

100.

By these presents doth Bargain, Sell & Give Enfeoff and
Confirm unto said L. & H. Brock their heirs and assigns,
All that plantation or tract of land situate lying and
Being in the District and State aforesaid on the Golden Grove
Creek of Saluda River Being part and parcel of the lands
Owned and possessed By Larkin Tarrant Esq: at the time
of his Decease, Beginning on an Ash^{XIII} near the mouth
of a Branch thence Running S. 63° E 2.75 chains to a
Maple^{XIII} thence N. 76.2 2 1/2 chains to a maple^{XIII} thence
N. 84.2 1/2 chains to a Black oak^{XIII} thence N. 63° E.
12.20 chains to a Dogwood^{XIII} thence N. 53° E. 2.950
Chains to a Possummon^{XIII} thence N. 45° W. 18.30 chains
To a Red oak^{XIII} thence N. 15° E 21.75 chains to a Stake
^{XIII} thence N. 51. W. 31.50 chains to a Beach^{XIII} thence
S. 85° W. 8.78 chains to a Mulberry^{III} thence S. 30°
W. 7.50 chains to a Beach^{XIII} thence S. 80° W. 8. chains to
A Maple^{XIII} thence S. 36° W. 16.70 chains to a gum^{III}
Thence S. 17° E. 11.10 chains to a Hickory thence S. 12° W.
6 chains to an Ironwood^{XIII} thence S. 30° W. 18 chains
To a white oak^{XIII} thence S. 58° W. 3.50 chains to a
Water oak on the Grove creek thence down the mean-
derings to of P. Creek to the beginning containing Two
Hundred & Seventy Acres, bound by land belonging to
Henry M. Tarrant, Abraham Cox, Jeremiah Cleveland
And the heirs of John Blasingame Deed. Together with
all and singular the premises hereby Bargained and Sold
or mentioned or intended hereby to be and every
Part and parcel thereof with their and every of their
Appertaining unto the said L. & H. Brock their heirs and
assigns for ever, and to and for no other use intent or
Purpos, what soever and the said Carter Tarrant for
Himself, his heirs, Executors and Administrators doth
Hereby covenant Grant promise and agree to and with
the said L. & H. Brock their heirs, Executors, Administrators
and assigns, that he the said Carter Tarrant his