

The State of South Carolina To William Fuller	Permit To	The State of South Carolina Wheras William Fuller of the District of Greenville in the said State has entered into Bond to the State of South Carolina in the penal sum of Two Thousand Dollars, conditioned, that he the said William Fuller in consideration of a license being granted to him by the Governor and council of the said State to distill within the district of Greenville ten thousand gallons of spirituous liquors shall not sell the same or any part thereof except to the State of South Carolina, or the confederate States of America, or their authorized agents, or upon the order of a physician for medical purposes
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Now Be it Known, that License and authority are  
hereby granted to the said William Fuller to distill  
within the District of Greenville in the State aforesaid  
ten thousand gallons of spirituous liquors upon  
the condition that he the said William Fuller shall  
not sell or otherwise dispose of the same or any  
part thereof except to the State of South Carolina  
or the confederate States of America, or their authorized  
agents or upon the order of a physician for medical purposes  
Given under the hand of the Honorable J W Wayne chief  
of the Executive Department of Justice and Police at Colum-  
bia this twenty fourth day of September in the year of  
our Lord One thousand eight hundred and sixty two

J W Wayne chief

Recorded 30 Sept 1862

of Dept of Justice & Police -

Israel Charles So Barksdale Charles Trustee	Deed of Trust
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The State of South Carolina  
Greenville District

Know all men by these presents

that I Israel Charles of the District and State aforesaid  
for and in consideration of the natural love and  
affection which I bear to my daughter Caroline Elizabeth  
Coldwell wife of George W Coldwell of the County of Hempstead  
and State of Arkansas do hereby give unto Barksdale Charles  
Two negro Girls viz, Eady eighteen years of age and  
Scarlett nine years of age and their future increase in  
trust for the sole separate and exclusive use of my said  
daughter Caroline Elizabeth Coldwell and it is my wish  
that the said negroes and their increase should remain  
with my said daughter during her natural life free  
from all habilities on account of any debts or contracts  
of her present or any future husband, with remainder  
over to her children living at the time of her death or  
to their representatives, and in case my said daughter

187 should die without leaving issue of her body then I desire  
that one half the said negroes and their increase shall  
revert to me or my heirs and the other half to go to George