

The State of South Carolina }
 Greenville District }
 Personally appeared before }
 me Mr. Bayne and made oath }
 that he saw Reubin Tally }
 Sign, Seal and Deliver the above conveyance for the uses }
 and purposes therein mentioned, and that J. T. McDaniel }
 in the presents of each other witnessed the due execution }
 thereof, }
 Sworn to before me }
 This 18th day of Oct. 1839. }
 Wm. A. McDaniel }
 C.C.P. }
 William Bayne

The State of South Carolina }
 Greenville District }
 I Oliver Barrett Magistrate }
 do hereby certify unto all whom it }
 may concern that Eliza Tally the wife of the within }
 named Reubin Tally did this day appear before me }
 and upon being privately and separately examined by }
 me did declare that she does freely, voluntarily and without }
 any compulsion dread or fear of any person or persons }
 whomsoever renounce, release and forever relinquish unto }
 the within named Joseph Barrett his heirs and assigns }
 all her interest and estate and also all her right and claim }
 of Power of, in, or to all and singular the premises within }
 mentioned and released. Given Under my hand and seal }
 this 10th day of October Anno Domini 1839. }
 Oliver Barrett M.C.P. }
 Eliza Tally }
 Recorded for 14 — day of Nov. 1839 }
 Delivered to.

638 Samuel A. Townes C.E.P.D. Deed
 To Greenville District
 Wm. H. Parrish Land
 This indenture made the
 fourth day of March in the
 year of Our Lord One thousand Eight hundred and fifty
 six between Samuel A. Townes the Commissioner of the
 Honorable Court of Equity for Greenville District at
 Greenville Court House in the said State of the one part
 and Humphry H. Parrish of the other part. Whereas Mary
 Blasingame on or about the 26th day of June in the year
 of our Lord one thousand Eight hundred and forty seven
 exhibited her Bill of complain in the Court of Equity
 at Greenville Court House in the State aforesaid against
 Elizabeth Blasingame James Blasingame and others
 praying for partition and sale of Lands &c and the
 cause being at issue before the Honorable Court came to
 Eight hundred and fifty two, when the said Court after
 full hearing thereof and mature deliberation in the
 premises did order, adjudge and decree that the following
 described Land should be sold at public auction, by the
 Commissioner of the said Court on the terms and for

the purposes mentioned in their decretal order or by referen-
 -ance thereto in the registry of the said Court will appear,
 and the said Samuel A. Townes as Commissioner of the said
 Court after having duly advertised the said Land for sale
 by public outcry on the sixth day of December in the
 year of our Lord one thousand Eight hundred and fifty
 two did then openly and publicly and accordingly to
 the custom of Auction sell and dispose of the said
 Land below described unto James P. Foster he being the
 highest bidder for the same at the price of Eight hundred
 dollars for which the said Foster made his Bond payable
 to said Townes in two equal and successful install-
 -ments, the first installment of four hundred dollars due
 one year after day of sale and the other two years after
 said date, and the said J. P. Foster having subsequently
 transferred his Bid and rights to receive title to the said
 Land to H. F. Parrish for and in consideration of his pay-
 -ing off and discharging in full the principal and int-
 -erest due on his the said Fosters Bonds. Now therefore this
 indenture witnesseth that the said S. A. Townes as Commis-
 -sioner of the said Court under and by virtue of the said
 Decree and in consideration of Eight hundred and
 and ninety six Dollars and ninety six cents paid by him
 the said H. F. Parrish the receipt whereof is hereby ackn-
 -nowledged in full discharge of the debt and interest due
 on said Bond by the said James P. Foster hath granted bargain-
 -ed sold and released and by these presents doth bargain
 grant, sell, and release unto the said H. F. Parrish his
 heirs and assigns all that or parcel of Land lying and
 being situate in the State and District aforesaid known
 and described as follows to wit: Beginning on a T. O. 3+ 0 m.
 corner of Barretts and Whittens Land and running N 23° 20
 ch to W. O. 3+ Thence N 28° 25 ch to R. O. on Creek 3+ Thence N 15°
 W 10 ch to P. O. 3+ 0 m. Thence N 5. E. 8. ch to P. O. 3+ 0 m. Thence
 N 31. W 8. ch to U. C. to Chestnut 3+ 0 m. Thence N 45. W 7. ch to pine
 3+ 0 m. Thence N 5. W 17 ch to Stake 3+ 0 m. Thence N. 63. W 107
 ch to Stake Thence S 29. E 31. ch to large poplar 3+ 0 m. Thence
 S 30. W 5. ch 50. C to a chestnut 3+ 0 m. Thence N 47. W 10. ch to
 Locust 3+ 0 m. Thence S 82. ch to Stake Thence 75. E. 34. ch to
 a W. O. 3+ 0 m. Thence E. 29. ch to a T. O. 3+ 0 m. Thence S 13 ch to a
 Stake 3+. Thence S 47. W 10 chs to Chestnut 3+ 0 m. Thence N 40.
 E 10. chs 50 C to Chestnut 3+ 0 m. Thence 69. E. 45. chs to the
 beginning T. O. 3+ 0 m. containing in all Eight hundred
 and Twenty one acres more or less, together with all
 and singular the Hereditaments rights and appurten-
 -ances whatsoever to the said tract of Land belonging
 or in anywise appertaining, and the Reversions and remain-
 -ers, rents, issues, and profits thereof and also all the
 Estate right, title interest, dower, possession property
 benefit claim, and demand whatsoever both at law