

9<sup>3</sup> Behalf of his said suit, as in and by the Records of the  
said Court Reference thereunto being, had may more  
fully and at large Appear in pursuance of which Judg-  
ment then Issued from the Court aforesaid a certain  
writ of Fieri Facias Tested by Samuel Earle Esquire Clerk  
of the County Court aforesaid directed to the Sheriff of  
Greenville County aforesaid commanding him of the  
goods and Chattels lands and Tenements of the said  
Daniel. Mc Millin he should Cause to be levied the  
sum or Costs of the said suit Expended against the said  
Jesse & Morton & Jeremiah Dutton in the Court aforesaid  
had lately Obtained Judgment as before set forth in  
Obedience to which writ of Fieri Facias he the said Hugh  
& Mc Vay Sheriff of Greenville County did seize & Take  
into Execution all the aforesaid plantation or Tract of  
land herein before described and after having given  
due and legal notice of Exposing the same to sale at  
public Auction by advertising and otherwise the said  
Hugh & Mc Vay did on the third day of December in the  
year of our Lord one thousand seven hundred and Ninety  
one for and Towards Satisfaction of the aforesaid Judgment  
sell and dispose of all the aforesaid plantation or Tract of  
land herein described with the Appurtenances unto the  
aforesaid Jesse Carter for the sum of Two pounds four  
Shillings Stating he at that sum being the highest and  
last Bidder for the same according to the usage & Custom  
of Vendue & Now thisIndenture Witnesseth that the  
said Hugh & Mc Vay for the sum of Two pounds four  
Shillings, Sterling to him in hand well & Truly  
paid by the said Jesse Carter at or before the sealing  
and delivering of these presents, the Receipt whereof is  
hereby acknowledged hath granted Bargained & sold