

Randol, suppose to be one hundred and nine acres be the
same more or less together with all & singular the right
Members and Hereditaments and appurtenances to the said
premises belonging or in any wise appertaining. To have
and to hold all and singular premises before mentioned
unto the said Archer Holcomb his heirs and assigns for ever
and I do hereby bind myself my heirs Executors &
Adors to warrant and for ever defend all & singular
the said premises unto ^{the} said Archer Holcomb his heirs
and assigns against myself my heirs & against all &
every other person lawfully claiming or to claim the s.
premises or any part thereof. In Witness whereof I the
P. Solomon Loftis have hereunto set my hand & affixed
my seal this sixteenth day of February in the year
One thousand seven hundred and ninety nine —

The Witnesses —
Solomon Dill, Aaron Short } Solomon Loftis
David Jackson } made

I, Sarahina Greenville County. Personally appeared before
me Solomon Dill who being duly sworn made oath that
that he was present and saw Solomon Loftis sign & as
his Act and deed deliver this Conveyance to & for the use
and purpose in it mentioned and that he the deponent
& Aaron Short & David Jackson signed their names
as witnesses to the due execution of the same. Sworn
to before me this 16th day of February 1799. Arthur Darrelly.

(Received the 15th day of March 1802.)

State of South Carolina. Know all men by these presents that
I James Holland of Greenville District in the State aforesaid
in consideration of two hundred dollars and fifty dollars
to me in hand paid by John Lovelap of the State & district
aforesaid have granted bargained sold and released &
by these presents do grant bargain sell and release unto
the said John Lovelap a plantation or tract of land con-
-taining two hundred & thirty three acres be the same more or less