

hold unto the said Reubin Master his heirs and assigns forever
 Provided always and it is the true intent and meaning of the parties to
 these presents that if the said Andrew B. Crook his heirs executors
 administrators or assigns shall well and truly pay or cause to be
 paid unto the said Reubin Master his heirs executors administrators
 or assigns the said sum of sixteen hundred dollars (\$1600.) and
 interest according to the true intent and meaning of the note above
 mentioned then and from then forth these presents shall be utterly
 void anything herein contained to the contrary thereof in anywise
 notwithstanding. And it is covenanted and agreed upon by and betwixt
 the parties to these presents that until default shall be made in the
 payment of the aforesaid sum as before set forth and the interest
 the same it shall and may be to and for the said Andrew B. Crook
 peaceably and quietly to hold, use, occupy, pass and enjoy all and
 singular the premises above granted and released and every part
 thereof with the appurtenances and to take the rents and profits thereof
 to his own use and behoof anything herein contained to the contrary here
 in anywise notwithstanding. In witness whereof the said parties have
 hereunto set their hands and seals the day and year above written. Signed
 sealed & delivered in presence of
 Jno Watson, Wesley Philips
 A. B. Crook
 Reubin Master

South Carolina
 Greenville District
 Personally came John Watson before me and
 made oath that he saw A. B. Crook & R. Master
 sign and seal the above mortgage and that Wesley Philips was with
 himself a subscribing witness to the same. Summoned and subscribed by
 me the 5th day of August 1842
 W. Blasingame C.C.P.
 Recorded for the 5th day of August 1842.
 Original mortgage delivered to Reubin Master

The State of South Carolina
 Greenville District
 Know all men by these presents that
 whereas Isaac Green in his lifetime
 had purchased a tract of Land of
 Four Hundred and twenty six acres of Land of John Hudson & on a
 survey of the said land there appeared to be One Hundred and thirty three
 acres as appears from a plat and survey of the same made by John
 Watson Esq. within the lines of a large survey of land now owned by
 Yardley M. Bee which he holds under a deed of conveyance from
 Samuel J. Alston & a new grant. which intersection caused a doubt
 between the heirs of the said Isaac Green dec'd & the said Yarden
 M. Bee whose title to the said 133 acres was the best but to end a
 dispute on the subject the parties have this day compromised the
 matter the said intersection beginning at a Red oak 4 rods North
 39 1/2 West 76.50 to a stake thence South 55 chains to a Black oak
 South 85. E. 48. Chains to the beginning by the same more or less and
 in consideration of One Hundred and thirty three dollars to us for