

of said section, thence North along the section line fifty six chains to a stake, thence West seventeen chains and eighty six links to a stake, thence South along the dividing line between said Jordan and Mrs. Temperance Fennell, fifty six chains to a stake, in the Southern boundary line of said section, thence along said line West seventeen chains and eighty six links to the beginning, and containing one hundred acres, and also the tract or parcel of land known and described as the Mastin House Tract and bounded by the lands of Samuel Ward and Alexander F. Jones, and being the same purchased in part from Isaac Parker, and in part from Henry Moore by Bartholomew Jordan, late of said County deceased, and excepting of said tract so much thereof as by the last will and testament of Henry Jordan deceased, was bequeathed to his widow, and excepting also the portion thereof conveyed by the said Bartholomew Jordan to the trustees of the Methodist Episcopal Church at Jordan's Chapel, and containing one hundred and forty acres more or less. And the said Jesse G. Jordan for the consideration aforesaid has this day likewise bargained, sold and delivered, and by these presents does bargain, sell and deliver unto the said party of the second part, the following described negro slaves, whom he warrants to be sound and healthy viz; Jerry, a man aged about seventy years, Howell, a man aged about forty seven years, Ben, a man aged about thirty eight years, Bob a man aged about thirty years, Reuben a man aged about thirty years, Aldennan, a man aged about twenty one years, Julius a man aged about twenty years, Jack a man aged about nineteen years, Jim a boy aged about thirteen years, Billy a boy aged about thirteen years, Kiniew, a boy aged about eleven years, John a boy aged about twelve years, Old John a man aged about fifty years, Amy, a woman, aged about twenty eight years and her two children, Laurie about three years old, and Simon about one year old, Berilda, a woman aged about twenty years and her three children, Aschael aged about five years, John aged about four years, and Milton aged about one year, Ellen a woman aged about twenty one years, and her three children, Lucy about five years old, Henry about four years old, and Bev about one year old, Ann, a woman aged about twenty three years old, and her three children, Lemuel about five years old, Mari about ten years old and Abram about two months old, Eliza a woman about thirty years old, and her child Charlott about two years old, Almira, a woman about thirty one year old, and her child Tom, about onemonth old, Martina a woman about twenty years old, Kitty a woman about nineteen years old, Mary a girl about twelve years old, Sally a woman about twenty two years old, Harriet a woman about twenty eight years, Hody, a woman about forty five years, Hall, a woman about seventy years old, Mazy, a woman about forty eight years old, Page a man about twenty years old. TO HAVE AND TO HOLD, the above described tracts or parcels of land, with the tenements and appurtenances thereunto belonging or in any wise appertaining unto the said party of the second part, his heirs and assigns from the said Jesse G. Jordan and his wife for themselves, their heirs, executors and administrators, do hereby and in consideration of the premises, warrant and will forever defend the title to the ~~above~~ aforesaid property unto the said party of the second part his heirs and assigns from and against the lawful claim, title or demand of all and every person or persons claiming or holding under them, and also against the lawful title, claim or demand of all and every person or persons who may hereafter claim or demand the same. IN TRUST NEVERTHELESS, that if the said Jesse G. Jordan, shall will and trustly pay and satisfy the said bonds as they become due and payable, with the costs hereof, then this indenture shall be null and void, if however the said Jesse G. Jordan