

extent and meaning of these presents: And that the said releases premises now are and at all times from and after any default shall happen to be made of, or in payment of the said sum of money last aforesaid, and interest as aforesaid or any part thereof, shall be, remain & continue free and clear of and from all manner of former gifts, grants mortgages, lites, trouble, charges or incumbrances whatsoever had made done, committed or willingly suffered by him the said John. And also that the said John & Charles their heirs and assigns shall and may from time to time and at all times, after default shall happen to be made in the performance of the proviso, or condition herein contained peaceably and quietly enter into, have hold use occupy possess and enjoy, the said House & Lot and premises above mentioned, with the appurtenance, without the let seict trouble, hindrance molestations interruption or denial of him the said John his heirs and assigns, and of all and every other person or persons, whomsoever: and that the said John his heirs and assigns, and every other person or persons, lawfully having or claiming any estate or interest, of or in the said hereby released premises or any part thereof, by, from, or in trust for him, shall shall and will upon the request and at the charge of the said John & Charles, make do acknowledge suffer and execute all such further or other acts, matters things devised, conveyances & assurances in the law whatsoever, for the further and better conveying and assuring of the said hereby released premises with the appurtenance unto the said John and Charles their heirs and assigns, to their and their only proper use and behoof forever, absolutely freed and discharged of and from the proviso and conditions herein before contained, and of and from all equity of redemption, by virtue or colour thereof, according to the true intent and meaning of these presents, as by his or their counsel learned in the Law, shall be reasonably devised, advised or required. I W Willm Jr  
whereof, the said parties, to these presents, have hereunto set their hands & seals the day & year first above written.

Sealed and Delivered in presence of

William Brown Jr - Horatio Griffen

J. H. Joyce L.S.

Rec'd on the day of the date of the within written Indenture of and from the within named Mssrs John & Charles Bulow Two Shillings in full for the consideration money within mentioned -  
Witness William Brown Jr. Horatio Griffen

J. H. Joyce

South Carolina Greenville District, Personally came Horatio Griffen before me the subscriber,  
Sister and being duly sworn, maketh Oath that he saw John H. Joyce sign seal & deliver the  
within Release by way of attorney to John & Charles Bulow for the uses and purposes therein  
mention'd and that William Brown Junr. was a subscribing witness to the same -

Swore to and subscribed before me the 28<sup>th</sup> of November 1812.

GEO. W. Earle 66 & 2 U. Recorded the 28<sup>th</sup> November 1812

Horatio Griffen

State of South Carolina, I now all meny by these Presents that I William Hudson of the County of  
Williamson in the State of Tennessee for and in consideration of the sum of two hundred dollars  
to me in hand paid by Jesse Waddell of the district of Greenville and State of South Carolina  
have granted bargained sold and released, and by these Presents Do grant Bargain  
sell and release unto the said Jesse Waddell, his heirs and assigns for ever a certain tract or  
parcel of Land situate lying and being in the district of Greenville aforesaid on the waters  
of Richland Creek containing one hundred and twenty eight acres (more or less) being  
part of a tract of land originally granted to Glen, and belonging to the Estate of Forrest