

South Carolina Greenville District appeared before me Young P. Pool and made oath that he saw Samuel Walker sign seal and acknowledge the within Deed to Aaron Springfield for the use and purpose therein mentioned Sworn to before me this 8<sup>th</sup> day of July 1809.

Recorded the 20<sup>th</sup> of December 1811<sup>th</sup> *John Cox JP*  
*Remitted sent to the Secretary's office*

State of South Carolina Greenville District: To all to whom these presents shall come I Andrew M. David of the district & State aforesaid do send Greeting, whereas I the said Andrew M. David by my bill or obligation bearing date with these presents stand Indebted to Beverly Borroum of the district and State aforesaid in the sum of fifty Dollars with lawful interest from the date to be paid to the said Beverly Borroum his certain attorney his heirs Executors adm<sup>rs</sup> or assigns on or before the 25<sup>th</sup> day of December next ensuing the date thereof as en- acted by the said Bill or obligation reference being thereunto had may more fully & at large appear. Now Know ye that I the said Andrew M. David for the better securing the payment of the said sum of fifty Dollars and interest as aforesaid to the said B. Borroum Have bargained and sold and by these presents do bargain and sell and in plain and open market deliver to the said Beverly Borroum the following property To wit, three feather beds and furniture two bedsteads also one grind- stone also three head of horses, one a sorrel horse about 14 hands high 12 years old, one Roan mare blind in both eyes 14 hands high 12 years old, the other a dark bay colt. To Have & To Hold all and singular the said property unto the said Beverly Borroum his heirs Executors administrators or assigns forever. Provided always Nevertheless that if the said Andrew M. David his heirs Ex<sup>ors</sup> adm<sup>rs</sup> or assigns shall do well and truly pay or cause to be paid unto the said Beverly Borroum his certain attorney his heirs Executors adm<sup>rs</sup> or assigns the full & just sum of fifty Dollars with lawful interest thereon according to the true intent and meaning of the bill bond or obligation aforesaid, and of these presents, then this deed of bargain and sale and all and every clause article and thing therein contained shall determine and be utterly void and of none effect any thing herein before contain- ed to the contrary hereof in any wise notwithstanding, and it is hereby declared by and between the said parties and the said Andrew M. David for himself his heirs Executors adm<sup>rs</sup> or assigns doth covenant promise and agree to and with the said Beverly Borroum his Executors adm<sup>rs</sup> or assigns by these presents that if default shall happen to be made of or in any payment of the said sum of fifty Dollars with the interest thereon as aforesaid according to the true intent and meaning of the said bond or obligation and these presents that then and in such case it shall and may be lawful to and for the said Beverly Borroum his certain attorney his heirs Executors adm<sup>rs</sup> or assigns or agents from time to time and at all times hereafter peaceably