

lawfully claiming or to claim the same, or any part thereof, witness my hand and seal this 20th day of March 1843. Signed, Sealed and delivered in the presence of William Mason, S. J. Hudson Sr. S. J. Hudson Seal South Carolina Personally came before me the subscribing Greenville District Justice, L. J. Hudson Sr and made oath that he saw S. J. Hudson Sr. sign, seal and deliver the within deed of conveyance for the use and purposes within mentioned, and that Wm Mason was a subscribing witness with himself to the due execution of the same, sworn to & subscribed this 7th August 1843.

Wm Cunningham M. L. J. Hudson Sr South Carolina I, William Cunningham one of the Justices of the Quorum for the District and State aforesaid do hereby certify unto all whom it may concern that M. Cunningham Hudson, wife of the within named did this day appear before me and being privately & separately examined by me did declare that she does freely voluntarily and without any compulsion, dread or fear of any person or persons, whomsoever named, release and forever relinquish unto the within named Mathew T. Hudson his heirs & assigns, all her right, title, interest & estate and also all her rights and claims of dower of in or to all and singular the premises within mentioned and released Given under my hand & seal this 26th day of August, 1843.

Wm Cunningham M. J. L. M. Cunningham Hudson
 Recorded 5th Sept 1843
 Original delivered to M. T. Hudson

John Hodges Mortgage for David

Joseph McKinney The State of South Carolina Greenville District Know all men by these presents that J. John Hodges for and in consideration of the sum of one thousand dollars to me in hand paid by Joseph McKinney the receipt whereof is hereby acknowledged have bargained sold and delivered, and by these presents do bargain sell and deliver unto the said Joseph McKinney a negro man whose name as Maggoner David Johnson and to hold to the said Joseph McKinney his heirs and assigns forever provided I do not see the said Joseph McKinney harmless for standing my security for costs in the case of my self against my son John W. Hodges now pending in the court of Equity for Greenville District. If I pay all the costs which in the said Joseph McKinney may be made liable by becoming my security as aforesaid, then and in that case this mortgage to be