

State of South Carolina,
County of Greenville

TO ALL WHOM THESE PRESENTS MAY CONCERN:

Chas. C. Whitt

SEND GREETING:

WHEREAS

I

the said

Chas. C. Whitt

~~am well and truly indebted to~~ ^{*in and by*} a certain *Seal note*, bearing even date with this indenture and indebted to *J. Ed. Knight*, in the sum of eight hundred and fifty seven and 50-100 (*857.50*) dollars payable one day after date, with interest from January first 1916, at the rate of eight (8) per cent per annum to be computed and paid annually, and if not so paid each years interest to be added to, and become a part of the principal, and bear interest at the same rate as the original principal. And if the services of an Attorney be necessary in the collection of the said note, or any part thereof, I agree to pay all cost including ten per cent attorneys fee

~~reference being thereunto had, will more fully appear~~

NOW, KNOW ALL MEN, That

I

the said

Chas. C. Whitt

in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said

J. Ed. Knight

according to the terms

of the said *Seal note* and also in consideration of

the further sum of Three Dollars to *me* the said *Chas. C. Whitt*

in hand well and truly paid by the said *J. Ed. Knight*

at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have Granted, Bargained, Sold and

Released, and by these Presents do Grant, Bargain, Sell and Release, unto the said *J. Ed. Knight*

All that certain tract of and containing forty-two and 7/8 (42 7/8) acres, more or less situated in Franklin township State and County aforesaid adjoining lands of *J. L. French B. D. Davenport W. J. Whitt, the Martha Whitt tract and Joe P. Whitt*. Being a portion the tract conveyed by *Geo. W. Davis* to *Joe P. Whitt* in 1912, and by the said *Joe P. Whitt*, to the said *Chas. C. Whitt* recently