

Hurrell R. J. To all to whom these presents shall come I  
do Robert J. Hurrell, his d<sup>r</sup> & g<sup>r</sup>nd son, know  
ye that I the said Robert J. Hurrell for  
and in consideration of the premises here-  
after mentioned and for the further  
consideration of one hundred Dollars to me  
in hand paid by Mr. L. Lee and Supreme  
Lee, of Shelly County and State of Alab-  
ama, at or before the rendering or deliv-  
ing of these presents, the receipt whereof

I do hereby acknowledge have granted bargained  
 sold, and do grant, bargain & sell unto the  
 said William L. Lee, my granee see this his  
 executors, administrators and assigns, all the goods  
 household stuff, implements and furniture and  
 all other the goods and chattels herein after men-  
 tioned, that is to say his bed stads three feather  
 beds & furniture w<sup>t</sup> seven Rose blankets his pair  
 sheets, three quilts and ten counterpanes also one  
 large and one small pot, his hats, three  
 ovens, also one pine cupboard & furniture also one  
 bay horse, Gildon, with a white fore and one  
 lady's saddle, now remaining, and being in  
 the possession of the said Robert J. Farrell to  
 have and to hold all and singular the goods house-  
 hold stuffs and furniture and other the premises  
 above bargained and sold or mentioned or in-  
 tended so to be to the said William L. Lee and  
 Ingram Lee, their executors, administrators or  
 assigns forever. And I the said Robert J. Farrell  
 for myself my heirs, executors and adminis-  
 trators all and singular the said goods & unto  
 the said William L. Lee and Ingram Lee their  
 executors, administrators and assigns against  
 me the said Robert J. Farrell my executors and  
 administrators and against all and every other per-  
 son and persons whomsoever shall and will war-  
 rant and forever defend by these presents,  
 provided always and it is hereby agreed between  
 the said parties to these presents, that whenever  
 the said William L. Lee and Ingram Lee, stands  
 jointly bound unto the said Robert J. Farrell  
 to Maltheus McLaughlin assignee of James L.  
 Shilman in his appeals, bonds, amounting to  
 sixty seven Dollars bonds etc & interest which  
 sum is now pending in the Circuit Court of  
 Philly County, and if the said Maltheus Mc-  
 Laughlin should owe the said sum  
 unto the said Robert J. Farrell and that the  
 said Robert J. Farrell my executors &c. or any  
 of us, do and shall will and truly pay or  
 cause to be paid unto the said Maltheus Mc-  
 Laughlin his debt, costs and damages, and  
 save the Williams L. Lee, & Ingram Lee  
 themselves, in and about the prosecuting the  
 appeal and in case the said Maltheus Mc-

Langhlin assigns as aforesaid shall and will  
 the said Robert J. Farrell in the said appeal  
 then indemnify the said William L. Lee  
 and Ingram Lee, and save them harmless  
 from the said Matthew M<sup>o</sup>Langhlin or his  
 executors, administrators and assigns from  
 any liability on their appeal bonds in these  
 premises, and whereas the herein bond shall  
 be and become void and I the said Robert J.  
 Farrell, for myself my executors, adminis-  
 trators and assigns do agree with the said  
 William L. Lee, and Ingram Lee, their ex-  
 ecutors, administrators and assigns that in case  
 default shall be made in presenting said  
 appeals, or not paying of any of the judg-  
 ments, if any should be rendered in said  
 suit against the said William L. Lee and  
 Ingram Lee at the time the same ought to be  
 paid it shall and may be lawful for the  
 said William L. Lee, & Ingram Lee their  
 executors, administrators assigns with any  
 person or persons, as he or they may think  
 fit to and come unto the dwelling house  
 and premises of the said Robert J. Farrell  
 wherein the said goods & chattels are or may  
 be held or placed and there to fetch and  
 carry away the said goods & chattels and  
 to sell and dispose of the same, for the best  
 price, which they can obtain and out of  
 the money to arise by sale thereof to  
 pay & such judgment & cost as may be  
 rendered against them on said appeal  
 bonds, and all costs & charges, concerning the  
 same, herein and therein, to me the said R. J.  
 J. Farrell, my executors &c. the over plus of  
 any thing to the contrary notwithstanding  
 and until default be made in payment  
 of the aforesaid sum of money or the parties  
 made liable on the appeal bonds I the  
 Robert J. Farrell am to remain in the  
 quiet and peaceable possession of the aforesaid  
 goods & chattels and in the full and  
 free enjoyment of the same.  
 In witness whereof I have set my  
 hand and seal this 16<sup>th</sup> day of December 1821.

Robert J. Farrell. Test.

The State of Alabama. Before me Hazad Little  
Shelby County. I find & Daniel E. Watson  
the Justis of the Peace, for Shelby County, per-  
sonally appeared before me Robert J. Hall  
and acknowledged that he signed sealed and de-  
livered the within deed for the purpose herein  
mention'd the 2<sup>nd</sup> November 1829.

Hazard Littlefield, D. E. Watson, Justis of Peace,  
Recd for record the 29<sup>th</sup> January 1830, and recorded the  
10<sup>th</sup> August, 1831. Q. B. Davis Clerk.