

170
under influence of her said Husband, not seen
and deliver the within deed of bargain and sale
and that she doth relinquish all right of dower, or
other rights or estates she may or can have in the
Tract of Land or premises within mentioned and
described, according to the form and effect of the
said Deed, Witness My Hand this thirteenth day
of September, Eighteen Hundred & Eight.

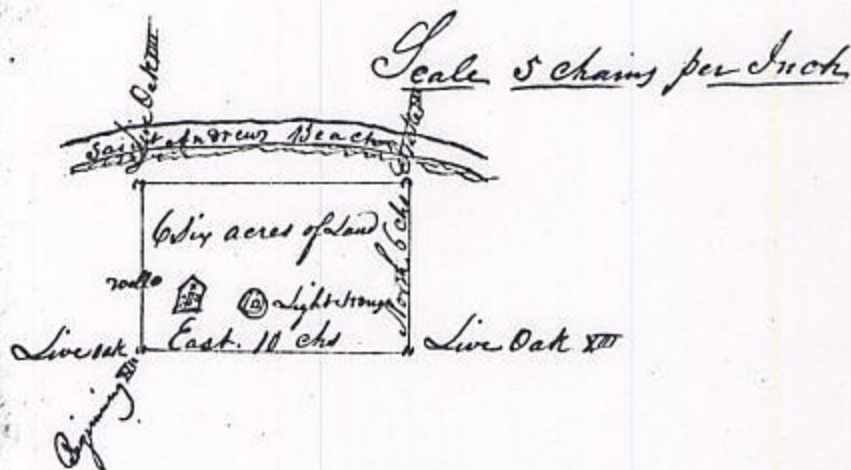
Tho. King J.C.

Mary Gibson

Recorded & Examined Oct. 15. 1808 by
Isaac Orvis Ck.

This Indenture made the twenty first day
of May in the Year of Our Lord One Thousand
Eight Hundred and Eight: Between Catharine
Miller, Martha W. Nightingale, Cornelia L. Shinn
= with, Nathaniel A. Greene & Louisa C. Greene
all of the State of Georgia of the One part
and John & Charles Floyd of the before named
State of the Other part. Witnesseth, that
the said parties of the first part for and in Consi-
= deration of the sum of One Thousand Dollars
to them in hand paid by the party of the
Second part the receipt is hereby acknowledged
Have granted Bargained and Sold and by
these presents Do grant bargain and sell
all that Island called Little Cumberland
Island, and bounded as follows (Viz) On the

6476
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Georgia
Camden County } I Robert Brown Surveyor for said County do
certify that I have this day surveyed & marked
out for the United States a tract of Land situate lying
and being on the north end of Little Cumberland Island
in said County sold and conveyed by John Floyd to said United
States as appears by the Deed hereto annexed
Given under my hand this 13th day of March
1838.

Witness my hand & seal
this 13th day of March 1838.
James Bailey C. C.
Robert Brown C. C.

Recorded & Examined this 20th March 1838.

By James Bailey C. C.

Georgia
Camden County } Know all men by these presents that we Jason
Brimson and Jane W. his wife of the County of
Thomas in the State aforesaid for and in consideration of the sum
of fifteen Dollars to us in hand ^{well and truly} paid by John Bailey of the
County of Camden and State aforesaid the receipt whereof is hereby
acknowledged have granted bargained and sold and by these presents
do grant bargain and sell unto the said John Bailey his heirs and
assigns forever all that tract or parcel of Land situate lying &
being in the County and State aforesaid bounded south & east by
Thomas Butler Kyles Land North and West by Vacant Land containing
Two Hundred & forty four acres more or less the said tract of Land
having been originally granted on the Eighth day of June 1830
to Jane W. Thomas now Jane W. Brimson and the said Jason Brimson
and Jane W. his doth forever quit claim to the said tract of Land
above described and all its appurtenances unto the said John Bailey
his heirs and assigns —
In Witness whereof the said Jason Brimson
and Jane W. his wife have hereunto set their hands and seals at
Continued

477.

North by the S^t. Andrews Sound, On the East by the
Atlantic Ocean, On the South by the Creek which sep-
-rates it from Big Cumberland, and On the West by
Cumberland River, be the same More or less; Together
with all and singular the Trees, Woods, Waters, Water-
-courses, profits, commodities, advantages, rights, Mem-
-bers, Hereditaments, & Appurtenances, and the
reversion & reversions, remainder & remainders, rents
issues & profits thereof and of Every part & parcels
thereof and also all the Estate, right, title interest
& Claims of the party of the party of the first part.
To Have and to Hold the said Tract of Land
and all & singular the premises, rights hereditaments
and Appurtenances unto them the before named
party of the second part. Their Heirs & Assigns
to the only proper use & behoof of the ^{said} party of the
second part their Heirs & assigns forever. and the
said party of the first part, for themselves their
Heirs, Executors & administrators, doth hereby Con-
-sent & agree to and with the said party of the
second part, their Heirs and assigns, that they
the said party of the first part and their Heirs
shall and will at any time Hereafter at the
reasonable request and at the expence of the
party of the second part Their Heirs & assigns
make do & Execute all such further & reasonable
act & acts thing & things, Conveyances and
Assurances, for the more perfect Conveying and
assuring the said premises as may be reason-
-ably required and the said party of the first
part.

6477
Floyd

promises hereby bargained & sold unto the party
of the second part their heirs & assigns shall
and with warrant & forever defend, against
the claims of any person whatsoever, In
Witness whereof the party of the first-
part have hereunto set their hands and
seals the day & year first above written
Signed sealed & delivered

In the presence of

Peyton Shipwith A, L, L, C

Philip R. Paine

Catharine Miller

Ray Sanders atty.

Martha W. Highengale

Cornelia L. Shipwith

e A Greene

Lucas C. Greene

Received the day and date within written
of and from the said Charles & John Floyd the
Sum of One Thousand Dollars being the full
Amount of the Consideration money for the
above Tract of Land

Catharine Miller

A Greene

Recorded and Examined October
the 15th 1806 by

Isaac Cross e. s. c. c.
(Signature)

G478

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