

Reasorah Bates has an interest in said land to get
 them also to sign the deed, and is also to pay her
 said Lillian Nelson Ten Dollars in cash or twenty
 Bushels of corn; and is also to pay A. Blythe Esq.
 his fee of twenty five Dollars, and also to pay five
 Dollars filling in her tooth. When the said J. L. Bates
 complies with the above agreement then the said
 Lillian Nelson is to execute and deliver to him
 a full release of all claims and demands
 of every nature and kind whatsoever she may
 have or have heretofore had against him from
 any and all liability from any other suit or no
 action, for any thing heretofore done or now
 existing. The object of this agreement being
 to have a full settlement of all claims and
 demands whatsoever which the said Lillian
 Nelson has against the said J. L. Bates.
 Witness our hands & seals this 17th day of
 February A.D. 1887, to be executed within two
 weeks. Witness our hands & seals this 17th Feb 1887,
 Atreus Blythe?

J. L. Bates (28)

Lillian Nelson (28)

The State of S.C. Personally comes A. Blythe
 Greenville County } who being duly sworn
 deposes & says that he saw the above named
 J. L. Bates & Lillian Nelson sign, seal & deliver
 the above agreement & that he was a sub-
 scribing witness to the same.

Sworn to before me this 22nd March, 1887

Thos. L. Woodside (28) 3

A. Blythe

Not. Pub. Recorded for Mar. 22, 1887.

End of Doc.

878 Lillian Nelson,
To 3 Release
J. S. Bates State of South Carolina.
County of Greenville.
Whereas on the 19th day of
February 1887, I, Lillian Nelson entered into
an agreement with J. S. Bates to settle all
matters and claims which the said Lillian
Nelson have against the said J. S. Bates which
agreement was in writing & witnessed by A.
Blythe Esq. and which is here referred to as
part of this release and agreement; And
whereas the said J. S. Bates has fully complied