

in the full and just sum of Eighty Dollars and 24 cts for his advancement & upon the said Jas^s Smith the better to secure the payment of said Note to the said Jas^s McCullough do agree to give him this my first Lien on every thing heased and possessed in the place I now live during the year 1871 and I the said Jas^s McCullough agree in addition to said Note to furnish to said Smith about twenty Dollars in my store of supplies for which said McCullough is to keep an account against him including the note as before mentioned, in all not to exceed one hundred Dollars or what sum I may be due him the said McCullough in addition to this Note this Lien is intended to cover the said Smith is now indebted to John Cooley about thirty dollars he is got no more from him but binds his entire crop together with his horses to the said McCullough for the faithfully discharge of this claim as above stated

Witness my hand and Seal this 24th January 1871
 A. S. Stepp
 W. H. Charles
 South Carolina
 Greenville County
 and made oath that he saw James Smith sign seal and deliver the within Lien for the uses and purposes therein mentioned and that A. S. Stepp together with himself witness the due execution of the same sworn to before me this 20th Febry 1871 Rec^d 20th Febry 1871
 W. A. McDaniel
 c p & Maget & off
 W. H. Charles
 Rec^d

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George W. Jordan
 Jas^s McCullough
 State of South Carolina
 Greenville County
 This memorandum of agreement between G. W. Jordan and James McCullough of said District and State Witnesseth that George W. Jordan is justly indebted to the said Jas^s McCullough on a note as above for eighty one dollar and 24 cts & 1/4th in final settlement for rent and advancement bearing this same date now of the said George W. Jordan do hereby agree the better to secure the payment of said Note to the said Jas^s McCullough to give him a first Lien on all my entire crop raised and produced in the place which I now live during the present year 1871. And I the said Jas^s McCullough agree in addition to the above Note to advance to the said G. W. Jordan supplies from my store for which I am to keep an account against him including the note as above Note to exceed over one hundred Dollars or what sum I may be due to the said McCullough in addition to the

Note this Lien is intended to cover both Note and advancement in accordance with the provisions of an act of the Legislature of the said State passed at the extra session therein in the year of our Lord 1866. In witness whereof I have hereunto set my hand and seal this the 21st day 1871
 W. H. Charles
 John W. McCullough
 George W. Jordan

South Carolina appeared before me W. H. Charles and Greenville County made oath that he saw George W. Jordan sign seal and deliver the within Lien for the uses and purposes therein mentioned and that John W. McCullough together with himself the due execution of the same sworn to before me this 20th Febry 1871
 W. A. McDaniel
 c p & Maget & off
 W. H. Charles

Two days after date I promise to pay James McCullough or bearer Eighty one dollar & 24 cts for value received with 10% per cent interest from date
 Witness my hand and seal January 27 1871
 W. H. Charles
 J. W. McCullough Rec^d Febry 1871

Wm Bates & Co Lo James M. Benson	Due to	The State of South Carolina Greenville County Know all men by this present that we William Bates Thomas M. Coe and James P. Hammett being the members of the firm of William Bates and Company all of the County and State aforesaid for and in consideration of the sum of Eight hundred dollars to us in hand paid by James M. Benson of the County and State aforesaid and in consideration of the sum of Eight hundred dollars to us in hand paid by James M. Benson of the County and State aforesaid the receipt whereof we do hereby acknowledge have granted bargained sold and released and by these presents do grant bargain sell and release unto the said James M. Benson all that tract or parcel of land situated lying and being in the County and State aforesaid on the east bank of Kuddy River adjoining lands of the late William Bates and Company and which they have bargained to James B. Bates also lands of Thomas Roe the said James M. Benson and others it being a portion of the tract of land purchased by the said William Bates and Company from the late Perry & Duncan or per deed of conveyance dated Dec ^r 11 th 1863 beginning at a stake 54-0 m on the east bank of said River just about what is known as the Stony dam on the River thence N 65 15 W to a corner N 45 30 W 50 1/2 m to a
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