

to hold all and singular the real and personal property before mentioned unto the said John Green, his heirs, & assigns forever and we do hereby bind ourselves our heirs Executors & administrators, to warrant and forever defend all and singular the said property both real and personal, unto the said John Green, his heirs, and assigns, against ourselves, our heirs, and against every other person whomsoever lawfully claiming ^{or to claim} the same, or any part thereof. Witness our hands and seals the fifteenth day of February in the year of our Lord one thousand eight hundred and fourteen and in the thirty eighth year of the American independence Signed sealed and delivered in presence of? Stephen Hottyclaw
 George Hottyclaw James Hottyclaw & Silas Hottyclaw
 South Carolina Greenville District. Personally appeared James Hottyclaw before me the Subscribing Justice and being duly sworn to due form of law sayeth that he saw Stephen Hottyclaw and Silas Hottyclaw sign the within instrument of writing to John Green for purposes therein mentioned and that Geo. Hottyclaw was a corresponding witness with him to the same Sworn to this 4th day of February 1815- James Hottyclaw
 Joseph M. Aver J.P. [Recorded the 6th day of February 1815]

State of South Carolina, know all men by these presents that I John Bates of Greenville District and State aforesaid for & in consideration of the sum of five hundred and fifty Dollars to me paid by Jacob Dillingham of N.C. Carolina Lincoln County have granted bargained sold and released and by these presents do grant, bargain sell and release unto the said Jacob Dillingham a tract or parcel of land in the District and State aforesaid on both sides of South Pacolet River, Beginning on a Hickory running S. 75 W. 32 ch. 50 lk. to a pine, thence to an agreed line then along the agreed line between Robert M. Gray and James Bates, ^{to an agreed line between John Gowen & James Bates, then along said line} thence along said line to a red oak, Station, thence N.E. to the beginning containing one hundred acres, being part of a tract originally granted to James Bates, by Patent bearing date 21st day of January 1785 also one other tract joining the same beginning on a black oak on the above mentioned agreed line, then a long said line to a pine, thence 75 to 30 ch. 5 lk. to a post oak, thence N. 25 E. 12 ch. to a pine, thence N. 16 to the agreed line, thence along said line to the beginning corner containing Seventyfive acres being part of a tract originally granted to James