

and copies being finally and separately expressed by our
 in action etc. The said freely voluntarily and without any
 compulsion or fear of any person or persons, well
 advised, resource release and forever relinquish unto the
 within named W. H. Cannon his heirs and assigns all his
 rights and interests and also all his right and claims of
 power of in or to and singular the premises within and
 about or related to him under my hand and seal this
 twentieth day of February Anno Domini 1886
 W. H. Cannon and J. P. Cannon
 Trial Justice

Witness in Auditor's Office Recorded Feb 25th 1886

562 Abraham Cook et al
 To & Deed

The State of South Carolina
 County of Greenville

Know all Men by these presents that we Abraham Cook and
 J. W. Wood agents for the Legation of Jeremiah Glenn deca
 red in the state aforesaid for and in consideration of the sum
 of two hundred dollars to me in hand paid at and before the
 sealing of these presents by Jesse Cannon (the receipt where
 of is hereby acknowledged) have granted bargained sold and
 released and by these presents do grant bargain sell and releas
 unto the said Jesse Cannon all that certain lot or parcel
 of land lying and situate within the corporate limits of the
 town of Green Valley of Green river County and State of
 South Carolina and known as Lot No 37 Beginning at a stake 3x
 4x in
 Glenn line running thence N 13 3/4 W 76.5 to a stake 3x 4x
 77 1/2 E 35 to a stake 3x thence 142 1/2 3/4 S to a stake 3x thence
 78 6 1/2 E 265 to a stake 3x thence S 14 E 230 to a stake 3x thence 200
 W 57 8 to the beginning all within said boundary contain
 ing Four and one half (4 1/2) acres more or less and bounded
 by lands of Jesse Cannon Lots Nos 35 & 36 Co of Jeremiah
 Glenn Dec and the right of way of the Air line R.R.
 together with all and singular the rights members heredita
 ment and appurtenances to the said premises belonging or
 in anywise incident or appertaining. To have and to hold all
 and singular the said premises before mentioned unto the
 said Jesse Cannon his heirs and assigns forever and he do
 hereby bind ourselves our heirs Executors and Administrators
 to warrant and forever defend all and singular the said pre
 mises unto the said Jesse Cannon his heirs and assigns forever
 and he do hereby bind ourselves our heirs Executors and

fully claiming or to claim the same in any part thereof
 Witness our hands and seals this 9th day of January in the year of
 our Lord one thousand eight hundred and eighty six and in
 the one hundred and eleventh year of the sovereignty and
 Independence of the United States of America
 signed sealed and delivered Abraham Cook
 in the presence of
 J. P. Smith
 W. H. Johnson
 The State of South Carolina }
 Greenville County } J. P. Smith and made oath that
 he saw the within named A. Cook, J. W. Wood, agents signed
 and sealed and delivered the within written Deed and
 that he with W. H. Johnson Witnessed the execution thereof
 done to before me this 14th day
 of Jan A. D. 1886
 J. P. Smith Not Pub
 Witness in Auditor's Office Recorded Feb 25th 1886

Edward H. Cooper
 To & Deed

The State of Texas

Know all Men by these presents that Edward
 H. Cooper of the County of Dallas in the state aforesaid for and
 in consideration of the sum of one hundred and forty five dol
 lars to me in hand paid at and before the sealing of these
 presents by John W. Cooper of the County of Carroll in the state
 aforesaid (the receipt whereof is hereby acknowledged) have gra
 nted bargained sold and released and by these presents do grant
 bargain sell and release unto the said John W. Cooper all my
 right title claim and interest in the real estate of which Wilbur
 M. Cooper late of Greenville County State of South Carolina
 died seized and possessed consisting of one tract of land sit
 ate lying and being in the County and state last mentioned
 on water of Saluda River adjoining lands of J. B. Tamplin
 John Latta field and others and containing Sixty eight
 acres more or less and one tract of land adjoining lands
 of Caroline Payne John Latta field the above described tract
 and others and containing Two hundred and fifty seven
 acres more or less Together with all and singular the right
 members hereditaments and appurtenances to the said pre
 mises belonging or in anywise incident or appertaining To
 have and to hold all and singular the said premises before mentioned
 unto the said John W. Cooper his heirs and assigns forever

563