

This Indenture made the twenty eighth day of March one thousand seven hundred and ninety five, between John Brunk of South Carolina Greenville County of the one part, and Nathan Reed of the State and County aforesaid of the other part. Witnesseth that the said John Brunk for and in consideration of the sum of fifty Pounds Sterling money to him in hand well and truly paid by the said Nathan Reed at and before the making and delivering of these Presents the Receipt thereof is hereby fully and amply acknowledged. Has granted bargained sold aliened, Released and confirmed and by these Presents doth grant bargain sell and release alien and confirm unto the said Nathan Reed his heirs and assigns forever, All that part of a ^{tract} tract of land lying in Greenville County on the Waters of Saluda River originally granted unto Miles Jennings for 1823 acres and signed by his Excellency William Moultrie on the 3rd of April 1786. as by a plot thereto annexed will fully appear. All that part of said tract beginning on a Stake on the Road and said John Brunk's old line thence N. E. 34^o crossing Mountain Creek fifty four chains to a Red Oak Corner thence on the original line and Martins line N. W. 80^o to a Red Oak Corner on Martins line, thence to a Stake at the mouth of the Cob Spring branch on Mountain Creek, thence down said Spring branch Creek to a White Oak Corner, thence along a Conditional line to a Stake, at the Corner of said Cob's fence thence along said fence to a straight course to a Small post Oak on the Wagon road thence measuring with said Road to the Beginning; supposed to contain Seventy five acres be the Survey made on 1786. Together with all what singular the trees Waters hereunto mentioned Rights members and appurtenances what soever to the said Tract of Land belonging or in any way appertaining and the Reversion and Reversions Remainders & Remainders rents Issues and profits thereof. To have to hold the said Tract of Land and premises hereby bargained & sold with the & every of the appurtenances unto the said Nathan Reed him his heirs and assigns to his & their only proper use and behoof absolutely & forever. Lastly the said John Brunk doth for himself and his heirs the said Tract of Land as above described unto the said Nathan Reed his heirs and assigns shall & will for ever warrant and defend - In Witness whereof the said John Brunk has hereunto set his hand and seal the day & year first above written - (a few words traced out before signed)

Witnesses Present
 Lewis Nelson, Williams & Leaford
 John H Brunk
 his
 mark