

Tarrant deceased, reference being had to the original Plat and grant duly recorded will more fully appear. TOGETHER with all and singular the rights members heritaments and appurtenances to the said premises belonging or in any wise incident or appertaining to have and to hold all and singular the said premises by me mentioned unto the said John Blasingame his heirs and assigns forever. And I do hereby bind myself my heirs Executors and Administrators to warrant and forever defend all and singular the said premises unto the said John Blasingame his heirs and assigns against myself and my heirs and all and every other person claiming or to claim the same or any part thereof. Witness my hand and Seal the seventh day of October in the year of our Lord one thousand eight hundred and fourteen and in the thirty ninth year of the Sovereignty & Independence of the United States of America — Signed Sealed and delivered in the presence of  
 Geo. R. Logan, John Brown, D. F. Allgood —

Rowland Tarrant

South Carolina Greenville District. I L. Tarrant one of the Justices of the Quorum in and for the said District do hereby certify that Hannah Tarrant Wife of the within named Rowland Tarrant, came before me, and after being privately & properly examined doth declare, that she doth freely and voluntarily without any manner of fear or dread of any person whatsoever relinquish all her right title or interest and right of dower of the within mentioned premises to John Blasingame his heirs and assigns forever. Taken and acknowledged by me the sixth day of January 1815.

Hannah Tarrant

South Carolina Greenville district, Personally came John Brown before me the subscriber Justice, and being duly sworn maketh Oath that he was present & saw Rowland Tarrant sign seal and deliver the within Deed to John Blasingame for the uses & purposes therein mentioned; and that Geo. R. Logan & D. F. Allgood were Subscribers thereto to the same — Sworn to and Subscribed before me this first day of May 1815 Geo. H. Earle C. C. 4. J. 2 recd. Recorded the 1<sup>st</sup> of Oct 1815. John Brown

384

This Indenture made this last day of December 1813, between W<sup>m</sup> King of Greenville district & State of South Carolina of the one part, and John Thomas of said State & district of the other part, witnesseth that for and in consideration of twelve dollars by s<sup>r</sup> John Thomas the same is hereby acknowledged by said W<sup>m</sup> King, hath bargained & sold and by these presents doth grant and sell unto said John Thomas his heirs and assigns forever a certain parcel of land in Greenville district, on clear creek, containing two acres more or less of land, begining where W<sup>m</sup> King's line crosses clear creek, opposite s<sup>r</sup> Thomas's old field, small distance above the old wagon road, and running up the meanders of clear creek (which is to be the line between W<sup>m</sup> King and John Thomas) to a white oak, where said Thomas's line last crosses s<sup>r</sup> Creek, above said wagon road, and running on said line to W<sup>m</sup> King's corner, thence to the begining on clear creek, To have and to hold the aforesaid parcel of land with all the rights & privileges and appurtenances thereto belonging, to him the s<sup>r</sup> John Thomas his heirs and assigns forever. And the said W<sup>m</sup> King doth warrant and defend said land & premises to said John Thomas his heirs & the s<sup>r</sup> John Thomas "his heirs &c" may and shall hold & peaceably possess s<sup>r</sup> parcel of land without the least molestation