



288 one mans saddle & woman's saddle provided way and it is the instant & meaning menancy of these parties that if the said Mr. Haffey His Resider assigns shall well and truly pay unto the said J. McDavid his heirs and assigns the full and Just sum of Twenty three dollars or before Christmas come year which will be in 1799 then this Bill of Sale to be void and of none effect otherwise the above mentioned articles to be the Right and property of the said J. McDavid in witness hereof I have hereunto set my hand & affixed my seal this Day & date above written Signed sealed and delivered in presence of us
 Martha ^{her} & Smyth Reuth ^{his} ^{Witness} Martin M. Haffey 

289 The following deed of conveyance from Philip Pury to Robert Crenshaw in improvement before John Burns Esq. by the oath of William Cleaton was presented & recorded this 11th day of July 1799
 State of S. Carolina
 I know all men by these presents that I Philip Pury of Greenville County in the State aforesaid am held and firmly bound unto Robert Crenshaw of said State and County aforesaid in the consideration of the sum of thirty pounds sterling money to me paid by the said Robert Crenshaw & the said Philip Pury have granted bargained, sold, & released, and by these presents do grant bargain, sell and release unto the said Robert Crenshaw all that Tract of Land containing One hundred and fifty acres more or less situate lying and being on the Still house branch of Keey River on the south side of brush creek in Greenville County and State aforesaid bounded N. by Pury Land to a Red oak from thence E. by vacant Land to a red oak from thence S. W. to a red oak from thence E. to a red oak station on Simpson's line from thence to Hogging's line and from thence to Hugh Rauch's line and along S. line to the red oak corner from thence to the beginning together with all and singular the rights members hereditaments and appurtenances to the said premises belonging

289 or in any wise Incident or appertaining I have and to hold all and singular the premises before mentioned unto the said Robert Crenshaw his heirs and assigns forever. I do hereby bind myself my heirs Executors and Administrators to warrant and forever defend all and singular the said premises unto the said Robert Crenshaw his heirs and assigns against myself my heirs and against every person whomsoever lawfully claiming or to claim the same or any part thereof; Witness my hand and seal this 11th day of January in the year of our Lord 1799 and in the 23rd year of the Independence of the United States of America
 Witness William Crenshaw William ^{his} ^{mark} Philip Pury 

The following deed of conveyance from Semuel J. Atston to Jesse Carter being proven before John Burns Esq. by the oath of Jesse Goodlett was presented and recorded this fifteenth day of July 1799.

The State of South Carolina 289
 I know all men by these presents that I Semuel James Atston of Greenville County in the State aforesaid in consideration of thirty one dollars and twenty five cents to me paid by Jesse Carter of the County and State aforesaid, have granted, bargained, sold, and Released, and by these presents do grant, bargain, sell, and release, unto the said Jesse Carter all that tract or parcel of land lying and being in the County and State aforesaid on a Ridge between Keey River and Brush Creek near Greenville Court House it being part of a Tract of Land originally granted to Jacob O'Bannon Atto and conveyed to said Atston by Thomas Deale under a power of attorney and the part hereby meant to be conveyed begins and runs as follows
 Viz, Beginning on the Original line running S. 33 W. on a small post oak 37 thence running N. 30 W. 3 chain to a post oak 3 x 4 m, thence S. 62 W. 19-50 links to a Black oak 3 x 2 m, thence S. 10 W. 19-50 links to a pine 3 x 2 m, thence S. 42 E. 4 ^{ch.} 45 links to a Black oak 3 x 2 m on the Original line, thence N. 33 E. with the Original line to the beginning, containing twenty five acres be the same more or less. Together with all and singular the rights, members, Hereditaments, and appurtenances to the said premises belonging, or in any wise Incident or appertaining, I have and to hold all and singular the premises before mentioned unto the said Jesse Carter his heirs and assigns forever, and I do hereby bind myself my heirs Executors and Administrators to warrant and forever defend