for their two children Violet and Sarah (\$300) six hundred dollars for Mary (\$600) three hundred dollars for Parmelia (\$300), eight hundred dollars for Sam Jones (\$800), six hundred dollars for Nigra (\$600) and seven hundred dollars for Sarah (\$700), making in all the aforesaid sum of Four thousand four hundred dollars. The said Vendor declares that said slaves are free from Mortgage of any kind whatever and hereby binds himself to produce to any Notary Public a Certificate from the Recorder of Mortgages for the County of Madison Miss. to that effect within _____ days from the date hereof, with which declaration the said purchaser acknowledges himself satisfied,

Done and signed at the City of New Orleans aforesaid on the _____ day of _____ 1868 in the presence of P. D. McNeill and Louis M. Davidson, both of this City, Witnesses who herewith sign their names together with the purchaser and me the said Notary,

Signed A. M. Macgowan - Edward J. Walsh.
 P. D. McNeill, L. M. Davidson
 J. P. Gilley Not Pub.

I hereby certify the foregoing to be a true Copy of the original in file with me. In witness whereof, I grant these presents under my signature and seal of office this twenty _____ day of November one thousand eight hundred and _____ forty seven

J. P. Gilley Not Pub.

Samuel Stambler Collector, received for Record Recorded 18th January 1868.

John Bridges
 I Samuel Stambler Collector for the County of Madison have this day according to law - sold the following tract of land to wit: The West half of Section Twenty - East half of South East fourth of South half of West half of South East fourth of Section Fifteen, within Township 14th North Range four East, as the Property of William Carpenter for the sum of \$1000.00

for the year Eighteen hundred and forty four, to wit the sum of Eleven dollars and Ninety seven Cents, when John Bridges being the best bidder at fifteen dollars I therefore sell and convey said land to said John Bridges his heirs and assigns forever, Given under my hand and seal this twenty ninth day of September A.D. Eighteen hundred and forty five,

State of Mississippi

Paul Hamblin, Dep. Collector

Madison County Personally appeared before the undersigned an acting Justice of the Peace in and for said County Paul Hamblin late Dep. Collector for said County who acknowledged that he signed sealed and delivered the above and foregoing Dep. Recd as his act and deed, as Dep. Collector for said County on the day and year therein mentioned,

Given under my hand and seal this 21st day of April A.D. 1846.

Wm Davis J.P.

A.C. Ferguson & others Recd for Recd 1st Nov 1847 Recorded 19th Jan 1848.

Recd

Jos. A. M. Muntry This Indenture, made and entered into this 10th day of August Anno Domini One thousand Eight hundred and forty seven by and between Messrs A.C. Ferguson, John L. Ferguson, August Ferguson, Elizabeth M. Ferguson and Charles Ferguson, of the County of Philadelphia and state of Pennsylvania of the first part, acting by & through their agent and attorney in fact John J. Ellis of the state of Mississippi, and James A. M. Muntry of the County of Madison State of Mississippi of the second part. Witnesseth, that the said parties of the first part by their agent as aforesaid, for and in consideration of the sum of Twenty five dollars to them in hand paid by the said second part, the receipt whereof is hereby acknowledged and before the sealing of these presents, have granted, bargained sold and conveyed and by these presents do grant, bargain sell and convey unto the said second party his heirs and assigns, the following described Lot or parcel of land being a lot of land situated on the South half of the North East fourth of section Twenty four in Township Eleven N. of Range four East, and more fully located in the S/2 of the E/4 of said fourth Commencing the survey at a stake on the N/2 E/4 N E/4 of Sec 24, T 11 R. 4 E. containing three South One hundred fifty five yards thence West some distance, thence North same distance, thence East to the place of beginning and containing by estimation Six acres and lying and being situated in the County of Madison, State of Mississippi. To have and to hold the before mentioned described lot of land unto the said second party his heirs and assigns forever, together with all and singular the rights, tenements hereditaments and appurtenances thereto belonging or in any wise appertaining, and the said parties of the first part by their agent and attorney in fact as aforesaid, for themselves their heirs Executors and assigns to and with the said second party his heirs and assigns do Covenant and agree that they for themselves with and their heirs and Executors and assigns shall forever warrant and defend the title to the before mentioned conveyed lot of land unto the said second party his heirs and assigns from the claim or claims of any and all persons whatsoever claiming or to claim the same or any part or parcel thereof. In testimony whereof the said

party of the first part, by their agent and attorney in fact as informed have been
at their hands and affixed their seals the day and year first above written,

Alexander G. Ferguson Seal
John L. Ferguson Seal
Bryant Ferguson Seal
Elizabeth W. Ferguson Seal
Charles Ferguson Seal
By J. D. Ellis agent Seal
and attorney in fact,

State of Mississippi
Madison County

This day personally appeared before me William Davis Jr a Justice of the Peace for said County John D. Ellis agent and attorney in fact for Alexander G. Ferguson, John L. Ferguson, Bryant Ferguson, Elizabeth W. Ferguson, Charles Ferguson who acknowledged that he signed, sealed the above and foregoing deed on the day date thereof, and for the purposes of Consecration therein expressed.

Given under my hand and seal the twenty fifth day of August One thousand Eight hundred and forty seven

Wm Davis Jr J.P. Seal

Edward Cleary Received for Record 2nd Novmber 1847 & Recorded 19th January 1848

Deed
E. W. Lott } This Indenture, made and revised into this the fourth day of October One thousand eight hundred and forty seven between Edward Cleary and his wife Martha of the first part, and E. W. Lott of the second part, both parties of the County of Madison and State of Mississippi, Witnesseth that the said party of the first part, for and in Consecration of the sum of Eighty dollars to them in hand paid by the party of the second part, the receipt of which is hereby acknowledged, have granted, conveyed and sold and delivered, to the said party of the second part, forty acres of land lying and being in the County and State above named known and designated as the N.W. 1/4 of Lots 3 & 4 that is to say Forty acres of the North - at parallel lines of the above named quarter section of land of Section Twp. 12 North R. 10 East, with all and singular appurtenances thereto in anywise and to hold to the said party of the second part, his heirs and assigns forever the title of which the party of the first part hereby warrants and defends against their heirs and assigns or any other person or persons whatever,

In testimony whereof we have set our hands and affixed our seals this day and year above written,
The State of Mississippi

Edward Cleary Seal
Martha Cleary Seal
marks

Madison County } Personally appeared before the undersigned an acting Justice of the Peace in & for said County Edward Cleary the grantor of the within Deed of Conveyance, who acknowledged that he signed, sealed and delivered the within deed this day & year therein written for the purposes therein expressed, also Martha Cleary wife of the said Edward Cleary, who by and with separate and apart from her said husband acknowledged that she fully and of her own accord and without fear or threat of her said husband signed the within deed, in

The purposes therein expressed, Witness my hand and seal this 5th day of Oct 1847

J. J. Hollingsworth *J.P. Seal*

Oliver S. Ragsdale Received for Record 4th Novemr 1847 & Recorded 19th January 1848

relinquishment

A. S. D. Mitchell Know all men by these Presents, that I the wife of William Ragsdale for and in Consideration of the sum of One hundred dollars to me paid this receipt whereof is hereby acknowledged by A. S. D. Mitchell to the said Mitchell all I do fully and willingly and without fear or threats of my said husband relinquish all my Claims and interest in and to the following tract or parcel of land lying and being in the County of Madison and State of Mississippi (to wit) the S E 1/4 and E 1/4 N 1/4 Section 5, Town 10, Range 5 East, being the place on which William M. White now resides, Witness my hand and seal this 13th day of Oct 1847

The State of Mississippi

Madison County Personally appeared before the undersigned an acting Justice of the Peace in and for said County Oliver S. Ragsdale wife of William Ragsdale who by me being examined separately and apart from her said husband acknowledges that she fully and without threats or Compulsion of her said husband signed sealed and delivered the foregoing relinquishment to A. S. D. Mitchell for the purposes therein expressed,

Given under my hand and seal this 13th day of Oct 1847.

J. J. Hollingsworth *J.P. Seal*

J. M. King of Mississippi Received for Record 15th Novemr 1847 & Recorded 19th January 1848.

Deed

C. R. Crawford This Indenture, made and entered into this the fiftenth day of February One thousand eight hundred and sixty seven between W. J. King and his husband, J. M. King of the first part, and C. R. Crawford of the second part, all of the County of Madison and State of Mississippi, Witnesseth, that the said party of the first part, for and in Consideration of the sum of Eight hundred & twenty Dollars fifty Cents to them in hand paid by the said party of the second part, at and before the sealing and delivery hereof, the receipt whereof is hereby acknowledged hath this day granted, bargained and sold, and by these Presents doth grant, bargain, sell and convey, to the said party of the second part, his heirs and assigns forever, all the right title, Claim and interest they have in and to the following named and described tracts or parcels of land, with all and in the appurtenances thereto belonging or appertaining, (Viz) The East half of the South West quarter, and West half of the South East quarter, of Section Number four Township Number Eight of Range Number two West, Containing One hundred and fifty nine 5/16 acres, and the South half of Lot Eight Section Four Township 8 Range two West, Containing 40 1/16 acres, and the North half of the East half of the North West quarter of Section Nine Township 8 Range 2 West, Containing 40 3/16 acres, the West half of the North East quarter of Section Nine

Township 8. Range two West, containing 80 1/2 acres. and one acre in the south west corner of section three Towns hip 8 Range 2 West. Containing in all three hundred and twenty eight acres more or less, all in the County and State aforesaid. into the party of the second part, his heirs and assigns Executors or administrators forever. And the party of the first part covenants and agrees to and with the party of the second part, his heirs Executors administrators and assigns to warrant and defend the title to the said lot or parcel of land above described, with the appurtenances thereunto belonging unto the party of the second part, his heirs and assigns forever, against the Claim or Claims either legal or equitable of all persons whatsoever Claiming or to Claim said Premises, so far as the right and title of said grantor extend - which is the undivided half of all the above described lands, forever by these presents. In testimony whereof, the said parties of the first part hereunto set their hands and affixed their seals this 15th day and year above written

Margaret J. King
J. M. King

The State of Mississippi

Madison County } Personally appeared before me the undersigned a Justice of the Peace in and for said County Mr. M. J. King her husband Joseph M. King the above grantor, who acknowledged that they signed sealed and delivered the within and foregoing deed of Conveyance of their own free will and accord with a full knowledge of its contents and meaning, and for the purposes therein set forth, and also on a private examination of Mr. M. J. King separate and apart from her husband, she acknowledged that she signed sealed and delivered said deed of her own free will and accord, with a full knowledge of its contents and meaning, and that without any fear threats or Compulsion of her husband. Given under my hand and seal this 15th day February A.D. 1847

W. J. Houston J. P.

G. M. Ribbey } Received for Record 15th November 1847 & Recorded 19th January 1848

Deed
C. R. Crawford } This Indenture, made and entered into this the 26th day of December one thousand eight hundred and forty six between Giuseppe Ribbey and her husband George M. Ribbey of the first part, and C. R. Crawford of the second part all of Madison County and State of Mississippi. Witnesseth that the party of the first part, for and in consideration of the sum of fifty dollars to them in hand paid by the said party of the second part, at and before the sealing and delivery hereof, the receipt whereof is hereby acknowledged, hath granted, bargained and sold, and by these presents doth grant bargain sell and convey to the said party of the second part, his heirs and assigns forever, all the right title Claim or interest, they have in and to the following named and described tract or parcel of land, with all and singular the appurtenances therunto belonging or appertaining (viz) The North half of Lot Number Eight section Number Four, Towns hip Eight of Range two West lying and being in the aforesaid County & State. unto the said parties of the second part, his heirs or assigns, Executors or administrators forever, and the parties of the first part covenants and agrees by with

the party of the second part, his heirs Executors Ad ministrators and assigns to warrant and defend the title to the said lot or parcel of land above described with all the appurtenances unto the said party of the second part his heirs and assigns, against the Claim or Claims within legal or equitable of all persons whatsoever. Claiming or to Claim said Premises or any part thereof forever by these Parties, In testimony Whereof the said party of the first part hath hereunto set their hands and affixed their seals this 10th day and year above written,

Demeter Ribber read
 G. M. Ribber read

The State of Mississippi

Madison County Personally appeared before me W. J. Houston Justice of the Peace in and for said County and State of Demeter Ribber and George M. Ribber, husband of Demeter, who acknowledged that they signed sealed and delivered the within and foregoing Conveyance as their act and deed for the purpose therein specified and set forth, and the said Demeter upon examination separate and apart from his husband acknowledged that he sealed and delivered the same as his voluntary act without threats, fears or Compulsion of any kind on the part of his said husband, Given under my hand and seal this twenty fifth day of December A.D. 1846.

W. J. Houston J.P. read

Thomas Bowden & Wife Received for Recd 15th Novem^r 1847 & Recorded 20th Jan^y 1848

Oliver M Simpson This Indenture made and entered into this the 29th day of July A.D. 1847 by and between Thomas Bowden and his wife Sarah Ann Mathews Lewis and his wife Elizabeth, Bayley E. Aldhamy his wife Nancy, James B Bowden & William M. Bowden all of the County of Attala of the first part, and Oliver M Simpson of the second part of said County & State of Mississippi Witnesseth that the said party of the first part for and in Consideration of the sum of One hundred dollars to them in hand paid the receipt Whereof is hereby acknowledged, have bargained sold quit Claimed and conveyed, and do by this Indenture bargain sell quit Claimy Convey unto the said party of the second part the following described tract or parcel of land lying and being in the County of Madison State aforesaid, to wit, W^{1/2} of N^{1/4} of Sec 21 & W^{1/2} of N^{1/4} & W^{1/2} of S^{1/4} & E^{1/2} of N^{1/4} & E^{1/2} of S^{1/4} & W^{1/2} of N^{1/4} Sec 22, & W^{1/2} of N^{1/4} & E^{1/2} of N^{1/4} Sec 27 & E^{1/2} of N^{1/4} Sec 28 & E^{1/2} of N^{1/4} Sec 29, all in Township 12 Range 5 East, So have and to hold the above described land together with all and singular the appurtenances thereto belonging to the said party of the second part, his heirs and assigns forever, and the said party of the first part, doth hereby Covenant to and with the said party of the second part his heirs & assigns to warrant and defend the title to said land against themselves and all persons Claiming under them,

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

Thomas Bowden read
 Sarah A. Bowden read
 Nathan Lewis read
 Elizabeth Sims read
 Bayley E. Aldhamy read
 Nancy Aldhamy read
 James B. Bowden read
 William M. Bowden read

State of Mississippi Personally appeared before me William B Thompson Clerk of the
 Attala County Circuit Court in & for the County and State of said Thomas Bow-
 den Nathan Sims Baylip E. Oldham & William who respectively acknowledged
 that they signed sealed and delivered the within deed on the day and year therein men-
 tioned, and for the purposes therein specified - also at the same time appeared Sarah
 Ann wife of Thomas Bowden Elizabeth wife of Nathan Sims & Nancy wife of Baylip
 E. Oldham who being respectively examined by me separately and apart from their said
 husbands respectively acknowledged that they respectively signed sealed and delivered
 the within deed freely and voluntarily without fear threat or Compulsion on the part
 of their respective husbands. Given under my hand & seal of Office at Nacogdoches

Seal

this the twenty nine months of July 1847.

Wm B Thompson Clerk

George S. Yerges Received for Record 15th Nov^r 1847 & Recorded 20th January 1848.
 Deed

Michel B. Scott This Indenture, made and entered into this 12th day of November
 1847, between George S. Yerges of the first part, & Michel B. Scott wife of
 James M. Scott of the second part, testeth, That for in Consideration of
 the sum of ten dollars in hand paid; the party of the first part has released
 and quit Claim and does hereby release and quit Claim, all his right title
 and interest unto the said Michel B. Scott her heirs assigns forever, in & to the
 following described land lying & being in the County of Madison State of Mississippi
 Viz E 1/4 S. E 1/4 of T 1/4 R 4 East, Sec 31. T. 11. Range 4 East, N 1/2 N E 1/4 of N 1/2 Sec 31.
 Sec 10 R. 4 East - S 1/2 N 1/2 S E 1/4 of E 1/4 N 1/2 S E 1/4, Sec 31. T. 11 R 4 East, E 1/4 N E 1/4
 Sec 1. T. 10 R. 3 East, S 1/4 E 1/4 N 1/4 Sec 31. T. 1 R 4 East of S 1/4 N E 1/4 Sec 31.
 10 R. 4 East, except 20 acs of South side of said tract, So having to hold
 said land - the said Michel B. Scott, to her sole & separate use & benefit,
 but it is expressly understood, that the said Yerges in no wise covenants the
 title to said land, but covenors by quit Claim only such title as is in him
 vested - without warranty. Given under my hand & seal, the day & year first above written
 State of Mississippi Geo. S. Yerges Seal

Winds County Personally appeared before me William, I. Shuckey one of
 the Judges of the High Court of Errors & Appeals of the State of Mississippi, the
 within named George S. Yerges who acknowledged that he signed sealed & deliv-
 ered the within deed as his act & deed upon the day of the date thereof,

In Witness Whereof, I have hereunto set my hand & seal
 this 12th November 1847

W. I. Shuckey Seal

M. R. M. Hill Received for Record November 18th 1847 & Recorded 25th January 1848
 Deed

Mountfort Jones This Indenture, made and entered into the twentieth day of
 September Eighteen hundred and forty seven, between M. R. M. Hill and Margaretta E.
 Hill his wife of the City of New Orleans and State of Louisiana, and James S.

M^r Alistair, of the County of Davidson and state of Tennessee of the first part, and
 Mountfort Jones of the County of Madison and state of Mississippi of the second part,
 Witnesseth, that the party of the first part, for and in consideration of the sum of
 Four thousand dollars to them in hand paid, the receipt of which is hereby ac-
 -knowledged, have granted bargained and sold, and by these Presents do bargain grant
 and sell unto the Party of the second part, all the following described tracts or par-
 -cels of land lying and being in the County of Madison and state of Mississippi
 known and designated as follows, to wit, the South East quarter, and East half
 of South West quarter of Section Six, East half of North East quarter, and East
 half of South East quarter of Section Seven, North half of South West quarter
 and East half of Section Eight, West half of Section Nine, East half of Section
 Eleven, and South East quarter of Section twenty three, all in Town ship Eight
 Range Three East. Containing in all fifteen hundred acres, be the same more
 or less, together with all and singular the tenements, thereto belonging
 or in any wise appertaining. To have and to hold the above described land
 and Premises to the party of the second part and his heirs and assigns forever
 and the party of the first part, for themselves and their heirs, hereby a grant
 and with the party of the second part, that they are legally possessed of the
 above described Premises and may lawfully convey the same, and
 that they warrant and will forever defend the right and title of the
 above described Premises to the party of the second part, his heirs and assigns
 forever, free from the Claim or Claims of all persons whatsoever.

In testimony whereof the party of the first part, have her-
 -unto subscribed their names and affixed their seals the date before written.

H. R. Hill
 Margaretha E. Hill
 James A. McAlister

State of Tennessee
 Davidson County ss Personally appeared before me Morgan W Brown Judge of
 the District Court of the United States in and for the State of Tennessee, Henry R
 Hill, his wife Margaretha E. Hill, and James A. McAlister the grantors
 in the within deed with whom I am personally acquainted, and severally ac-
 -knowledged the same to be their voluntary act and deed for the uses and purposes
 therein mentioned, and the said Margaretha E. Hill did moreover as a private
 examination made by me of her separate and apart from her husband the said
 Henry R. Hill acknowledge that she signed sealed and delivered the same as
 her voluntary act and deed, fully without any fear threats or Coercion
 of her said husband, as witness my hand and seal this 7th day of October 1847
 Morgan W Brown Seal

W. P. Anderson (Trustee) Received for Record 15th November 1847 / Recorded 25th January 1848
 Transfer
 L. J. Anderson: This Indenture, made this 22 day of October 1847 by
 and between Warren P. Anderson, one of the Justices of the Mississippi Union Bank
 duly appointed by the Circuit Court of Meigs County under the Bank Law
 of 1845 and 1846 of the first part, and L. J. Anderson of the second part. Witnesseth.

That Albinus William. I Lewis having previously subscribed for stock in said Bank did on the 25th day of May 1839. execute unto this Stock Bond and Mortgage on lands of Madison County to secure 400 Shares of Stock; That Albinus, a sale of all the assets of said Bank, was ordered and decreed by said Court, at its last Term in Conformity to the Provisions of the Law aforesaid; That Albinus, after a full and exact Compliance, with all the requirements of said Law in regard to advertisement, Posting of a sale, at Auction, for Cash, was then duly made, at the door of the Court House of said County last named, of said Stock Bond and Mortgage, and that Albinus, at said sale the same were struck off to the said party of the second part, he buy the best, highest and best bidder, at and for the sum of Ten dollars, which were promptly paid; Therefore, Know all men that the said party of the first part, for and in Consideration of the Premises hereinafter transferred, assigned and set over, and hereby transfers, assigns and sets over to said party of the second part, the said Stock Bond and Mortgage, and all the interest of said Bank, therein, as fully as he may under the authority in him vested, but without warranty of any kind, In testimony Whereof, the said party of the first part hereunto affixes his name and seal on the day and year first above written,

State of Mississippi
Madison County to wit

This day Personally appeared, before the undersigned Clerk of the Probate Court in and for said County the above named W. P. Anderson and acknowledged that he signed sealed and delivered the foregoing deed on the day and year therein mentioned, and for the purposes therein expressed,

Given under my hand and seal of Office at Canton this 28th day of October 1847

John D. Garrison Clerk

L. D. Anderson Canton Nov^r 15th 1847

transfer
Know all men by these Presents, for a valuable Consideration, I have this day assigned the within described Mortgage, to L. Dawson & Co. S. Duple

The state of Mississippi

Madison County to wit Personally appeared before me John D. Garrison Clerk of the Probate Court of said County L. Dawson & Co. S. Duple and acknowledged that he signed, sealed and delivered the foregoing transfer 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 15th Day of November 1847

John D. Garrison Clerk

N. Callahan Philip He cured for Court 25th November 1847 Recorded 25th January 1848

Power of Attorney
Richard Barrington Know all men by these Presents, that Edwin J. Merrick and Bythell Waynes neglecting to sell a Certain Baggy of Cotton, mentioned in a deed of Marriage Contract entered into between us on the 22nd day of August A.D. 1844, and reinvest the Proceeds of said sale, according to the Terms of

said deed. Therefore we hereby in pursuance of said Marriages Contract nominate
R. Barrington our Attorney in fact to sell said Peggy Blagden to Miss Jane Ward
for one hundred and fifty dollars and with the proceeds thereof together with an
joint note due first of next June for one hundred and fifty dollars and one hundred
dollars Cash purchased of said Jane Ward her Barouche and pair of Bay
horses and harness according to the terms of said deed, hereby ratifying and
confirming whatsoever our said Attorney in our names in the Pursuance as
full a manner as we are by the terms of said deed enabled to do -

As witness our hands and seals this 20th November A.D. 1847

N. Callihum
Pauline Callihum

The State of Mississippi
Madison County ss Personally appeared before me John J. Cannon Clerk of
the Probate Court of said County Nicholas Callihum and Pauline Callihum
his wife who acknowledged that they signed sealed and delivered the foregoing
deed in the day and for the purposes therein specified as their act and deed.
And Pauline the wife of said Nicholas Callihum being by me examined
separately and apart from her husband acknowledged that she signed sealed and
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 of Office
at Canton this 26th Day of November A.D. 1847

Execut^s

John J. Cannon

Elija D. Hanna Received for Record 26th Novem^r 1847 Recorded 25th Jan^y 1848

Relinquishment

Isaac R. Bap Know all men by these presents that all being the follow-
ing lands viz. the North West fourth, the West half of the North East fourth
the West half of South West fourth, the West half of South East, and the
North West East half of the South East fourth of Section No (7) Town
Also the North West fourth, and the West half of the North East fourth
of Section No (18) Eighteen all in Township No (7) from and Range No (2)
Two East, containing six hundred and eighty acres more or less lying in Mad-
ison County and State of Mississippi, (were sold under several Executions against
my husband E. M. Hanna, and Isaac R. Bap of Madison County State of
Mississippi has finally become the purchaser, and whereas the laws of
Mississippi give me a right of dower in said lands, Now therefore I
Elija D. Hanna, of the Parish of St. Charles and State of Louisiana
do for the sum of one dollar to me in hand paid by the said Bap
the receipt whereof is hereby acknowledged freely and fully by these
presents convey and make over to the said Bap all and singular my said
right, and I do further bind myself my heirs and assigns to warrant
a quiet claim in said dower to the said Isaac R. Bap his heirs and assigns
forever,

In testimony whereof I have hereunto set my hand and
seal this 9th day of September one thousand eight hundred and forty six (1846)

The State of Mississippi

Elija D. Hanna

Madison County ss Personally appeared before me John J. Cannon

clock of the Probate Court of said County Eliza D. Hanna wife of John M. Hanna, and on a private examination, separate and apart from her husband acknowledged that she signed sealed and delivered the foregoing deed on the day and for the purposes therein specified 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 25th day of November AD 1847
John D. Garrison

Seal

A. S. Parker & wife Received for Record 30th November 1847 & Recorded 26th January 1848

Deed
Chas. D. Bell } This Indenture, made and entered into this 30th day of November AD. 1847. between A. S. Parker and his wife Pamela Parker of the first part, and Chas. D. Bell of the second part, all of the County of Madison and State of Mississippi. Witnesseth, that the said party of the first part for and in consideration of the sum of Four hundred and twenty five dollars paid and to be paid as follows, viz Two hundred dollars Cash in hand, paid the amount thereof is hereby acknowledged, and the sum of Two hundred and twenty five dollars due and payable twelve months after date, and dated 1st January 1848) have this day granted, bargain and sold and by these presents do grant, bargain sell and convey unto the 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 described as follows. Viz Beginning at the South East Corner of a Sub of ground, conveyed to and now owned by Samuel L. Morely. Thence running due West to the Margin of Union Street as extended by John Driscoll, thence due South along said Street One hundred feet to a stake, thence due East about four hundred feet to Liberty Street, thence due North One hundred feet to the beginning, together with all and singular the appurtenances thereto belonging, To have and to hold: said Premises with the appurtenances unto said party of the second part, his heirs Executors administrators and assigns forever, by these Presents, the party of the first part reserving a Lien on said Premises until the payment of the note above referred to;

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

A. S. Parker Seal
Pamela Parker Seal

The State of Mississippi }
Madison County set } Personally appeared before me John D. Garrison clock of the Probate Court of said County A. S. Parker and Pamela Parker 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 Pamela Parker, wife of said A. S. Parker 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 force threats or Compulsion of her said husband, Given under my hand and seal

seal of Office at Canton this 30th Day of November A.D. 1847
John J. Cannon Clerk

John M. Wylie Received for Recd. 29th November 1847 & Recorded 26th January 1848

Bill of sale { State of Mississippi }
Madison County } Know all men by these Presents, that I James
M. Wylie, of the County and State aforesaid, for and in Consideration of the
sum of five hundred and twenty four dollars and ninety six Cents to me
in hand paid, the receipt whereof is hereby acknowledged, have bargained sold
and delivered, and by these Presents do bargain sell and deliver unto Matthew
M. Gillespie a Certain Negro Woman named Matilda, and her Child Emeline
Slaves for life - To have and to hold the said Negro Woman and her Child to
be the said Matthew M. Gillespie her heirs and assigns forever, and the said James
M. Wylie doth warrant and defend the title to the said Negroes to be the said
Matthew M. Gillespie her heirs and assigns forever.

In Witness Whereof, I have hereunto set my hand and affixed
my hand seal, August 10th 1846

Attest Tho. H. Gillespie

John M. Wylie

The State of Mississippi }
Madison County ss } Personally appeared before me John J. Cannon Clerk
of the Probate Court of said County James M. Wylie who acknowledged that
the 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 29th Day of November A.D. 1847

John J. Cannon Clerk

M. M. Gillespie Received for Recd. 29th November 1847 & Recorded 26th January 1848

Bill of sale { State of Mississippi }
Madison County } Know all men by these Presents that I Matthew
M. Gillespie of the County & State aforesaid, for and in Consideration of the sum of
five hundred and twenty four dollars and ninety six Cents, to me in hand paid
the receipt whereof is hereby acknowledged, have bargained sold and delivered
and by these Presents do bargain sell and deliver unto Elizabeth E. Wylie, wife of
James M. Wylie, a Certain Negro Woman named Matilda and her Child Emeline and
Isabella Slaves for life - to have and to hold, the said Negro Woman and Children
to be the said Elizabeth E. Wylie her heirs and assigns forever, and the said Matthew
M. Gillespie, doth hereby warrant and defend the title of the said Negro woman
and Children to be the said Elizabeth E. Wylie her heirs and assigns against the claim
of her the said Matthew M. Gillespie, her heirs and assigns but none other,

In Witness Whereof, I have hereunto set my hand and affixed my
seal November the 27th 1847

Attest Tho. H. Gillespie

Matthew M. Gillespie

The State of Mississippi }
Madison County ss } Personally appeared before me John J. Cannon Clerk

the Probate Court of said County Thomas M. Gilchrist the subscribing witness to the foregoing deed who has duly sworn deposed and said that he saw Matthew M. Gilchrist whose name is subscribed unto signed and delivred the same on the day and for the purposes therein specified as he act and did, and that he this depoment, signed his name unto in a witness in the presence of the said Matthew M. Gilchrist, Given under my hand and seal of office at
 Clinton this 29th day of November A.D. 1847
 John J. Lammour Clerk

Columan Nichols Adm^r Received for Record 29th Novem^r 1847 & Recorded 26th Decem^r 1848
 Deed

Eli Nichols This Indenture, made and entered into this 25th day of October 1847, between Columan Nichols Adm^r of the Estate of Holland Webb De^d of the first part, and Eli Nichols of the second part: both of the County of Madison State of Mississippi. Witnesseth that whereas, at the Sept Term 1847 of the Probate Court of Madison County State aforesaid, the party of the first part as administrator aforesaid applied for and obtained an order and decree of sale of the following real Estate lying and being in the County of Madison State aforesaid belonging to said De^d: Viz, The South half West half North East quarter, and the South half West half South West quarter, all in section Seven Towns hip Two Range four East, Containing Eighty acs. more or less. And whereas in obedience to said order the said administrator after advertising as directed by him proceeded on this the 25th day of Oct^r 1847 to sell the above described tract or parcel of land to the highest bidder on a Credit of twelve months, at which said sale, the said Eli Nichols the party of the second part appeared and bid for said land the sum of Three hundred and two dollars, and the said party of the second part buy the highest bid for said land the same was struck off to him at the sum and upon the terms aforesaid, Now this Indenture, Witnesseth, that the said Columan Nichols the party of the first part Adm^r as aforesaid by virtue of the order of the Probate Court aforesaid, and for and in Consideration of the sum aforesaid, to him in hand paid or to come to be paid, the receipt whereof is hereby acknowledged, has granted bargained sold and conveyed, and by these Presents doth bargain sell and convey unto the said party of the second part, all the right title Claim and interest of which said Holland Webb did seise and possess of, in and to the above described and hereby granted Premises together with all the Incumbrances and appurtenances therunto belonging or in anywise appertaining, to have and to hold the above described land with the appurtenances to the said party of the second part his heirs and assigns, to his use their only use and benefit and behoof forever, And the said party of the first part as administrator as aforesaid doth Covenant to warrant and defend to the said party of the second part, all the right title Claim and interest which the said Webb had in his lifetime in and to said premises against all and every person or persons whatsoever Claiming or to Claim the same forever by these Presents, In testimony whereof the said Columan Nichols

Acted as aforesaid hath hereto set his hand and affixed his seal the day and year above written,

The State of Mississippi

Madison County set Personally appeared before me John J. Cummins Clerk of the Probate Court of said County Coleman Nichols Adm^r of Holland Webb Dec^d and acknowledged that he signed sealed and delivered the foregoing deed on the day and for the purposes therein specified as his act and deed.

Sealed

Given under my hand and seal of office at Canton this 24th day of November A.D. 1847

John J. Cummins Clerk

Sol^r Brandenburg King Received for Record 2nd December 1847 & Recorded 26th January 1848

Deed

Durr. M. Crutcher } This Indenture, made and entered into this 7th day of November in the year of Our Lord Eighteen hundred and forty five, between Isaac R. Sample, and Eliza Sample, his wife, George Calhoun, and Louisa Calhoun his wife, Christopher M. Howell, and Elizabeth Howell his wife, David Brandenburg, and Elizabeth Brandenburg his wife, Susan Brandenburg and Sally Brandenburg his wife, and Thomas S. Brandenburg of the first part, and Barr M. Crutcher and Maria Crutcher his wife of the second part. Albeit that, that the parties of the first part, for and in consideration of the sum of Twenty five hundred and fifty dollars to them paid by the parties of the second part, the receipt whereof is hereby acknowledged, have this day bargained and sold, and by these presents do bargain sell alien and convey and confirm to the parties of the second part, the following described lands lying and being in the County of Madison and State of Mississippi, and bounded as follows, to wit, Beginning at the South West Corner of a twenty acre tract of land lying near Canton conveyed to George Calhoun, by Willis Walton's wife running thence South twenty degrees East, 300 yards to a stake, thence South 400 yards to a stake, thence due East 440 yards to a stake, thence Northwest 695 yards to a stake on Sumner's South boundary line, thence West 526 yards to the beginning being a tract heretofore called the Racefield tract conveyed to B. L. Prichard by David McCombs as Sheriff of Madison County to which Deed together with a Plot or Survey of said land both of Record in the office of the Probate Court of Madison County, reference is here had, which tract of land contains by estimation 65 1/2 acres more or less, and which was conveyed by said B. L. Prichard and wife to Solomon Brandenburg, Also a certain tract or parcel of land containing thirty acres being the North half of the East half of the Northwest quarter of Section 31 Township 9 Range 3 East, (And also the West half of the North East quarter of Section 31) Township 9 Range 3 East, which last tracts were also conveyed by said Prichard wife to said Brandenburg - Also the East half of the North West quarter of Section Thirty Township 9 Range 3 East, containing 80 acres and heretofore conveyed to said Solomon Brandenburg by Samuel Gustus. To have and to hold the above described lands with all the appurtenances thereto belonging, or in any wise appertaining to the parties of the second part, and their heirs forever, And the parties of the first part, for themselves their heirs

Executus and ad ministratus apsign and set over to the parties of the second part, then his Executus ad ministratus and apsign all Covenants real running with said land, and warrant and defend the same against the Claim or Claims of all persons claiming by through or under them, and against the Claim or Claims of all and every person whatever; In testimony whereof, the parties of the first part have hereunto set their hands and affixed their seals the day and year first above written;

- Isaac R. Sample Seal
- Eliza M. Sample Seal
- George Leathorn Seal
- Louisa Leathorn Seal
- C. M. Howell Seal
- Elizabeth A. Howell Seal
- David Brandenburg Seal
- Elizabeth J. Brandenburg Seal
- Susan Brandenburg Seal
- Sally Brandenburg Seal
- Thomas S. Brandenburg Seal

The State of Mississippi
Madison County etc Personally appeared before me John J. Cassman Clerk of the Probate Court of said County. Isaac R. Sample, George Leathorn and Louisa Leathorn his wife, C. M. Howell, David Brandenburg, Susan Brandenburg, & Thomas S. Brandenburg who severally 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 Louisa the wife of said George Leathorn 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 8th day of November A.D. 1845
John J. Cassman Clerk

Commonwealth of Kentucky etc, I Armistead M. Churchill one of the Circuit Judges in and for the Commonwealth of Kentucky and sole Judge of the Trade Circuit Court do Certify that on this day Eliza Sample wife of Isaac R. Sample and Sally Brandenburg wife of Susan Brandenburg Personally appeared before me and signed and acknowledged the within Indenture to Burn M. Leitcher & wife to be their act and deed, and being examined by me Privily and apart from their husbands declared that they did truly and willingly seal and deliver said Indenture, without the fear threats or Compulsion of their husbands respectively, and wished not to retract it, but desired that the same should be Certified to the proper office for Record, having in my presence on said private examination relinquished their right in fee to the Parties Concerned.

Given under my hand at Brandenburg Ky. the 13th day of May 1846
A. M. Churchill Seal

State of Kentucky etc, I Armistead M. Churchill one of the Circuit Judges in and for the Commonwealth of Kentucky, and sole Judge of the Trade Circuit Court do Certify that on this day Elizabeth J. Brandenburg wife of David Brandenburg a party to the annexed Indenture or deed of bargain and sale to Burn M. Leitcher and wife. Personally appeared before me in the Town of Brandenburg & County.

of Meade, and signed sealed and acknowledged the said Indenture to be her act and deed, and the said Elizabeth being examined by me separate and apart from her husband declared that she did freely and willingly seal and deliver said writing and wishes not to retract it, and further acknowledged that she did without the fears, threats or Compulsion of her husband, relinquish all the right interest of Claim which she has in and to the Premises Conveyed in right of her own or otherwise and desired the said Deed should be Certified to the proper office of Record,

Given under my hand the 7th day of Nov^r 1846

A. M. Churchill Seal

Commonwealth of Kentucky
Meade County to Wit:

I Thomas M. Stitt a Justice of the Peace in and for the said County of Meade in the Commonwealth aforesaid, do hereby Certify that on this day Elizabeth A. Powell wife of Christopher M. Powell, a party to the annexed & foregoing Deed of Conveyance to Burr. St. Cemetery Personally appeared before me and acknowledged that she signed seal and deliver the said Conveyance in the day and year, therein mentioned, as and for her act & deed, and I do further Certify, that the said Elizabeth A. Powell in a private examination apart from her said husband acknowledged that she signed sealed & delivered the same as her voluntary act and deed, freely without any fears threats or Compulsion of her husband, Given under my hand this 3rd day of Nov^r 1847

Thos. M. Stitt J.P. Seal

Commonwealth of Kentucky
Meade County to Wit:

I William Farleigh Clerk of the Circuit Court of Meade County in the Commonwealth of Kentucky, do hereby Certify that Thomas M. Stitt whose name appears to the annexed Certificate, was at the time of signing the same, and still is, a duly appointed, qualified and Commissioned Justice of the Peace in and for said County Commonwealth, and that his acts as such are entitled to full faith and Credit, and that his said Certificate given under his hand and seal as above is in due form of Law, and his signature genuine, In testimony Whereof, I have hereunto set my hand and affixed my official seal

this 15th day of November 1847. of 36th year of the Court

Wm Farleigh Clk
Meade Circuit Court Ky

Seal

Arch^d McGhee Received for Record 7th December 1847 & Recorded 27th January 1848
Deed

Wm. A. Baldwin This Indenture made and entered into this 6th day of December A.D. 1847 between Archibald McGhee and Cynthia J. McGhee his wife of the County of Stens, and William A. Baldwin of Madison County all of the state of Mississippi, witness that said Archibald and Cynthia J. McGhee for and in consideration of the sum of Two hundred dollars to them in hand paid the receipt Whereof is hereby acknowledged, that this day bargained and sold, sold, and by these Parties doth bargain and sell unto the said William A. Baldwin his heirs and assigns the following described tract or parcel of land being situated and lying in Madison County to wit the South half of the West of the North West quarter of Section thirty five in Township Ten of

Range four East. Containing in all forty acres be the same more or less. which
I and the said Archibald McGehee binds himself his heirs and assigns to warrant
and defend the title to the said William A. Baldwin his heirs and
assigns forever against the lawful Claim or Claims of Whomever.

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

Archibald McGehee Seal

Cynthia S. McGehee Seal

State of Mississippi
Hinds County ss } Personally appeared before me W. C. Page Deputy Clerk of the
High Court of Errors & Appeals of the said State of Mississippi the within named
Archibald McGehee who acknowledged that he signed sealed and delivered the
 foregoing deed on the day and year therein mentioned as his act and deed,

Also Personally appeared the within named Cynthia S. McGehee who on a
private examination separate and apart from her said husband, acknowledged that
she signed sealed and delivered the foregoing deed freely, without any fear threats or
compulsion of her said husband; as her act and deed,

Given under my hand and the seal of said High Court
this 6th day of December A.D. 1847

Seal

William C. Page Deputy
High Court of Errors & Appeals

B. M. Lemotter Attorney Received for Record 7th Decem^r 1847 & Recorded 27th January 1848

Power Attorney }
George Calhoun } Know all men by these presents that we, Burr M. Lemotter
and Maria Lemotter, his wife, Christopher M. Powell and Elizabeth Anne
Powell his wife, and Avon Brandenburg and Sally Brandenburg his
wife, have this day constituted and appointed, and by these presents do
constitute and appoint George Calhoun (of Canton Mississippi) our agent
and attorney in fact for us and in our names to do any and every act
which we could do in relation to a tract of about thirteen acres of land
lying near Canton Mississippi conveyed to the late Solomon Brandenburg
by John B. Howcott, and wife and which passed to the heirs of the said
Solomon Brandenburg of whom we are a part, that the same lot which some
of the heirs of said Solomon Brandenburg conveyed, or certain conditions
being performed on his part to convey to - Clingman, we hereby authorize and
empower said Calhoun, in case said Clingman pays for said lot to convey
the same to him, or to convey to him in case he secures the payment, of which
security said Calhoun is to be the judge, We also authorize said Calhoun at
his discretion to rescind the Contract with Clingman, and sell and convey
the lot in our names to any one else, or if he sees fit, to modify the
Contract with Clingman - We in a word authorize him to do any and every
act touching said lot which we could do in proper person, and every act so
done in our names shall be as binding and obligatory on us as if done by
ourselves in proper person, with this single exception, that as in the dividing
the Estate of said Solomon Brandenburg, the said Burr M. Lemotter took the

home place and surrender to the other heirs, his and his wife's interest in said lot of a tract 13 acrs. of land aforesaid - the said Colborn is not to bind him and his wife in any warranty in the sale of said land, but as to them the deed is to be a quiet Claim Deed; as to the other parties to these presents he is authorized to warrant the title; we also authorize said Colborn to defend in our names, all and every suit which may be brought against us or any one on account of any note or other evidence of debt signed by said Solomon Brandenburg in his lifetime, and to use our names touching any suit arising thereon, and if in any future Proceeding, he shall deem it necessary to take any Case to the High Court of Errors and Appeals, we authorize him to sign our or any of our names to any Bond necessary for that purpose, we also authorize him to compromise any demand which may be set up or sued in against the Estate of said Solomon Brandenburg, or any person standing as his securities. Nothing however herein is to be construed as committing Lemuel and wife from the terms of the settlement of Record of the estate of said Solomon Brandenburg.

In testimony whereof, we have hereunto signed our hands and affixed our seals this first day of October 1847

B. B. Lemuel

M. Lemuel

C. M. Dowell

E. A. Dowell

Sarah Brandenburg

Sarah M. Brandenburg

Seal
Seal
Seal
Seal
Seal
Seal

Commonwealth
of Kentucky
Meade County ss

I Thomas M. Stith a Justice of the Peace in and for the County of Meade in the Commonwealth of Kentucky do hereby Certify that on this day Sarah M. Lemuel, Mester Lemuel, his wife, Christopher M. Dowell and Elizabeth Ann Dowell, his wife, and Sarah Brandenburg and Sally Brandenburg, his wife, personally appeared before me and acknowledged that they signed sealed and delivered the foregoing Power of Attorney on the day and year therein mentioned as their acts and deeds, and I do further Certify that the said Mester Lemuel, Elizabeth Ann Dowell, and Sally Brandenburg in a Private examination apart from their respective husbands severally acknowledged that they signed sealed and delivered the same as their voluntary act and deed freely without any fear threat or Compulsion of their husbands

Given under my hand and seal this 3rd day of Nov^r A.D. 1847

Thos M. Stith J. P. M. Co. Seal

Commonwealth of Kentucky
Meade County ss

I William Farleigh Clerk of the Circuit Court of Meade County in the Commonwealth of Kentucky, do hereby Certify that Thomas M. Stith or and was at the date of the foregoing Certificate a duly appointed qualified and disinterested Justice of the Peace in and for said County Commonwealth and that his acts as such are entitled to full faith and Credit, and that the said foregoing Certificate under his hand and seal is in due form of law.

Given under my hand and seal of Office this 15th day of Nov^r 1847

Wm Farleigh Clerk

Meade Circuit Court Ky

Seal

David Brandenburg Received for Record 7th December 1847 & recorded 27th January 1848
 Power Attorney
 George Calhoun } Knows all men by these Parents, that we David Brandenburg
 and Elizabeth Brandenburg, his wife have this day Constituted and appointed
 and by these Parents, do constitute and appoint George Calhoun (of Canton
 Mississippi) our agent and attorney in fact for us and in our names to do any
 and every act which we could do in relation to about thirteen acres of land
 lying near Canton Mississippi, conveyed to the late Solomon Brandenburg by
 John P. Stewart and wife and which passed by the will of said Solomon
 Brandenburg to said David Brandenburg and others, this is the same to her parcel
 of land which some of the devises of said Solomon Brandenburg conveyed (on
 certain conditions to convey to - Clingman, we hereby authorize said Calhoun in
 case said Clingman pay for said land, to convey it to him, or to convey to him
 in case he secures the payment, or to modify the contract, with the said Clingman
 or to rescind it, and sell to any one else, and convey it with covenant of
 Warranty, We also authorize said Calhoun to defend all suit or suits which
 may be brought against us (or any one in account of any transaction of
 said Brandenburg) and if necessary to sign the names of the said David
 Brandenburg to any, Bond, or bonds, or plead to take any such suit or suits
 to the High Court of Law and appeals - We also authorize him to compromise
 all Claims or demands which may be set up against the estate of
 the said Solomon Brandenburg, and all his acts shall be as binding and
 obligating on us as if done by ourselves in proper person.

In testimony Whereof, we have hereunto set our hands and
 affixed our seals this ninth day of November Eighteen hundred and forty seven

D. Brandenburg Seal
 E. B. Brandenburg Seal

State of Missouri }
 St. Louis County ss } This day personally appeared before me the undersigned
 a Justice of the Peace, for the state and County of said, David Brandenburg
 and Elizabeth Brandenburg, his wife, and acknowledged that they signed
 sealed and delivered the foregoing Power of Attorney, on the day and year there-
 in mentioned as their act and deed; and I do further Certify that the
 said Elizabeth Brandenburg, on a Private examination apart from her husband
 acknowledged that she signed sealed and delivered the same as her act and
 deed, freely, without any fear, threats or Compulsion, of her husband,
 Given under my hand and seal this ninth day
 of November Eighteen hundred and forty seven.

State of Missouri }
 St. Louis County ss } I Stephen D. Barlow Clerk of the County Court in the
 County of St. Louis and state of Missouri, do Certify that John W. McColvin is
 and was at the date of the foregoing Certificate, a Justice of the Peace duly qual-
 ified and Commissioned in and for said County and state, and that his acts
 as such are entitled to full faith and Credit, and that the said foregoing Certi-
 ficate is in due form of law, and that the signature therein is genuine,

John W. McColvin Justice of the Peace Seal

Given under my hand and seal of Office on this 10th day of November in the year of our

Seal Lord One thousand Eight hundred and forty seven
 Stephen D. Barlow Clerk

Thos. Brandenburg Received for Record 11th of Recorded 27th January 1848

Town Attorney
George Calhoun

I know all men by these Parents, that I Thomas Brandenburg have this day appointed, and do hereby nominate and appoint George Calhoun of Canton Mississippi, my agent and attorney in fact, for me and in my name to sell and convey all my interest as heir or devisee of the late Solomon Brandenburg in and to a certain small tract of land lying near said Town of Canton in the state of Mississippi, containing about thirteen acres, and being the same land which John B. Newcott and wife heretofore conveyed to said Solomon Brandenburg, by deed of Record in the Office of the Clerk of the Probate Court of Madison County in the said State, this is the same land which some of the heirs of said Solomon Brandenburg, covenanted on certain conditions being performed on his part, to convey to — Clingman I also authorize and empower said Calhoun, in case said Clingman, pays for said lot, to convey the same to him or to convey to him in case he secures the payment, of which security said Calhoun is to be the Judge, I also authorize said Calhoun, at his discretion, to rescind the Contract with Clingman, and sell and convey to any one else, or if he sees fit, to modify the Contract with Clingman, in a word to do any and every act touching said lot, which if I could do, and any act so done shall be binding on me, I also authorize said Calhoun to compromise any demand which may be set up against the estate of said Solomon Brandenburg or any one as his security, and to defend any suit or suits, which may be brought against them or said estate, and to sign my name to any writ of Error Bond necessary to take such suit or suits, should any be brought, to the High Court of Errors and Appeals, Given under my hand and seal this 29th day of December A.D. 1847

State of Mississippi

Washington County ss

Personally appeared before me Melville L. Roberts, Clerk of the Probate Court of said County, the within named Thomas Brandenburg who acknowledged that he signed sealed and delivered the within instrument, on the day and year therein mentioned as his act and deed.

Given under my hand, and the seal of said Court this 29th day of December A.D. 1847
M. L. Roberts Clk

Sealed

Mary Allen Received for Record 8th December 1847 & Recorded 27th January 1848

Deed

A. W. Macgroom This indenture, made and entered into this thirty first day of December in the year of our Lord, one thousand eight hundred and forty five, between Mary Allen, of the County of Madison State of Mississippi, of the one part, and Abraham W. Macgroom of the County of Adams, State of Mississippi of the other; Witnesseth, that the said Mary Allen, for and in consideration of the sum of Two hundred & fifty dollars to her in hand paid before the sealing & delivery of this deed, the receipt of which is hereby acknowledged, hath granted, bargained sold and conveyed, and by these Parents, doth grant bargain

and sell and convey unto the said Macgowan, the following tract or parcels of land all being in the County of Madison State of Mississippi to wit: The West half of South West quarter of Section thirty six Township 8 Range 2 East Containing in all seventy six acres Eighty one hundredths, more or less To have and to hold the same from all persons Claiming or to Claim through or under him and will forever warrant and defend title to the same,

In Witness whereof, I have hereunto set my hand and seal the year and date above written, Mary Allen Exrat

The State of Mississippi By her Attorney in fact C. W. Allen
Madison County Personally appeared before me John J. Lawrence Clerk of the Probate Court of said County, Mary Allen, by Chas. W. Allen her attorney in fact, 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 Attorney in fact.

Given under my hand and seal of Office At Canton this 16th Day of January A.D. 1847 John J. Lawrence Clerk

A. M. Macgowan Received for Record 8th December 1847 of Record 28th January 1848

Gabriel W. Davis This Indenture made and entered into this Eighteenth day of February in the year of our Lord Eighteen hundred and forty seven, between Abraham W. Macgowan of the County of Madison State of Mississippi of the first part, and Gabriel W. Davis, of the same County of State of the second part, Witnesseth, that the said party of the first part, for and in Consideration of the sum of Two hundred fifty dollars, to him in hand paid before the sealing & delivery of these presents, the receipt whereof is hereby acknowledged, hath granted, bargained, sold, aliened, conveyed, and by these presents doth grant, bargain, sell, alien & convey unto the said party of the second part his heirs & assigns, the following tract or parcel of land lying in the County of Madison State of Mississippi to wit: The West 1/2 of S 1/4 of Sec 36 Township 8 Range 2 East Containing Seventy six 80/100 acres more or less To have and to hold the same from all persons Claiming, or to Claim, to or under him the said party of the first part, if for the same he agrees to and with the said party of the second part, that he will forever warrant and defend the title to the same, In testimony whereof, the said party of the first part has hereunto set his hand & seal the day & year above written.

The State of Mississippi A. M. Macgowan Exrat
Madison County Personally appeared before me Garrett Goodloe an acting Justice of the Peace in & for said County, the above named Abraham W. Macgowan who acknowledged, that he signed sealed & delivered, the foregoing deed of Conveyance on the day & date therein mentioned for the purposes specified.

Given under my hand and seal this 22nd day of February A.D. 1847 Garrett Goodloe Justice of the Peace Exrat