

granted Bargained Sold aliened and confirmed; and by these presents doth give grant  
 Bargain Sell alien and confirm unto the Said John C Ray a part of One Several tracts of land mentioned  
 in a deed made by John S Copeland to John C Ray and George M Thompson containing one hundred  
 and seventy five acres more or less and bounded as follows to wit Beginning at a White-oak standing in  
 the South boundary of a 200 acre Survey made in the name of John S Copeland a conditional corner  
 between John C Ray and George M Thompson; thence Northward with the dry branch a con-  
 ditional line between John C Ray and George M Thompson to a hickory corner; thence Westwardly  
 to a poplar; thence northwardly to a black gum a conditional corner; thence Westwardly cross-  
 -ing the mountain to the dry branch; thence up the branch to or near the head; thence westwardly  
 to a suckery black gum and poplar the north east corner of a 200 acre Survey made in the name of  
 John S Copeland; thence East one hundred poles to a slate and two dogwoods corner; thence east with  
 Samuel Dickenson's line eighty seven poles to a slate; thence South 27° west with the mountain direction  
 and forty eight poles to a slate; thence Southwardly to Samuel Dickenson's corner; thence East with  
 the same to a black-oak corner; the north east corner of one of the above mentioned tracts; thence South to a  
 white-oak the south east corner of a 200 acre Survey made in the name of John S Copeland; thence West  
 with the same to the Beginning; including in said tracts one hundred and seventy five acres to the same  
 more or less including the place where said Thompson now lives on to have and to hold the aforesaid land  
 and bargained premises of in and to the same belonging; to the only proper use and behoof of him the said  
 John C Ray his heirs and assigns forever; and the said George M Thompson for himself his heirs executors  
 and administrators doth covenant and agree with the said John C Ray his heirs and assigns that the before  
 recited land and bargained premises he will warrant and forever defend against the write title interest  
 or claim of all and every person whatsoever. In witness whereof the said George M Thompson hath hereunto set  
 his hand and affixed his seal the day and year above written in pursant George M. Thompson. Esq.  
 of WMA office Personnally appeared before me William G Turner Clerk of the  
 County Court of said County George M Thompson the subscriber with  
 James Gilliland <sup>his mark</sup> whom I am personally acquainted; and whoe I knowledged that he executed  
 Carter County <sup>the</sup> above and subswear did upon the day it bears date and for the purposes  
 herein contained given under my hand at office the 6<sup>th</sup> day of December 1847  
 William G Turner Clerk

The foregoing is a correct registry of a deed of bargain & sale &c of the certificate thereon of its acknowledgment  
 wherein George M Thompson appears as the bargainer to John C Ray & the same was registered before  
 on the twenty fourth day of February A D one thousand eight hundred & forty eight to the said deed  
 was filed in this my office on the eighth day of December last 1847 at one o'clock P.M in foliation  
 Book A page twenty nine

John Kelly Register

James Gilliland	
Said Gilliland	
has	
two tracts held by Grants	
to	
the	
situation	
in	
the waters of Spring Creek	
Willis Robertson	

This Indenture made and entered into between James Gilliland of the one part and  
 Willis Robertson of the other parts both of the County of Carter and State of  
 Tennessee witnesseth, That the said James Gilliland for ever his part for an  
 sum consideration of the sum of two hundred dollars to have in hand paid  
 the receipt whereof is now acknowledged, have this day bargained and sold  
 unto the said Willis Robertson his heirs and assigns certain lands comprised  
 of two tracts lying and being in the said County of Carter and in the

waters of Spring Creek and bounded as follows Beginning on an ash tree at the foot of the mountain turning  
 down the descent with a conditional line to a black gum; then with said conditional line to a fence standing  
 between said Gilliland and Philip Copeland; thence with said fence round near where Joseph Bell now lies  
 thence with said fence including all the improvements found to the beginning containing thirty acres so supposed  
 more or less being part of a 100 acre tract now owned by Philip Copeland. Also one other tract situated lying and being in

The Said Boundary of certain  $\frac{1}{4}$  State of Tennessee on the Waters of Spring Creek; and bounded as follows Beginning at two Hickories Allen Gillelands South West Corner; running thence West 4 poles to a small dogwood & pointer on Joseph Andersons East Boundary line; thence North with the same eighty two poles to 2 black oaks said Andersons North East corner; thence West the Said Andersons North Boundary line thirty six poles to a small black Gum; and black Gum  $\frac{1}{4}$  Hickory pointers on the East Boundary line of a tract Surveyed in the name of Jessie Conway; north with the same sixty two poles to a Stake  $\frac{1}{4}$  two Hickories and black oak pointers said Conway's corner; thence West with said Conways North Boundary line to include a cabin that Wm. D. Daniels built; then East with the big road to the West Boundary line of Gilleland's 200 acre Survey; thence South with that line to the Beginning containing thirty acres more or less supposed in all. The Said Wm. Robertson with all the crops growing on said lands for himself his heirs, and to have and to hold the before recited lands and bargained premises; with all and singular the fixtures and hereditaments thereunto belonging or in any wise appertaining to the only proper use and benefit of him the Said Robertson his heirs and assigns; And the Said Gilleland doth hereby and by these presents with warrant and defend the before recited and bargained premises against the claim or claims of all and every person or persons claiming through and by the Said Gilleland his heirs and assigns; and against no person else; in Testimony whereof I the Said Gilleland have hereunto set my hand and affixed my Seal this 15<sup>th</sup> day of December A.D. 1847

James Gilleland Seal

State of Tennessee Personally appeared before me William H. Turner Clerk of the County Court Cruton County for said County James Gilleland the above Conveyee with whom I am personally acquainted & who acknowledged that he executed the within above deed of conveyance on the day it bears date for the purposes therein contained witness my hand at office the 28<sup>th</sup> of December 1847 Wm. H. Turner Clerk

The foregoing is a correct registry of a deed made by James Gilleland  $\frac{1}{4}$  of the certificate wherein  $\frac{1}{4}$  the same was registered the on the twenty fourth day of February A.D. one thousand eight hundred & forty eight which was filed for registration on the 28<sup>th</sup> twenty eighth day of December last 1847 at one o'clock P.M. in Relation Book A page twenty nine John Kennedy Register

Thomas Crawford

Bond to convey 160  
acres of land where the  
obligor then lived on the  
Waters of Flat Creek

James Boyd

Know all men by these presents that I Thomas Crawford of the State of Tennessee, Cruton County am held and firmly bound unto James Boyd of the State and County aforesaid in the sum of three hundred and sixty dollars; which payment well and truly to be made; I bind myself my heirs unto the said Boyd his heirs and assigns forever. Witness my hand and seal this 29<sup>th</sup> day of December 1847.

And seal this 29<sup>th</sup> day of December 1847. The condition of the above obligation is such should the above Thomas Crawford make or cause or cause to be made a good and lawful deed of conveyance to a certain tract or parcel of land on which lie the said Crawford now lies being a part of a six hundred and forty acre tract lying east of Flat Creek formerly owned by Jacob Smither; supposed to be one hundred and forty acres to the same more or less. Witness my hand and seal this the 29<sup>th</sup> day of December 1847.

Attest H. M. Allen

John S. Pricey

Personally appeared before me William H. Turner Clerk of the County Court for said County; Thomas Crawford the Cruton County within obligor; with whom I am personally acquainted & who acknowledged that he executed the within Bond on the day it bears date for the purposes therein contained witness my hand at office this 30<sup>th</sup> day of December 1847

Thomas Crawford Seal

W. H. Turner Clerk