

coules do if personally present. We witness whereof we  
have this day set our hands and seals this 14<sup>th</sup> day of Nov 1867  
 W. C. Henderson  
 Emily C. Henderson

State of Alabama J. J. Moore Probate Judge for said  
Blount County County newly certify that William &  
W. C. Henderson whose name & genuine  
signature appears to the foregoing power of attorney  
executed the same in my presence on the day of the  
date of record under my hand the seal of said Court  
This 14<sup>th</sup> day of Nov 1867 { J. J. Moore  
 Notary Stamp \$100 Probate Judge  
 Recorded 6 March 1868

J. J. Moore et al.	Deed	State of South Carolina
To	To	Greenville District
Wm H Brantlett	Land	This Indenture made this Fourteenth day of November in the year of our Lord one thousand eight hundred and Sixty Seven between J. J. Moore et al. of the District of said State and William H. Brantlett of the same State and District. Whereas a Writ of Summons to divide or sell a certain tract of land hereafter described of the Estate of Thomas Atkins of said District deceased issued from the Court of Ordinary of said District and upon the return thereof of the Judge of said Court did determine that the said land could not be divided without injury to the parties interested and did order the same to be sold by the Sheriff of the District aforesaid on a Creditor of Charles Morris with intent from the day of sale whereupon the Sheriff aforesaid did advertise the said land for sale on the first Monday in November in the year above mentioned at which the Sheriff aforesaid did on the said day expose to sale at public outcry on the Creditor aforesaid the said land where the said William H. Brantlett was the last and highest bidder to whom the said land was struck off for the sum of twenty five Dollars. And this instrument doth further state in consideration of the sum of twenty five Dollars to me paid and deemed to be paid I have granted bargained sold and released and by these presents do grant bargain sell and release unto the said William H. Brantlett and his heirs and assigns forever all that tract of land situate in said District and within of like description as described by lands of William Brantlett, Thomas Atkins and others and containing thirty five Acres more or less together with all the appurtenances thereto belonging and all the estate right the instant claim or demand which the said Thomas Atkins deceased at the time of his death had in or to the same. To have and to hold the said tract of land to other with all and singular the premises in possession

and appurtenances to the said William H. Brantlett his heirs and  
assigns forever to witness whereof I the said J. J. Moore et al.  
do hereby affix our hands and seal of office  
the day and year above written. Signed seal and delivered in  
the presence of  
 A. B. Vicksburg  
 W. S. Shumate

South Carolina I personally appear before me A. B. Vicksburg  
Greenville District and make oath that he saw Samuel J.  
Moore sign seal and deliver the witness deed for the  
use and purpose therein mentioned and that William H.  
Shumate together with himself witnessed the deed execution of  
the same. Sworn to before me this 9<sup>th</sup> day of March 1868  
 A. B. Vicksburg  
 Capt Magr. Revived Stamp \$300  
 Recorded 9<sup>th</sup> March 1868

Frances E. Benson	Deed	651	The State of South Carolina
To	of		Greenville District
James M. Benson &	Trust		Whereas I Frances E. Benson widow of Willis
John P. Louthren			Benson deceased am entitled to an interest
of one third in the real estate of my deceased husband Willis			
Benson of which he died intestate and whereas I am desirous of			
conveying my land one third in said real estate to certain persons my			
children and grand children for their sole use and benefit and as			
his separate and exclusive estate free from his debts contracts and lia-			
bilities of any person or persons whatsoever. Wherefore know all men			
by these presents that I the said Frances E. Benson for and in			
consideration of the natural love and affection which I have for and			
bear to my son Willis M. Benson and to my daughter-in-law Eliza-			
beth Benson wife of James M. Benson to my grand son William			
M. Myers and to my daughter Elizabeth L. Butler and also in			
consideration of one dollar to me in hand paid by James M.			
Benson and John P. Louthren the receipt whereof I hereby acknowledge			
have bargained sold given granted delivered and conveyed and by			
these presents do bargain sell give grant and convey all of my said			
interest in said real estate of my said deceased husband amounting			
to one third to the said James M. Benson and John P. Louthren as			
follows to wit two fifths or two thirds of said one third to John P.			
Louthren in trust for the sole and separate use and benefit of my			
daughter-in-law Elizabeth Benson wife of James M. Benson for			
and during her natural life free from his debts and contracts of			
her husband with remainder to her issue by James M. Benson living			
at her death the remaining three fifths of said one third or three			
thirds of said one third to James M. Benson in trust as follows			
to wit one of said thirds in trust for the sole and separate use of Willis			
M. Benson during his natural life with remainder to his issue			
living at his death one other of said thirds in trust for William			
M. Myers during his natural life with remainder to his issue living			