

*John P. Marshall*

To Deed Acres.

*John P. Marshall*

The State of South Carolina,  
GREENVILLE COUNTY.

Know all Men by these Presents, That

*I John P. Marshall*

in the State aforesaid, and in consideration of the sum of *Four Thousand* Dollars, to *me* in hand paid at and before the sealing of these Presents, by *J. P. Marshall*, (the receipt whereof is hereby acknowledged,) have granted, bargained, sold and released, and by these Presents, DO GRANT, bargain, sell and release unto the said

*John P. Marshall*

burgh or tract of Land situated, lying and being in the County of Greenville, and state aforesaid, Beginning at a Stake on River Cut Road, thence N 8 W 18 1/4 to a Stake, thence N 85 1/2 W 12.50 to a Stake, thence N 8 E 10. to a Stake on said Road, thence N 80 1/2 E 12.14 with said Road to the beginning corner, adjoining into S 39, E 10.55 containing 19 acres more or less, and known as lot No 8 in the division of the real estate of John Marshall deceased, also all that tract or parcel of land, situated, lying and being in the County and state aforesaid, Beginning at a Stake on the beginning road, and thence with said Road N 85 1/2 W 12.25 to a Stake on said Road, thence with said Road N 81 1/2 E 9.70 to the beginning corner, adjoining into S 39, E 10.54 containing seventeen acres more or less, and known as lot No 5 in the division of the Real estate of John Marshall deceased, also all that tract or parcel of land, situated, lying and being in the County and state aforesaid, Beginning at a Stake on the beginning road, and thence with said Road N 85 1/2 W 12.00 to a Stake on the middle of said Road, thence N 28 1/2 E 9.50 to a Stake on the beginning road, and thence N 28 1/2 E 6.20 to a Stake on Canal, thence N 85 1/2 W 10.87 to a Stake, thence N 28 1/2 E 6.20 to the beginning corner, adjoining into S 39, E 10.54 containing 23 acres more or less, and known as lot No 6, in the division of the Real estate of John Marshall deceased.

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said

*John P. Marshall*, his Heirs and Assigns forever.

AND I do hereby bind myself, my Heirs, Executors and Administrators, to warrant and forever defend all and singular the said Premises unto the said *John P. Marshall*.

*John P. Marshall*, his Heirs and Assigns, against me and my Heirs, and against

every person whomsoever lawfully claiming or to claim the same or any part thereof.

WITNESS my Hand and Seal this 19<sup>th</sup> day of December, in the year of our Lord one thousand eight hundred and ninety, and in the one hundred and *fifteenth* year

of the Sovereignty and Independence of the United States of America:

SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF

*O. H. P. Freeman*.

*John P. Marshall*.

*John L. Woodside*.

*John P. Marshall*

(L.S.)

*Mary A. Young*

To Deed Acres.

The State of South Carolina,  
GREENVILLE COUNTY.

Know all Men by these Presents, That

*I Mary A. Young* of *Garrison Township*, Greenville County,

in the State aforesaid, for and in consideration of the sum of *Fifteen* Dollars, to *me* in hand paid at and before the sealing of these Presents, by *J. P. Marshall*, (the receipt whereof is hereby acknowledged,) have granted, bargained, sold and released, and by these Presents, DO GRANT, bargain, sell and release unto the said

*J. P. Marshall*

and tract of land, lying and being in Greenville County and state aforesaid, containing One hundred and Eighteen acres more or less, adjoining lands of lots J. A. McElroy, J. A. Cleveland, Green and the Wayon Road leading from Greenville City to Greer Station on the waters of Greer Creek; beginning at a stone on G.C.R.R. Stat 169 1/2 chains to large pine tree, thence due South 17 chains to a stone at Branch, thence up the meanders of said branch to a stone at Branch, thence N 14 E 10.70 chains to large Hickory, thence North 56 W 9.50 chains to small Hickory, thence due South 4.20 chains P.C. thence due west 18.50 chains to a stone and C.P.R.R. thence N 12 W 24 chains to stone on Wayon Road West of G.C.R.R. thence due East 4.85 chains to stone on G.C.R.R. Line 16.1 chains to the beginning corner.

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said

*J. P. Marshall*, his Heirs and Assigns forever.

AND I do hereby bind myself, my Heirs, Executors and Administrators, to warrant and forever defend all and singular the said Premises unto the said *J. P. Marshall*.

*J. P. Marshall*, his Heirs and Assigns, against me and my Heirs, and against

every person whomsoever lawfully claiming or to claim the same or any part thereof.

WITNESS my Hand and Seal this 17<sup>th</sup> day of December, in the year of our Lord one thousand eight hundred and ninety, and in the one hundred and *fiftieth* year

of the Sovereignty and Independence of the United States of America.

SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF

*J. P. Marshall*,

*W. P.*

*J. A. McElroy*,

*J. A. Cleveland*,

*Green*,

*Wayon*.

*Mary A. Young*

(L.S.)

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*

*J. A. McElroy*.

*J. A. Cleveland*.

*Green*,

*Wayon*.

*J. P. Marshall*.

*W. P.*