

to Needy River, thence bounding by the West bank of said River to the Beginning,
 corner containing by estimation one hundred and twenty acres more or
 less. Together with all the premises belonging or incident to the said premises
 unto s^r John Brasher his heirs and assigns forever. I the said Benjamin Jones
 do hereby bind myself my heirs & assigns to warrant and forever defend the
 above said premises unto the said John Brasher his heirs & assigns forever
 against myself my heirs and every other Person claiming or to claim any
 part thereof. Witness my hand and seal this 25th day of October, one thousand
 Eight hundred and two. Signed, Sealed and Delivered in presence of us
 Test. J. Brasher, Samuel Steel. Benjamin Jones Execut^r

South Carolina Greenville District Personally came Sam^l Steel before me one
 of the Justices for s^d district and made oath as the Law directs that he saw
 Benjamin Jones assign and deliver the within deed of conveyance for the
 use within mentioned, also he saw J. Brasher subscribe with himself as
 Witness to the same, Sworn to & subscribed the 5th of August 1803.
 Benjamin Pollard J.P. [Recorded the 9th day of March 1807] Sam^l Steel

State of South Carolina, December 30th 1807. Know all men by these presents
 that I John Mallow of Greenville District and State aforesaid, in consideration
 of Two hundred and Eighty Dollars in hand paid by George W. Earle of the
 same place, I have bargained sold and delivered, and do hereby bargain sell and
 deliver unto the said George W. Earle a Negro boy named Frederick about
 13 or 14 years old, which said boy I do warrant to be sound healthy & sensible
 and a slave for life. I free & clear of any incumbrance or impediment what-
 soever, and do hereby bind myself my heirs Executors & administrators to warrant
 and defend the said boy unto the said George W. Earle his heirs & assigns forever.

The said George W. Earle agrees with the said Mallow as follows to wit. If the
 said Mallow shall within thirty days from this date tender to the said George
 W. Earle a good sound sensible undisputed Negro boy of the age and size and
 as likely as the above mentioned then the said Earle is to take him in place
 of the above mentioned boy. And if the boy to be tendered should be little
 larger than the present, said Earle will pay the difference should he be of
 opinion there is any deserving provided it shall not exceed fifty Dollars
 and should he be smaller he will receive the difference provided it is paid
 in Cash
 Signed sealed and acknowledged in presence of us
 James Harrison Arch^d. Cox. John Mallow & Co.