

144. And conveyed to Holland the land to be conveyed Beginning on Stake
3x the Run N. 50 E. 22. 30. to Post 3x m then N. 35. W. 14 ch. to Post 3x m thence S. 50. W. 22. 30 com-
-mung to 2. boundaries on the original line then with said line to the beginning
including thirty acres. Together with all and singular the Rights mem-
bers. Hereditaments and Appurtenances whatsoever to said premises belonging
or in any wise incident or appertaining To Have and to Hold all and
singular the premises before mentioned unto the said John Atkinson his
heirs or assigns and I do hereby bind myself my heirs Executors and ad-
-ministrators to warrant and for ever defend all and singular the premises before
mentioned unto the said John Atkinson his heirs and assigns against my self.
my heirs and against Every Other person or persons whatsoever lawfully
claiming or to claim the same or any part thereof. Witness whereof
I have hereunto set my hand and affixed my seal this 13th day of
February in the year of our Lord 1809. John Atkinson

Test B. Borum, John Dacus, Isaac Tavers, <sup>his
mark</sup> Siharx Gamblin ^{Scal}
South Carolina I appeared Personally before me John Dacus and being
Grenville District duly sworn saith on oath that he was Present and saw
Sion Gamblin sign and deliver the within deed of Causay and to
John Atkinson for the use and Purpose without mentioned and
also saw B. Borum and Isaac Tavers sign the same as concuring to stamp
with himself sworn to and Subscribed before me the 3rd April 1813 —

B. Griffiths S.D.
R

John Davies

Recorded for the 30th October 1826

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South Carolina To all to whom these presents shall come, I, W. Underwood
Sheriff of Greenville District, and State aforesaid, send Greeting: Whereas, by virtue of three
Writs of fieri facias, issued out of the Court of Equity held for the District of Spartanburgh
dated the twenty seventh day of April in the year of our Lord one thousand eight hundred
and twenty six Wm H. Powell and Abner McKie to one directed, commanding one, that of the
goods and chattels, lands and tenements of Daniel McKie to levy the sum of one hundred and
thirty Eight dollars & $\frac{8}{10}$ damages and costs, I have seized and taken of the lands and tenements
of the said Daniel McKie all that certain piece of land, containing
three hundred Hundred Acres more or less situate and being in the district of Greenville
in the State aforesaid on each side of Rocky creek waters of Enoree River being part
of two tracts of Land originally Granted to David Lewis and Nathaniel Walker, one
Hundred Acres of the land now intended to be conveyed was conveyed by the said David
Lewis to Blaggrove Glenn by deed bearing date the 19th March 1810 which is Recorded
in Book H page 343 And Two Hundred acres conveyed by William Harbin Junr to the
said Blaggrove Glenn by deed bearing date 15th March 1810 and is Recorded in Book H page 348
the south of which tracts are conveyed by said Blaggrove Glenn by deed bearing date
March 1812 to Daniel McKie bounded on the south by land of Benj Smith North &
North west by Thomas Hutchings East by land of Wm Richards And Whereas, the
said premises, with their appurtenances, since the seizure by me made, by virtue of the said

Writ of fieri facias before mentioned, have been exposed to sale at public vendue, and purchased by Lester Richard of the District of Greenville aforesaid for the sum of one hundred and forty one dollars, being the highest sum that was bid on therefor. Now know ye, that I, Nimrod Underwood Sheriff aforesaid, by virtue of the said Writ of fieri facias aforesaid, to me directed and delivered as aforesaid and by virtue of the Statute in such case made and provided, and for and in consideration of the said sum of one hundred and forty one dollars, to me