

order as by reference thereto in the registry of the said court will appear, and the said William M Thomas as Commissioner of the said Court after having duly advised the said Land for sale by Public outcry on the 3<sup>rd</sup> day of September in the year of our Lord one thousand eight hundred and sixty did then openly and publicly and according to the customs of Auctions sell and dispose of the said Land below described unto the said William Barton Thomas Barton and Joseph Barton for thirteen hundred dollars being at that price the highest bidder for the same. Now know therefore this indenture witness that the said William M Thomas as Commissioner of the said Court under and by virtue of the said decree and in consideration of the sum of three dollars paid him by the said parties the receipt whereof is hereby acknowledged, hath granted bargained sold and released and by these presents doth grant bargain sell and release unto the said ~~Thomas~~ <sup>Heirs</sup> and assigns all that tract of land situated in Greenville District in the State above named on head waters of Tyger river adjoining lands of Estate of W<sup>m</sup> Barton deceased James Gosnell Thomas & James W<sup>m</sup> Barton Charles Howard Shapleigh Barton Joseph Barton and Pleasant Barton containing three hundred and fifty one acres more or less commencing at a chestnut  $\times 11$  at a large rock cliff  $89\frac{1}{4}$   $638$ . or to a Hickory  $\times 3$  on same rock cliff along Millstone branch to Spanish oak  $\times 3$  on  $177$   $206.10$  Pine  $\times 3$  on  $116$   $68.25$  chestnut  $\times 3$  on  $155$   $08$  to white oak down on  $12\frac{1}{4}$   $20.15$   $20.0 \times 3$   $14.92$  Pine  $\times 3$  on down  $27\frac{1}{2}$   $9.00$   $168$   $20.90$  to a poplar on the creek along the creek to its fork  $11$   $2017.00$  Poplar  $\times 3$  on  $89$   $20.23$   $30$  to  $100 \times 3$  on  $12\frac{1}{4}$   $116$   $13$  to P.O. on road along the road to  $10.0 \times 3$  on  $11\frac{1}{4}$   $865.90$  to the beginning corner. Together with all and singular the hereditaments rights members and appurtenances whatsoever to the said land belonging or in anywise appertaining, and the reversions and remainders rents issues and profits thereof, and also all the estate right title interest dower possession property benefit claim and demand whatsoever both at Law and Equity of the heirs and representatives of the said James W<sup>m</sup> Barton deceased and of the parties to this suit and of all other persons rightfully claiming or to claim the same or any part thereof by from or under them or either of them to have and to hold the said Land with its hereditaments privileges and appurtenances unto the said above named parties and their heirs and assigns to their and their only proper use benefit and behoof forever.

In witness whereof the said William M Thomas as Commissioner of the said Court under and by virtue of the said Decree hath hereunto set his hand and seal of the Court on the day and year first above written signed sealed and delivered in the presence of <sup>3</sup> W<sup>m</sup> Thomas  
John Reardon Charles Morrison <sub>3</sub> C. C. 4. 4

South Carolina } Personally appeared before me John Reardon  
Greenville District } on and made oath that he saw W<sup>m</sup> M  
Thomas sign seal and deliver the within deed for the uses  
and purposes therein mentioned and that Charles Morrison  
together with himself in the presence of each other witnessed  
the due execution of the Law with himself  
sworn to before me this 15<sup>th</sup> Sept 1860 John Reardon  
W<sup>m</sup> A. McDaniel c. c. p.  
Recorded for the 3<sup>rd</sup> Sept 1860.

W <sup>m</sup> Harrison	Deed
Do	For
J <sup>s</sup> Pool & B <sup>n</sup> Perry	Slaves

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The State of South Carolina  
Greenville District  
S. Wit, Whereas I Joseph W.  
Harrison of Greenville District South Carolina did  
some years since enter into a marriage contract previous  
to my marriage with my present wife Lurany Harrison  
then Lurany Jenkins by which said contract it was agreed  
& covenanted between us that the said Lurany should have  
& keep to her sole and separate use during her life all her  
negro slaves & other property then in her possession and at  
her death the same time to be mine absolutely & forever  
and ~~that~~ the said marriage was afterwards duly  
solemnized & consummated between me & the said Lurany  
Jenkins and whereas the said marriage contract never  
was recorded in the Secretary of State's office but I am  
disposed to carry out the same in good faith, and whereas  
I am embarrassed by debts & disposed to sell my interest  
in the said slaves. Now know all men by these presents  
that I Joseph W Harrison for & in consideration of six thousand  
dollars to me in hand paid by Jordan J Pool and Benjamin  
F Perry & in consideration of the further sum of three hundred  
dollars to be paid to me every year by them so long as my  
present wife Lurany Harrison lives & in further considera-  
tion of two hundred dollars to me in cash paid at the  
execution of this Bill of sale the receipt whereof is hereby  
acknowledged I the said Joseph W Harrison have granted  
bargained and sold & by these presents do bargain & sell &  
deliver to the said Jordan J Pool & Benjamin F Perry  
the following named sixteen negro slaves viz, Iack  
about forty three years old, Sophrona his wife about  
thirty seven & the following children of the said Sophrona  
viz, Jerry about twenty two years old, Mary & her child about  
twenty one, Henry about twenty and about seventeen  
Betsey about fifteen Nancy & about fifteen John about  
thirteen Harrison about twelve Louisa about eleven  
Pank about nine Tom about seven Betta about five &  
Butler about two years old with the future increase of  
the female slaves, and I the said Joseph W Harrison  
do warrant & forever defend the said sixteen slaves