

C. S. Hammond & Glenn Ex-Deed
John Heenan For Land
 The State of South Carolina
 Know all men by these presents that we
 Charles S. Hammond and Thomas G. Glenn
 Executors of the last will and testament of
 Dorcus Green deceased of Greenville County in the State of South Carolina
 in consideration of the sum of one hundred and ninety dollars to us
 paid by John Heenan of Greenville in the State of South Carolina her husband
 Benjamin sole and separate agent by these presents do grant bargain
 sell and release unto the said John Heenan all that lot of lands
 situated on the Laurens River in the County and State aforesaid known
 as lot Number seven of the lands of the said Dorcus Green deceased
 as surveyed by William A. Hudson Deputy Surveyor on the fifteenth
 day of October 1868 and containing thirty seven and one half acres more
 or less and put such marks and bounds as appear by a plat of
 the said lot made by the William A. Hudson and hereto attached
 together with all and singular the rights members hereditaments and
 appertinances to the said premises belonging or in any wise incident
 or appertaining to them and to hold all and singular the premises
 before mentioned unto the said John Heenan his heirs and assigns
 forever and we do hereby bind ourselves executors and administrators
 to warrant and forever defend all and singular the said
 premises unto the said John Heenan his heirs and assigns
 against us and our heirs and against all other persons
 lawfully claiming or to claim the same or any part thereof
 Witness our hand and seal this ninth day of January in the year
 of our Lord one thousand eight hundred and sixty nine and in
 the ninth year of the independence of the United States of
 America signed sealed and delivered in presence
 of J. B. McRae & G. Wells
 C. S. Hammond
 Thomas G. Glenn

The State of South Carolina Personally appeared before me J. B. McRae &
 Greenville County Made oath that he saw C. S. Hammond and
 Thomas G. Glenn sign seal and deliver the above conveyance for the
 uses and purposes therein mentioned and that he with G. Wells in the
 presence of each other witnessed the due execution thereof
 sworn to before me this eighth day of February 1869
 G. G. Wells Not Pub. & Ex-off. M. A. L.
 J. B. McRae
 Recorded 24 Jan'y 1870

C. A. Parkins Deed
P. D. Curston For Land
 The State of South Carolina
 Greenville County
 Know all men by these presents that I
 Charles A. Parkins of the County and State
 aforesaid in consideration of two thousand two hundred and fifty
 dollars to me paid by Paschal D. Curston as trustee of my wife
 Mary Henrietta Parkins under the will of her father Thomas Fullum
 deceased of Laurens County in the State aforesaid have granted
 bargain sold and released unto the said Paschal D. Curston trustee in aforesaid
 will and released unto the said Paschal D. Curston trustee in aforesaid
 will a certain lot or parcel and tract of land situated in said

County in said State on the waters of Rudy River containing two
 hundred and thirty acres more or less bounded by lands of Thomas
 P. Smith Vardry McRae estate and other lands of the said Charles
 A. Parkins beginning on a stone S + N on the bank of Rudy River
 thence S 62 W 62.25 to a stone S + N N 33 W 57.50 to a right hand stake
 S + O thence N 61 1/2 E 34.70 to a stake S + O thence N 63 1/2 E 27.68 to a
 stake S + O on the bank of Rudy River thence down the meanders
 of said River to the beginning corner Together with all and
 singular the rights members hereditaments and appertinances
 to the 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 Paschal D. Curston
 in Trust as follows for the sole and separate use of Mary
 Henrietta Parkins during her life and at her death to be
 divided as follows One third third to such husband as she
 may have surviving her and the other two thirds equally among
 such children as she may leave surviving her including the child
 or children share of any deceased child who will take the share which
 the deceased parent would be entitled to if living but should the said
 Mary Henrietta Parkins die leaving no child or children then the aforesaid
 said two thirds of said tract of land shall be a portion of the estate
 of Thomas Fullum deceased and be distributed as a part of his estate
 under the residuary clause of his will and should the said said Mary
 Henrietta Parkins die leaving no husband surviving her the aforesaid one
 third of said tract of land allotted to him is to be disposed of as the
 other two thirds are directed to be viz to the children and grand
 children of the said Mary Henrietta Parkins but if there
 should be more such that the whole of said tract of land
 shall be a part of the estate of Thomas S. Fullum deceased
 and pass under the residuary clause of his will as the
 4th clause of the will of the said Thomas S. Fullum
 deceased as the aforesaid tract of land is conveyed in
 lieu of the tract of land allotted to the said Mary Henrietta
 Parkins under the 4th clause of the will of Thomas S. Fullum
 deceased and I do hereby bind myself and my heirs executors
 and administrators to warrant and forever defend all and singular
 the said premises unto the said Paschal D. Curston and
 his successors in office and his assigns against us and our
 heirs and every other person whomsoever lawfully claiming
 or to claim the same or any part thereof Witness my hand
 and seal this 14th day of January in the year of our Lord
 one thousand eight hundred and seventy and in the ninth
 year of the independence of the United States of America
 signed sealed and delivered to C. A. Parkins
 in the presence of
 C. W. Parkins & W. A. Hudson Per. Stamp 25⁰⁰
 W. H. Parkins
 W. A. Hudson

The State of South Carolina Personally appeared before me G. G. Wells
 Greenville County and made oath that he saw Charles A.
 Parkins and W. H. Parkins sign seal and deliver the

The Deed recorded in Book 1276 page 589