

following boundaries beginning at the No. 10^t. Corners at a stake
on Lionara Crislers old line thru S. 45 W. 14^{ro}. to the center of the
Boone road thru S. 55 E. 65^{ro}. to the George Town road to Henry
Stucks fence; thru N. 45 E. 32^{ro}; then N. 45 W. 64^{ro}; to the beginning
to have and to hold the aforesaid lot with all the appurtenances thereto
belonging to the said Thomas Madden his heirs and assigns for
ever free from the claim of the said Wilhoit and his heirs and
if the said land should be lost by any prior or latter claim
in that case the said Wilhoit shall refund the purchase
money without interest and other damages. In witness whereof
he has hereunto set his hand and seal date above written
On the 17th May 1827.

Allen Neihardt
Bennet Crook
R. Wigginton.

William ^{his} Wilhoit Seal
Mark.

Boone County, Ky.

This deed from William Wilhoit to Thomas Madden was this
17th day of May 1827 produced to me Clerk of the County of the
County ass^r in my office and ack^r by said William Wilhoit to
be his act and deed. Whereupon the same is recorded,

Attest. John Parkshire Clerk.

Article of agreement made and entered into this 17th day of May
1827 between John Parkshire of the County of Boone and State of Kentucky,
of the one part and Larkin Ryle of the same County and State of the
other part witnesseth that whereas the s^r John Parkshire has on this
day sold unto the said Larkin Ryle a negro man named Samuel
and formerly belonging to one Dick Parkshire and whereas it is desired
and intended by the said parties that the said negro man
Samuel may be emancipated and set at liberty so soon as the said
negro man or any person for him shall pay to the said Larkin
Ryle the sum of five hundred dollars, with interest thereon from
this date until the same shall be paid, in consideration whereof
as well as in consideration of the good character qualities and
disposition of the said negro man the said Larkin Ryle doth
hereby agree and bind himself to the said John Parkshire for
and on behalf of the said Negro man Samuel to emancipate
and set at liberty the said negro man so soon as the said
sum of five hundred dollars together with the interest ac-
cruing thereon shall be paid by the said negro man Samuel
or any person for him to the said Larkin Ryle provided that
the same shall be paid within four years from the date hereof.

but it is expressly understood by the parties hereto that unless the said sum of money with the interest thereon shall be paid unto the said Larkin Ryle, within four years, from the date hereof he is not bound nor does he hereby compel himself to liberate or emancipate the said negro slave but may do so or not at his the said Ryles election and the said Larkin Ryle doth hereby further agree and bind himself to and with the said John Barkshire not to remove the said negro man from or beyond the County of Boone as^t until after the expiration of the four years from the date hereof for the true performance whereof the said parties hereby bind themselves their assigns &c by these presents and have hereunto set their hands this 17th day of May 1827. as attests.

P. Chambers
H. W. Hamilton

Larkin Ryle
John Barkshire

Boone County, etc.
This article of agreement between Larkin Ryle and M^r Barkshire was this 17th day of May 1827 produced before me deputy Clerk of the County Court of the County of Boone in my office and acknowledged by each of the parties hereto to be their acts whereupon the same is recorded.

Attest P. G. Hamilton A.C.

This indenture made this Eleventh day of June in the year of Our Lord One thousand eight hundred and twenty seven (1827.) By and between George Anderson of the County of Boone and state of Kentucky of the first part, & Baxter Davis of the County of Dearborn and state of Indiana of the second part. Witnesseth that the said George Anderson for and in consideration of the sum of Two thousand four hundred and two dollars lawful money of the United States to him in hand well and truly paid by the said Baxter Davis the receipt whereof is hereby acknowledged and from the payment of which he the said Baxter is hereby forever acquitted and discharged, hath granted bargained, sold, transferred, and conveyed, and by these presents doth grant bargain and sell, transfer, convey, and confirm unto the said Baxter Davis his heirs and assigns forever, all those two several tracts pieces or parcels of land situate lying and being in the said County of Boone and state of Kentucky and described as follows to wit, the first Beginning at a sycamore and four maples on the bank of the Ohio, corner to the heirs of Levi Cleveland thence down the Ohio North 71 west, one hundred and fifteen and a half poles to two

\$1.50 p.
• 627 am