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ought to exact, challenge, claim, or demand at any time or times hereafter; but from all actions, Rights, Estate, Title, Claim, Demand, Possession, and Interest thereof, shall be wholly void, barred, and excluded by force and virtue of these presents: and I the said David Moore, for myself, my executors and administrators, all and Singular the said Gelding, Cattle, and household Stuff, unto the said John Thomas Junr. his executors, Administrators and assigns, against me the said David Moore, my executors and administrators and assigns, and against all and every other person and persons whatsoever, shall and will warrant, and forever defend, by these presents, of which Gelding, Cattle, and household Stuff &c. I the said David Moore have put the said John Thomas Junr. in full possession, by delivering him six Pewter plates, in the name of all the said Goods & Chattels, at the sealing and delivery hereof —

In Witness whereof, I the said David Moore have hereunto set my hand and Seal the 16th day of February 1800
Daniel McMillon ^{his} X mark and Chattels of David
Thomas Bennett ^{his} X mark

David ^{his} X mark Moore ^{his} X mark

A Schedule of the Goods and Chattels of David Moore sold unto John Thomas Junr the 16th day of February 1800
One Sorrel Gelding, two Cows and Calves, six Pewter plates
one Dutch oven, six tin Cakes, one bed & furniture —

David ^{his} X mark Moore ^{his} X mark

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South Carolina Greenville County February the Eighteenth
one Thousand Seven Hundred and Eighty Eight. A Deed of Con-
veyance for four hundred acres of land from Isaac Morgan
to Paul Abner. Acknowledged in open Court, and ordered
to be Record —

This Indenture made the Twenty seventh day of June
in the year of our Lord One Thousand seven Hundred and
Eighty seven. Between Isaac Morgan of Greenville
County and State of South Carolina of the one part and
Paul Abner of the County and State aforesaid of the other