

and others known as a part of the Mosely place and runs as follows viz, beginning at the gum corner N 18 E 60 to a pine thence up the road 22.00 to P.O. 118 West 36.00 to Rock South 70 W 32.00 to R.O thence S 43 1/2 E 54.00 To the beginning corner. To have and to hold the premises with all and singular the rights members and appurtenances to themselves their heirs executors administrators and assigns in fee simple forever and against the claim or claims of any and all persons whosoever claiming or to claim the same or any part thereof. Provided nevertheless that if the said Aaron Roper shall well and truly pay or cause to be paid unto the said Jeremiah Cooper in his heirs or assigns his said certain promissory note of the date above written for fourteen hundred and Sixty five dollars with interest from date then these presents shall be void and of no effect or otherwise remain in full force and virtue. In witness whereof the said Aaron Roper has set his hand and seal  
 Test Nancy M <sup>Keeler</sup> <sub>max</sub> Aaron Roper  
 signed & sealed I J B Southerlin  
 delivered in presence of

South Carolina } Personally appeared before me J B Southerlin  
 Greenville District } Southerlin and made oath that he saw  
 Aaron Roper sign seal and deliver the within instrument  
 of writing for the uses and purposes therein mentioned  
 and that Nancy M Keeler together with himself in the  
 premises of each other witnessed the due execution  
 of the same " Sworn to before me this 10<sup>th</sup> June 1861  
 W A McDaniel } J B Southerlin  
 c. c. p. }

Recorded for 10 June 1861 Delid to  
 Aaron Roper }  
 Jeremiah Cooper sen } Mortgage

149  
 State of South Carolina  
 Greenville District  
 Know all men by these presents that I Aaron Roper of the District and State aforesaid for the better securing of the payment of a certain promissory Note given by me to Jeremiah Cooper sen for fourteen hundred and Sixty five dollars dated twenty eight day of August Eighteen hundred and Sixty I do hereby sell and convey unto J L Roper and Marcus Roper a certain negro girl Mory about sixteen years old warranted free of all encumbrances and against any and all adverse claim to have and to hold the said negro girl Mory to the said J L and M Roper their heirs executors and administrators and assigns forever. Provided nevertheless that if the said Aaron Roper his Executors administrators or assigns shall well and truly pay or cause to be paid