

tion and relinquishment of dower freely and voluntarily and without any Compulsion, Constraint, apprehension or fear of or from her said husband, and that the same is her own free act and deed. And I certify that she gave the certificate thereof in my presence at the time of said examination.

In Testimony whereof I have hereunto set my hand and official seal on this 30th day of January A.D. 1871
D. Wendt Healsen
Comf Judge Santa Rosa
Comf Florida

Recorded February 9, 1871.
D. D. Chaffin Clerk Ct Court

W. Marshall
vs
Sarah Marshall
#2226

This Deed of Gift and Settlement made this twenty fifth day of August in the year of our Lord One thousand eight hundred and fifty nine Between Benjamin Marshall of the County of Santa Rosa in the State of Florida of the first part and his wife Sarah Marshall of the same place of the second part. Witnesseth that whereas the said Sarah at the time of the enter marriage with the said Benjamin (and which marriage between them took place in the State aforesaid then a Territory) was possessed in her own right as her separate and independant title to the following named Negro Slaves to wit: Anthony Allen Siddey and Dinah (said Dinah having since died but having the following named children born of her since the marriage aforesaid to wit: Joe Mary Charley and Lewis. And whereas the following named Negro Slaves and real estate has been purchased by and with the money of the said Sarah to which she had a separate and independant title to, to wit: Henry Latty and her child John - the south half of the North east quarter and the south east quarter of Section number (27) Sevent seven. The south half of the south west quarter of Section number (26) twenty six and Lot number (4) four of fractional section number (35) thirty five all in Township Two south of Range Twenty eight west in the district of land of the United States of America subject to sale at Tallahassee State of Florida aforesaid. And whereas the said Benjamin in wishing to declare and designate the same as her the said Sarahs separate and independant title to the same and to designate and separate the same from his the said Benjamins property therefore he the said Benjamin makes execute and delivers this deed of gift and settlement. Witnesseth therefore also that the said party of the first part as well for and in consideration of the mutual love and affection which he the said Benjamin hath and beareth unto the said party of the second part his wife as also to declare the property to which she the said