

Horton Willie This Indenture, made and entered into this 19th day of February, 1854, between Willie Horton of the first part and Nancy C. Horton, widow and relict of Miel I. Horton dec'd, and the children and heirs at law of the said Miel I. Horton dec'd, of the second part, witnesseth: That whereas, heretofore, in the life-time of said Miel I. Horton, the said Miel I. and Willie Horton, to wit on the 2nd day of October, 1855, purchased jointly of one Charles Prein the following described lands, to wit: the North East fourth of Section thirty-three (33) and the East half of the S.W. 1/4 of Section thirty-four (34) in Township twenty-one of Range one East, and took a Deed thereto to them jointly; that afterwards the said Miel I. Horton and Willie Horton divided said land and mutually agreed upon lines dividing said land and each went into possession of their separate parts of said lands, and so continued to occupy and hold each his separate part up to the death of said Miel I. Horton, but no Deeds were ever executed between them and in said division the lines agreed upon between

is described in a plat made by one David N. Gray, County Surveyor of said county, and recorded in the office of the Judge of Probate of Shelby county, as follows, to wit - beginning at a corner marked ~~L in said plat toward West line of~~  
 L in said plat thence West line G to a corner marked R  
 thence South to a corner marked I thence East to the Eastern boundary of Section 33 thence North to the beginning of the N.E.  $\frac{1}{4}$  of Section 33 and the South end of the East half of the S.W.  $\frac{1}{4}$  south of a line represented in said plat marked R and so much of said S.  $\frac{1}{4}$  of ~~S.E.~~  
 S.W.  $\frac{1}{4}$  of Section 34 as lies West of a line commencing at M on said plat to said Mile I. Horton. Now the said party of the first part in consideration of the premises hereby ratifies and confirms said agreement and conveyance and confirms and forever quit claims to the said parties of the second part the said land so described in said plat and so held, owned and claimed by said Mile I. Horton in his life-time, and hereby binds himself, his heirs and assigns forever to quit claim to the said heirs at law of the said mile I. Horton the said land and premises. Given under my hand and seal this day and year above written.

Attest: S. A. McClanahan

Wylie Horton.

John Strain

The State of Alabama, I, J. M. McClanahan, Judge of Probate for said county, hereby certify that S. A. McClanahan, a subscribing witness to the foregoing conveyance, known to me, appeared before me on this day, and being sworn stated that Wylie Horton, the grantor in the conveyance, voluntarily executed the same in his presence and in the presence of the other subscribing witness on the day the same bears date; that he attested the same in the presence of the grantor and of the other witness, and that such other witness subscribed his name as witness in his presence. Given under my hand this 24th day of February,

A. D. 1854.

J. M. McClanahan, Judge of Probate.

Filed & recorded Feb. 24th, 1854.

J. M. McClanahan, Judge of Probate.