

P. P. P.

State of South Carolina,
County of Greenville.

TO ALL WHOM THESE PRESENTS MAY CONCERN, Greeting:-
Carolina
Whereas, in a certain suit in this Court, wherein Greenville Power Company was Plaintiff, and Fannie Gibson, Benton M. Gibson, Jr. Rosa E. Duckett, G. Cleveland Gibson, Warren W. Gibson, Lillie M. Gibson and Walter G. Gibson, were Defendants, it was adjudged that the adult Defendants and the Master in behalf of the minor Defendants herein to wit: G. Cleveland Gibson, Warren W. Gibson, Lillie M. Gibson and Walter G. Gibson in consideration of the sum of One thousand dollars (\$1000.00) execute to Greenville-Carolina Power Company a deed releasing said company from all damages and conveying to said Company the rights hereinafter set forth. And Whereas, said Greenville-Carolina Power Company, has paid said sum of One thousand dollars (\$1000.), as directed by said decree: NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, That we, Fannie Gibson Benton M. Gibson, Jr. Rosa E. Duckett, being the adult Defendant, and J.W. Gray, Master for the said County in behalf of the said Minor Defendants, in consideration of the premises and of the sum of one thousand dollars (\$1000.) to us in hand paid, at and before the sealing of these presents, the receipt of which is hereby acknowledged, have released and discharged, and by these presents do release and discharge the said Greenville Carolina Power Company from all claim for damages to the lands of the said Defendants, by reason of the past operation of the dam of said Greenville Carolina Power Company and we have granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey unto said Greenville Carolina Power Company, the right to continue to operate the said dam, and to increase the height thereof so that the same shall be four (4) feet higher than it now is, and to continue to operate said dam and to pond and back the water thereof, and the right to flood that portion of the lands of the said Defendants, situate in the County and State aforesaid along Saluda River and Armstrong Creek, represented on the plat of Lockwood-Green & Co., and containing by estimation Ten (10) acres, more or less. And we do hereby agree that said Greenville Carolina Power Company may continue to operate said dam, and to pond and back the water, releasing said corporation, its successors and assigns from all liability of whatsoever kind by reason thereof.

Together with all the rights, members, hereditaments and appurtenances to said Rights belonging, TO HAVE AND TO HOLD all and singular the said premises unto the said Greenville-Carolina Power Company, its successors and assigns forever.
IN TESTIMONY WHEREOF we have hereunto set our hands and seals this 15th, day of September, 1909.
in presence of:

E.S. Cooper,
C.F. Haynsworth,



Mr. E.F. Gibson, (Seal)
Mr. B.M. Gibson, (Seal)
Mr. Rosa Duckett, (Seal)
J.W. Gray, (Seal)
Master for G.C.

State of South Carolina,
County of Greenville.

Personally appeared before me C.F. Haynsworth who being duly sworn says that he saw Fannie Gibson, Benton M. Gibson, Jr. Rosa E. Duckett and John W. Gray, Master for Greenville County, sign, seal and deliver the foregoing deed, and that he with E.S. Cooper witnessed the execution thereof.

Sworn to before me this
15th, day of September, 1909.

C.F. Haynsworth

E.M. Blythe, (L.S.)
Notary Public for South Carolina.

Recorded Sept. 16th, 1909.