

with thirty nine and 3/4 acres East, three and 1/2 chains,
thence down the right branch thence east ten chains to the
corner of the joining part of the S.W. 1/4 of section 22 except
to make thereof as is described by the following words and
bounds, commencing on the William boundary line of above
the stream and thence East forty eight hunting two
and three along said boundary North to the corner of said
quarter section, thence East along the section boundary
line of said quarter section to where the Division and
Whitlock East touch the said boundary, thence North
West along said East to the line of the survey, the West
part of the S.W. 1/4 of section 22, and 20 1/2th acre off of the
west line of section 22, extending to the line of
line, the section East, being 2 1/2th acre of section 22,
lying North of the Division line, the 1/4th section East
of the North part of said section 22, except being away
that part of section 22 and the S.W. 1/4 of section 22 and the
township of Range 1 East, and containing in all four
two hundred and thirty three acres, the line
was in the City of Woodville, in said County, being
Sec. 12, 13, 14, 15, 16, 17, containingly but each within
two blocks, and running back to the joining on
Lyons Street, containing 1 1/2 acres, and conveyed by
of a separate specific deed instrument, by S.W. 1/4 of
Section 22, 1868 and recorded in the 68th State Court
of said County, and in further confirmation of the
premises the said Whitlock East and Division, and the
rest of the portion of the said William Section two,
plantation, together with the rest and together with
thereon, and all of the above in action, will be and
into testimony and record evidence are and
perpetual, we have now to make the rest of the above
last, that the personal property agreement, and the
division in return, some, bills, notes, and accounts
are and remain with the said William Section 22
division, for the date and date of the
above, we are now to make the rest of the
the said William Section two, and subject to the above
and following, but of the part records called by the
said Grant, he shall pay thirty five and three
for writing this deed, and the same shall be out of
the party concerned at the last day of the date
William of Division, and that shall be done by the