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one and same on the acts of the same acting Justice of the peace in and for said  
county duly commissioned and sworn. In testimony whereof I have hereunto affixed  
the seal of said county and subscribed my name at Court house this 27<sup>th</sup> day of Dec. 1818  
S. Key P. P. 1818

Alabama Territory of the United States Deacons County

I S. Key of the said Justice of the peace of the county of said county hereby certify  
Henry Miller whose name is subscribed to the within certificate is and was at the  
act of the same clerk of the county court of said county and that full faith  
and credit is and ought to be given to his official acts as such. In testimony  
whereof I have hereunto set my hand and seal at the said Court this 27<sup>th</sup> day  
of December 1818.  
S. Key P. P. 1818

At a Court held for Deacons County at the Court house the 25<sup>th</sup> day of January  
1818. This relinquishment was called for from Madison County in the Alabama  
Territory and ordered to be recorded. J. H. P. P. 1818

Martins  
to S. Key  
Name

This INDEMNITY made and entered into this twenty fourth day of January in the  
and eighth year of Stephen Martin of the County of Bedford of the one part and John Nance of  
said County of the other part (Witnesseth that the said Stephen Martin for and in consideration of  
the sum of Two Hundred and seventy five dollars to him in hand paid by the said John Nance  
the receipt of which is hereby acknowledged, hath granted, bargained and sold and by these presents  
doth grant, bargain, alien, sell, give, confirm and hold unto the said John Nance his heirs executors admors  
and assigns and certain tract or parcel of land lying and being in the County of Bedford and situated  
between the lands of Isaac Wildman Thomas Hunderant Subel Manly Jeff. Johnston  
and Peter Burgardine do containing one hundred and fifty acres he the same more or less. So have  
I the said Stephen Martin with all the rights, privileges and appurtenances thereto belonging  
unto the said John Nance his heirs executors admors and assigns given, and he the said  
Stephen Martin his heirs executors or administrators the right and title unto the said land and premises  
as in few simple words hereunto set his hand and seal this twenty day and year above written.  
Acknowleged in presence of  
Stephen Martin  
Elizabeth Martin

Deacons County West. We Nicholas Robinson and John Hunderant Justices of the Peace in the County  
of said in the State of Virginia do hereby certify that Stephen Martin parties to the within deed of  
Conveyance hath duly acknowledged the same before us and Elizabeth Martin the wife of Stephen  
Martin being examined by us privately and apart from her husband Stephen Martin and having the  
within deed fully explained to her she the said Elizabeth Martin acknowledged the same to be  
her act and deed and declared that she willingly signed sealed and delivered the same and that  
she wished not to retract it, given under our hands and seals this 25<sup>th</sup> day of January 1818  
Nicholas Robinson  
John Hunderant

At a Court held for Deacons County at the Court house the 25<sup>th</sup> day of January 1818 this instrument of  
bargain and sale between Stephen Martin and Elizabeth his wife of the one part and John Nance of  
the other was testified by two Magistrates and ordered to be recorded. J. H. P. P. 1818

Reynolds

This INDEMNITY made and entered into this tenth day of June in the year of our Lord  
one thousand eight hundred and seventh between Jure Reynolds and Mary his Wife Alexander  
Blufford Reynolds and Samina his Wife and George Stanley Manly in fact for Henry Currey of the one part

and John Schappell and Balow McDaniel of the other part (Witnesseth that the said Jess Reynolds and Mary his wife Alexander Reynolds and Sumina his wife of the County of Bedford and George Stanley of the said County Attorney in fact for any term of the County of Madison and State of Kentucky for and in Consideration of the sum of three thousand three hundred and ninety four Dollars and eighty seven cents &c. then in hand paid by the said John Schappell of the County of Charlotte and Balow McDaniel of the County of Bedford the receipt whereof is hereby acknowledged have granted bargained sold conveyed confirmed and allied unto the said John Schappell and Balow McDaniel three fourths of a certain undivided tract or parcel of land situate lying and being in the County of Bedford between Judges and Flemming's Mountains in the head waters of Indian Creek and adjoining the lands of the said Schappell and McDaniel and Joshua Bright it being the same whereon Charles Bright died (family line) and containing by a late survey five hundred and sixty seven and a half Acres except one Acre including the ground as plat reported by the Commissioners appointed to divide the real and personal Estates of Joshua Bright Dec

Which said three fourths of the said undivided tract or parcel of land as aforesaid containing two hundred and sixty seven and a half Acres with the right of Runson and Runsons to have and to hold the said three fourths of the said undivided tract or parcel of land as aforesaid except as before excepted together with all & every of the appurtenances in any wise appertaining to the said John Schappell and Balow McDaniel their heirs and assigns forever and the said Jess Reynolds and Mary his wife Alexander Reynolds and Sumina his wife and George Stanley Attorney in fact for any term for their lives and assigns & administrators the said three fourths of said undivided tract or parcel of land as aforesaid and every part thereof except before excepted lying and being as aforesaid against themselves and against every other person or persons whatsoever that may now or shall at any time hereafter claim under by or through all any or either of them or any other person or persons whatsoever to the said John Schappell and Balow McDaniel their heirs & assigns shall and will warrant and defend by their persons in witness whereof the said Jess Reynolds and Mary his wife Alexander Reynolds and Sumina his wife and George Stanley Attorney in fact for any term have hereunto set their hands and affixed their seals the day and year first above written.

signed sealed & delivered in the presence of

Jess Reynolds (seal)  
 Mary + Reynolds (seal)  
 mark  
 Alexander Reynolds (seal)  
 Au  
 Sumina + Reynolds (seal)  
 mark  
 George Stanley (seal)  
 atty for any term

Bedford County to Wit

We Samuel W. W. Davis and Nathl Mansson magistrates of the County of Bedford do hereby certify that Jess Reynolds and Mary Reynolds his wife parties to the within conveyance have duly acknowledged the same before us this 17th day of June in the year eighteen hundred and sixteen and directed us to certify the same acknowledged unto the Clerk of the County of Bedford in order that the conveyance may be recorded witness our hands and seals the day and year above written.

Samuel W. W. Davis (seal)  
 Nathl Mansson (seal)

Bedford County to Wit

We Nathaniel S. Mansson and Samuel W. W. Davis magistrates of the said County do hereby certify that Alexander Reynolds and his wife Sumina parties to the within conveyance have duly acknowledged the same before us this 17th day of June 1817 and directed us to certify the same acknowledged unto the Clerk of the County of Bedford in order that the conveyance may be recorded witness our hands and seals this day and year above written.

Nathl S. Mansson (seal)  
 Samuel W. W. Davis (seal)

Bedford County to Wit

We Samuel W. W. Davis and Nathl Mansson Justices of the Peace for the County of Bedford do hereby certify that Mary the wife of Jess Reynolds parties to the within deed for the conveyance of real estate to John Schappell & Balow McDaniel bearing date the 17th day of June 1817 and hereunto annexed personally appeared before us in our County aforesaid and being examined by us privately and apart from her husband and having this deed aforesaid fully explained to her she the said