

to the contrary thereof in any wise notwithstanding and it is hereby declared by and between the said parties and the said William McGregor his Executors administrators and assigns do covenant promise and agree to and with the said David Long his Executors administrators and assigns by these presents that if default shall happen to be made of or in payment of the said sum of one hundred dollars as aforesaid according to the true intent and meaning of the bond aforesaid that then and in such case it shall and may be lawfull to and for the said David Long his Executors administrators attorneys or agents from time to time and at all times hereafter peaceably and quietly to enter into any or all the meadowes lands or tenements of the said William McGregor and to take the said carriage or Barouche into his custody and possession and the same to hold and retain to his own use and behoof as his own proper goods and chattels from thenceforth and forever or the same to sell and dispose of at will and pleasure returning the overplus if any should happen to be after paying the said sum of one hundred dollars and interest unto the said William McGregor his heirs Executors administrators and assigns In witness whereof we the said William McGregor and David Long have hereunto set our hands and seals this twenty first day of September in the year of our Lord one thousand eight hundred and thirty three and of the sovereignty and independence of the united States of America the fifty eighth  
Signed sealed and delivered)

William McGregor Seal  
in the presence of      This Mortgage is satisfied (David Long Seal)  
Rodolphus Long      in full by the payment  
of the money this 1<sup>st</sup> day of  
January 1835 (David Long)

State of South Carolina } personally appeared before me Rodolphus Long and makes  
Greenville District } oath in due form of law and saith that he was present and  
saw William McGregor and David Long both sign seal and deliver the within Mortgage  
to David Long for the use and purpose within mentioned and that he the deponent  
Subscribed his name as witness to the same Sworn to and Subscribed before me this 22<sup>nd</sup>  
day of January 1834      Rodolphus Long

McDaniel G.C.P. # Recorded for the 22<sup>nd</sup> day of January 1834, T.

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State of South Carolina } Know all men by these presents that I Coleman B. Moore  
Greenville District } - day of the auctuct and State aforesaid for and in considera-  
tion of the sum of twenty dollars to me in hand paid by William Austin of the  
district and state aforesaid have granted Bargained Sold and Released and by  
these presents do grant Bargain Sell and release unto the said William Austin all  
that certain piece parcel or tract of land lying and being in the district and  
state aforesaid on Gilders Creek Waters of Enoree River Beginning on the East side  
of the Creek at the corner of the fence thence nearly as south course along the fence  
to where it intersects the line Between said Monday and Singleton Stokes thence  
nearly as south course along said line across the said creek to Deveraux year gain  
line thence round the said old original line till it intersects the line Between  
said year gain and said austen still bounded by the same lines precisely  
as William Austin deeded to Caleb Hughs and is distinctly understood to include the  
creek and all on the other side of said creek which said austen deeded to said  
Hughs including by estimation five acres be the same more or less together with  
all and singular the rights numbers hereditaments and appurtenances to the said  
premises belonging or in any wise incident or appertaining to have and to hold  
all and singular the premises before mentioned unto the said William Austin his heirs