

Julia Stator ^{single} ^{Heal} ^{estate} The State of South Carolina
 This Indenture made the first day of
 Feb^ruary in the year of our Lord one
 thousand eight hundred and sixty six
 between James P. Moon Esq^r Commissioner in Equity for the
 District of the one part and Julia Stator of the other part
 Whereas the said Julia Stator is indebted to the said James P. Moon
 Commissioner in Equity as aforesaid in the sum of One hundred and
 seventy one dollars eighty seven and one half cents by Decree of the
 Court of Equity made at Chambers on the 29th January 1866 in the
 case of Prudence Dill widow of George Dill deceased et al vs four Heirs
 et al in the Partition and Liquidation of the Real Estate of the said
 George Dill deceased. Now this Indenture witnesses that the said
 Julia Stator for and in consideration of the premises and also in
 consideration of the sum of four dollars to the said Julia Stator by her the
 said James P. Moon Commissioner in Equity as aforesaid in hand paid and
 before the sealing and delivery of these presents do grant bargain sell and
 release convey and confirm unto the said James P. Moon Commissioner in
 Equity as aforesaid his successors in office or assigns forever all that tract or
 parcel of land situate in the District of Greenville and State aforesaid on the
 North side of South Egger River and on both sides of Camp Creek and
 containing thirty nine and three fourths acres and known as Lot 848 in
 the partition of the Real Estate of George Dill deceased and assigned to the
 said Julia Stator by Decree of the Court of Equity and having such
 bounds and marks as represented on a plat made by James T. Dickson
 Esq. on the 10th January A.D. 1866. Together with all and singular the rights
 members and appurtenances thereto belonging or in anywise appertain-
 ing, and the reversions and remainders thereof issues and profits thereof
 to have and to hold the said Tract of land with the appurtenances unto
 the said James P. Moon Commissioner in Equity as aforesaid his successors
 in office or assigns forever. Provided always nevertheless and it is the true
 intent and meaning of the parties to these presents that if the said Julia
 Stator her heirs executors or administrators shall will and truly pay or
 cause to be paid unto the said James P. Moon Commissioner in Equity
 as aforesaid his successors in office or assigns the sum of one hundred
 and seventy one dollars eighty seven cents according to the premises above
 mentioned then and from thenceforth these presents shall be utterly
 null and void. Any thing herein contained to the contrary thereof in
 anywise notwithstanding. And it is covenanted and agreed upon by
 and between the parties to these presents that until default shall be
 made in payment of the aforesaid sum as before set forth and the interest
 for the same it shall and may be lawful to and for the said Julia Stator
 peaceably and quietly to hold use occupy possess and enjoy all and
 singular the premises above granted and released and every part
 thereof with the appurtenances and to have and receive and take
 the rents issues and profits thereof to own particular use and behoof
 anything herein contained to the contrary thereof in anywise notwith-
 standing. Witness our hands and seal this first day of February
 in the year of our Lord one thousand eight hundred and sixty six and in
 year of the sovereignty and independence of the united States

of America. Signed sealed and delivered in the presence of
 Labson Left
 Solomon Ill
 The State of South Carolina. Personally appeared before me Solomon Ill
 Greenville District and made oath that he saw Julia Stator
 & Julia Stator sign seal and deliver the above Mortgage for the uses &
 purposes therein mentioned, and that he with Labson Left in the
 presence of each other witnessed the due execution thereof
 done to before me this 26th day of March 1866
 J. P. Moon Mag^r & Ex^off. Solomon Ill

James B. Mayo ^{single} ^{Heal} ^{estate} The State of South Carolina
 Honour all men by these presents that I
 Samuel & Mayo Land James B. Mayo of Anderson District in the
 State of South Carolina in consideration of the
 sum of seven thousand dollars to me paid by Samuel & Mayo of Greenville
 District and State aforesaid have granted bargain sold and released and by
 these presents do grant bargain sell and release unto the said Samuel &
 Mayo his heirs and assigns forever all the tracts and parcels of land
 herein described viz. Tract No 1 situate lying and being in the District of
 Greenville in the said State beginning at a sycamore on the north bank of
 South Saluda and running thence N 57° W 26.50 to a cherry tree thence N 87°
 E 15.50 to Hickory & thence N 46° E 47.50 to a hickory oak & thence S 61° E 14.30 to a stake &
 thence S 21° W 22.25 to a red oak & thence S 70° E 70.50 across the middle fork of Saluda to
 a stake & thence S 20° W 100 to a chestnut oak & thence S 89° E 11.50 to a stake & thence S 48°
 W 19.90 to a chestnut oak & thence S 75° W 13 to a poplar & thence N 85° W 13 to a
 stake in the head of about thence down the said branch to the mouth & thence
 up the meander of the South fork of Saluda to the beginning sycamore containing
 fifteen hundred and seventy four acres more or less as will be seen by reference to
 the plat thereof. Tract No 2 situate in the said District of Greenville beginning
 at a hickory on the bank of the middle fork of Saluda and running thence N 67°
 W 42.50 to a post oak & thence S 89° E 36 to a chestnut & thence S 55° E 44 across the
 said middle fork of Saluda to a stake & thence S 71° W 26 to the beginning hickory
 corner containing one hundred and twenty six acres more or less as will be seen
 by reference to the plat thereof. Tract No 3 situate in Pickens District in the
 State aforesaid beginning at a locust gum on the south bank of Saluda below
 the junction of the South & Middle forks and running thence S 70° W 34 to a stake
 & thence S 22° W 49.50 to a Spanish oak & on the bank of the South
 fork of Saluda thence down the meander of said South fork and main Saluda
 to the beginning locust gum corner containing three hundred and ten acres more or
 less as will be seen by reference to the plat thereof. Tract No 4 situate also in Pickens
 District in the State aforesaid beginning near an old road at a pine stump corner and
 running thence West 57 to a red oak & in a field thence N 40 to a stake & across a road
 and a branch thence S 53° E 64 to the beginning corner containing one hundred acres
 more or less as will be seen by reference to the plat thereof. Also all my right
 title and interest in and to tract No 5 situate in Greenville District aforesaid
 and the State of North Carolina consisting of three grants two of which are
 Mathias Creek containing five hundred acres each. Made to Samuel & Mayo