

in Clerk's office Book 3 Page 833 & 834, together with all and singular the hereditaments rights and appurtenances, whatsoever to the said Land belonging or in anywise appertaining, and the revenues and remainders parts issues and profits thereof and also all the estate right title interest claim possession property benefit claim and demand whatsoever both at Law and Equity of the heirs and representatives of the said Elizabeth Thompson & Mary Thompson and of the parties to this deed and of all other person rightfully claiming or to claim the same or any part thereof, by them or under them or either of them so have and to hold the said Real Estate with its hereditaments privileges and appurtenances unto the said John W Grady his heirs and assigns to him and their only proper use benefit and behoof forever  
 In witness whereof the said James P Moon as Commissioner of the said Court under and by virtue of the said Decree hath hereunto set his hand and the seal of the Court on the day and year first above written  
 Signed Sealed and Delivered in the presence of  
 Jas P Moon  
 of W A M Daniel W Bayne  
 R. E. C. H.

South Carolina Personally appeared before me  
 Greenville District W Bayne and made oath that  
 he saw James P Moon sign seal and deliver the within  
 deed for the purposes therein described & that he with  
 W A M Daniel witnessed the due execution thereof  
 Sworn and subscribed before me this 22<sup>nd</sup> day of July 1866  
 W A M Daniel C. C. P. &  
 Maget Ex officio C. H.  
 Recorded 20 August 1866

John of Bailey Mortgage 236 State of South Carolina  
 Greenville District  
 Labron Loftis  
 Know all men by these presents that I John of Bailey of the District  
 State aforesaid for and in consideration of Labron Loftis of  
 said District to pay a Note of bond given by John of Bailey  
 & Jordan of Loftis security to W H Taylor & Eliza Prine Executors  
 of the Estate of J I Prine Decr for the sum of fourteen dollars  
 with interest from date & dated November the 30<sup>th</sup> 1860 and  
 a Note of hand given by John of Bailey & Jordan Loftis  
 security to W H Garrison for the sum of about twenty three  
 dollars with interest from date & dated some time in the  
 fall or winter of 1860. We are granted bargained sold and by  
 their presents do grant bargain sell and release unto the  
 said Labron Loftis his heirs or assigns all my personal  
 property including my present growing crop to have and  
 to hold against my self my heirs Executors Administrators or assigns  
 forever sealed with my seal & dated the 30<sup>th</sup> day of July 1866  
 The condition of the above obligation is such that if the said John

Bailey shall pay or cause to be paid the above mentioned Notes  
 & interest thereon the above obligation to be null & void or else to  
 remain in full force and virtue and that on the said  
 Bailey failing to pay the said Notes then it shall be lawful  
 for the said Labron Loftis to seize and possess or sell so much  
 of the above named property as will satisfy the said Notes  
 and interest signed sealed and delivered the day & year above  
 written in the presence of  
 J. H. Taylor W. H. Taylor  
 John of Bailey  
 South Carolina Personally appeared J. H. Taylor and makes  
 Greenville District oath that he saw John of Bailey sign seal and  
 deliver the within conveyance for the uses and purposes therein  
 mentioned and that W. H. Taylor in the presence of each other  
 witnessed the due execution thereof.  
 Sworn to and subscribed July the 30<sup>th</sup> 1866 J. H. Taylor  
 Before me W. H. Taylor M. C. H.  
 Recorded 20 August 1866

George M Chapman Deed 237  
 So of the State of South Carolina  
 Asa Hodge Trust Greenville District  
 Know all men by these presents  
 that I George M Chapman of the District State aforesaid  
 for divers good and sufficient reasons and considerations me  
 therunto moving as well as in consideration of the sum of  
 Ten dollars to me paid by Asa Hodge of the State of Tennessee  
 whom transferred released conveyed assigned and delivered  
 and by their presents do transfer release convey assign and  
 deliver to the said Asa Hodge his heirs Executors Administrators  
 assigns and Successors all my bonds notes and accounts  
 debts due me and chose in action of every kind whatsoever  
 also all my stock of Horses & Mules and Cattle, Except five  
 head of the latter sheep & hogs, all my household and kitchen  
 furniture farming tools & implements my Carriage & Buggy  
 wagons and carts, likewise all my interest estate and claim  
 in & to certain lands in the Green River section of the State of  
 Kentucky which I have devised by inheritance from my father  
 and mother a by devise from my father, also all my interest  
 and claim in the Estate of my deceased brother John Chapman  
 in trust nevertheless for the following purposes  
 1<sup>st</sup> in trust that the said Asa Hodge or his Successors  
 shall collect in my name or as assignee all the debts due me  
 as therein before described and shall have the right to sell and  
 convey to any purchaser of the same the personal & real Estate  
 above specified on such terms as he may deem most advantageous  
 and apply the proceeds of such Collection and sales first  
 to pay and satisfy in full all debts & demands against me  
 for notes my brother in law Peter J. White and Charles  
 J. White are liable as my debtors in endorsing second Subst of