

Greenville District. I Leonard Tarrant one of the Justices of the Quorum for Greenville District do hereby certify unto all whom it may concern that Christian Thompson the wife of the within named Josiah Thompson did this day come personally before me, and being privately and separately examined by me did declare that she doth freely voluntarily and without any compulsion dread a fear of any person a persons whomsoever renounce release and forever relinquish unto the within named Jeremiah Cleaveland his heirs and assigns all her interest and estate; also all her right and claim of Dower of in or to the premises within mentioned or released. Given under my hand and seal this eighth day of October in the year of our Lord one thousand eight hundred and thirteen.

L. Tarrant J. D.

Christian Thompson

South Carolina Greenville District, Personally came Harry J. Gilchrist before me subscribing Justice and being duly sworn maketh oath that he saw Josiah Thompson sign seal and acknowledge the within Deed to Jeremiah Cleaveland for the uses and purposes therein mentioned; and that Carter Tarrant and John Charles were subscribing witnesses to the same. Sworn to & subscribed this 13th day October 1813 before me Geo. W. Earle J. C. & J. D. ex officio

Recorded the 13th of October 1813

H. J. Gilchrist

This Indenture made this second day of March one thousand seven hundred and ninety five Between John Martin of the State of South Carolina of the one part, and Drury Morris of the State of South Carolina and Greenville County of the other part. Witnesseth, that the said John Martin for and in consideration of the sum of fifty pounds sterling to him in hand paid by the said Drury Morris the receipt whereof is hereby acknowledged, He the said John Martin hath bargained and sold aliened and confirmed, and by these Presents doth bargain and sell alien and confirm unto the said Drury Morris his heirs and assigns forever. All that Plantation or tract of Land containing by Computation two hundred acres, Situate in Greenville County on the waters of Moan Farm Creek and Saluda river, Beginning on a Black oak 3+ on running thence S 54 E 17 Chains on Jacob Vance line to a black oak 3+ on, thence S. 82 10 W. 68 chain, on Drury Morris' line to a Pine 3+ on, thence S. 80 E 45 chain, on said Morris' line to a Hickory 3+ on then S 10 W. 11 ch. 50 links to a Post oak 3+ on, thence S. 5 E 15 chs to a Stake 3+, thence S 40 W 3. Ch. 50 links to a Stake 3+, thence N. 49 W. 2 Chains to a Hickory 3+, thence N. 67 W. 37 chains on James Ross' line to a Black 3+, thence N. 44 W 42 chs. 50 link, on said Ross' line to a Stake 3+, thence N. 17 E. 65 chains on Joseph Downs line to the Beginning. (Being part of a tract of 625 acres of Land originally granted to the said John Martin, on the Third Day of September 1787, as per Grant recorded in the Secretary's office in Grant book 7899 page 485) Together with all woods underwoods timber and timber trees tithes common advantages hereditaments ways waters and appurtenances, whatsoever thereunto belonging or in any wise appertaining; and also the reversion and ~~reversion~~ remainder rents & annuities Services of the said premises, and of every part thereof, and all the Estate right title interest claim and demand whatsoever of him the said John Martin of in or to the same; To have and to hold the said tract of two hundred acres of land (be the same more or less) & all and singular the premises above mentioned and every part and parcel thereof with the appurtenances unto the said Drury Morris his heirs and assigns forever - And the said John Martin for him and his heirs the said tract of two hundred acres (more or less) and every the