

of Mr. Choice Lands - reserving always, & favor to the E. Croft & his Heirs, Sixty feet of Land, as a new passage thro' the sd Lot, running parallel with Mr. Clouds fence or land, through the water Course. To have & to hold all & singular the premises within mentioned or intended to be mentioned & bargained & sold to the sd E. Croft his Heirs & assigns, for the full & just payment of the aforesaid Note of \$1400. & all the Interest accruing thereon - & the same to sell & dispose of, in case the sd Note should not be duly paid as the same may become due & payable, returning the overplus, if any there be, to the said J. H. Randolph or his Heirs - & that free from any molestation, or hindrance whatsoever from any person whomsoever; to the full intent & meaning, that the sd Edward Croft, be fully paid all the Debt aforesaid, due by me to him - & I do hereby warrant & defend all the premises herein mortgaged & sold by me to the sd E. Croft & his Heirs forever, as Witness my hand & seal this 1. of Jan'y 1847.

Test Me. E. Croft.

J. H. Randolph

Levi Totts.

Acknowledged in the presence of us this 16th day of March 1847.

South Carolina } Personally Came
Greenville District. } R. H. Speers

R. H. Speers.
Robt M. Kay.

before me, and made oath that he was present and saw the within

named J. H. Randolph acknowledge that he signed, sealed and delivered the within Instrument of writing for the use and purposes therein mentioned; and that Robt M. Kay with himself, was a witness to the same.

Sworn to and subscribed before me, this 22nd day of March, A. D. 1847. R. H. Speers.

Robt M. Kay, c. c. p.
& Mag. Ex: Off.

Recorded 4th Mar. 1847
Original delivered to E. Croft.

| | |
|------------------|-------|
| P. Hoke, Sheriff | Deed |
| To 211 | to |
| J. H. Ashmore. | Land. |

South Carolina.
To all to whom these presents shall come,
I David Hoke Sheriff of Greenville District, and State aforesaid, send Greeting.

Whereas, by virtue of a writ of Fieri Facias, issued out of the Court of Common Pleas. held for the District of Greenville, tested the Twenty seventh day of April in the year of our Lord one thousand eight hundred and Forty Seven at the suit of W. & C. J. Roberts to me directed, Commanding me, that of the goods and chattels, lands and tenements, of Daniel Wheaton to levy the sum of Two hundred Thirty four Dollars damages and costs, I have seized and taken of the lands and tenements of the said Daniel Wheaton, all that certain piece, parcel and tract of land, containing one hundred acres, in Two Tracts, acres, situate and being in the district of Greenville in the fork Shoal road 6 miles below Greenville Court House, one Tract containing Fifty acres adjoining lands of James H. Ashmore, Jordan Hix and J. Dunham, one Tract containing Fifty acres, adjoining land of James H. Ashmore Thomas Cannon and J. Dunham et al.