

and without any compulsion, dread or fear
 of any person or persons (whomsoever, named,
 release, and forever relinquish unto the within
 named V. E. Ware, his heirs and assigns, all her
 interest and estate, and also all her right and
 claim of Donor, of in or to all and singular the
 premises within mentioned, and released.
 Given under my hand and seal this twenty sec-
 ond day of November A. D. 1886.
 Azartha R. Woodson struck out and V. E. Ware
 inserted.

W. E. Barrard & E. Bee } Anna L. Ryals (S.S.)
 Clerk S. C. C. C.

Entered in Auditor's Office and Recorded for June 24th, 1887

End of Doc.

554 Joab Langford,
 vs. Lease.

J. M. McClannahan ^{ex}

State of South Carolina.
 County of Greenville.

This agreement this day made and entered into, between James M. McClannahan Executor of the Estate of Kate C. McClannahan, deceased, of the first part, and Joab Langford of the second part, witnesses to: First, The party of the first part agrees and does hereby rent to the party of the second part all that part of the Kate C. McClannahan farm east of the creek with every thing thereto belonging, for the year commencing Jan. 1st 1887 and ending Dec. 31st 1887 for the sum of Five hundred and fifty dollars payable on the first day of August, 1888 with the right to the second party to change the banks or course of the creek in any part or way he may deem advisable and with privilege to second party to extend the lease through the year commencing Jan. 1st 1888 and ending Dec. 31st 1888, and the year commencing Jan. 1st 1889 and ending Dec. 31st 1889 either or both at the same price payable on the first day of August 1889 & 1890 respectively. Second, The party of the second part agrees to and accepts the above described premises at the price on the terms and with the rights & privileges to him, as above set out. It is agreed by the parties that this contract shall be recorded and afterwards held by Thos. S. Woodside subject, at all times, to the