

his Executors Administrators or assigns that  
 in the said Attergins who transferred his bid  
 to J. S. Buford his Administrators or assigns  
 shall and may from time to time and at all  
 times hereafter have hold occupy possess and enjoy  
 the said premises with the appurtenances for and  
 clear of and from all incumbrances had made  
 done or committed by him the said Sheriff or  
 by his order means or procurement and he the  
 said J. S. Johnson Sheriff will warrant and defend  
 the same to the said Attergins who transferred  
 his Bid to J. S. Buford Executors Administrators  
 or assigns forever so far as his office of Sheriff  
 will admit and no further. in testimony  
 whereof the said J. S. Johnson Sheriff of said  
 County hath hereunto set his hand and seal  
 the day and year first above written.

signed sealed and delivered in presence of  
 W. M. Smith

C. A. Carlton Just - J. S. Johnson Sheriff

State of N. Carolina }  
 Judicil Court } August Term 1845.

The Execution of the within deed was duly  
 proven in open Court by the oath of C. A.  
 Carlton a subscribing witness, which it is recorded  
 Let it be registered. Just J. F. Alexander Clerk  
 Registered 29th Sept. 1845.

This Indenture made this 21st day of June in the  
 Eighteenth and forty five between Elias Platt of the  
 County of Iredell and State of North Carolina of  
 the one part and Joseph A. West of the County of  
 Burke and State of North Carolina of the other  
 part witnesseth that the said party of the first  
 part for and in consideration of the sum of  
 sixty nine dollars the receipt of which is hereby  
 acknowledged hath sold and conveyed and do  
 hereby sell and convey to the said party of the second  
 part all that Tract or parcels of Land lying in  
 the County of Iredell State of North Carolina  
 Bounded as follows beginning at a pine tree

Parker's corner then north with his line 80 poles to a  
 Red Oak sapling. then East 60 poles to a stake then  
 South Eighty poles to a stake on George McStay's line  
 then with his line West to the beginning containing  
 thirty acres on the waters of the Catawba River to  
 have and to hold the same with the appurtenances  
 thereto belonging to him the said party of the 2<sup>d</sup>  
 part his heirs and assigns forever and the said  
 party of the first part for the consideration aforesaid  
 doth hereby Covenant and agree to warrant and  
 defend the premises aforesaid to the said party of the  
 second part his Executors Administrators and assigns  
 against the claim and Entry of all persons what-  
 soever and do further Covenant that seized of  
 the premises in fee simple and has power to make  
 and Convey such an Estate by this Indenture  
 and has done the same by these presents in writing  
 whereof the said party of the first part has hereunto  
 set his hand and seal on the day and year  
 above written signed sealed and delivered in

presence of  
 Jacob Parker Junor Elias. Plott Secy  
 M Robinson

State of North Carolina

Greene County 3 August Term 1825

The Execution of the within and was duly  
 proven in open Court by the Oath of Jacob  
 Parker a subscribing witness thereto it is recorded  
 and ordered to be Registered

Registered 27<sup>th</sup> Sept. 1825. Just J. F. Alexander Clerk

This Indenture witnesseth that John M. Flowers hath  
 this day Bargained sold and delivered to Thomas Rott &  
 James Bond for and in Consideration of Five thousand  
 to him in hand paid by Thomas Rott & James Bond  
 the Receipt and payment of which is hereby acknowl-  
 edged and in further Consideration that they have  
 hereunto security for said John M. Flowers for the  
 sum of Eleven hundred and forty four dollars  
 in a note payable to J. P. Caldwell Administrator  
 of the Estate of George Flowers dec'd dated 18<sup>th</sup> Sept  
 1824. or thereabouts the said John M. Flowers for