

presents that until Default shall be made in payment of the  
aforesaid sum as before set forth and the interest for the same is  
shall and may be lawful to and for the said Batt Howard peaceably  
and quietly to hold use occupy posse and enjoy all and singular the  
premises above granted and released and every part thereof with the  
appurtenances and to have receive and take the rents issues and profits  
thereof to his own particular use and behoof any thing herein contrary  
to the contrary hereof in anywise notwithstanding  
In witness whereof the said parties have hereunto set their hand  
and seal the day and year first above written  
The words, of the one part and struck out before signing  
sealed and delivered in the presence of  
of William Bayne, Esq of Elford & Batt Howard

The State of South Carolina, Personally appeared before  
McCrindle District 3, Mr C of Elford and made  
oath that he saw Battle Howard sign seal and deliver  
the above Mortgage for the uses and purposes therein  
Mentioned and that he with William Bayne in the  
presence of each other witnessed the due execution thereof  
Sworn to before me this 25<sup>th</sup> day of October 1864  
W A McDaniel c c p & 3 . De of Elford  
Magistrate office of McCrindle 12th June 1865

Wiley Suggs Sr.	Mortgage Personal 174 Property	State of South Carolina Greenville District Know all men by these presents that I Wiley Suggs of the District
Oliver Barnett		and State aforesaid for and in consideration of the sum of One hundred dollars to me paid by Oliver Barnett of the same District & State aforesaid, I do hereby grant bargain sell and release unto the said Oliver Barnett his heirs executors administrators or assigns my set of Black smith tools to have and to hold all and singular the same against my self my heirs and assigns & against all other persons whomsoever claiming or to claim the same forever. The Condition of the above obligation is such that if the said Wiley Suggs shall do the said Oliver Barnett the amount of One hundred dollars worth of work in the Black smith shop, as follows to wit is to givem one big horse wagon at thirty five dollars one two horse wagon at thirty five dollars both to be done in good workman order and the balance of the One hundred dollars worth of Black Smith work is to be done at the rates of the old price in any kind of Black Smith work that the said Oliver Barnett may direct, then the above obligation to be null and void or else to remain in full force and virtue. In testimony whereof I have hereunto set our hands & seals this 19 <sup>th</sup> day of April A.D. 1866 In the presence of C. P. Taylor Wm. F. Taylor B. Wiley Suggs Recd.

115

South Carolina, I now orally appeared to P Taylor and  
Greenville District 3 made with that she saw Wm G. Suggs  
sign seal and deliver the within mortgage for the uses and  
purposes therein mentioned and that Wm G. Taylor in the  
presence of each other witnessed the due execution thereof  
Sworn to and Subscribed April the 19<sup>th</sup> A.D. 1866  
Before me Wm G. Taylor M. C. S. 3 to P. Taylor  
Recorded 14<sup>th</sup> June 1866

David Lopez To Matthew McGaivis	Deed For Lot	175	The State of South Carolina Know all men by these presents that I David Lopez as Trustee of the city of Charleston in the State aforesaid in consideration of Four thousand thrice Thousand dollars \$4300, or to me paid by Matthew McGaivis of Greenville District in the State aforesaid have granted, bargained sold and released and by these presents do grant bargain sell and release unto the said Matthew McGaivis, all that piece of land situated lying and being within the corporate limits of the Town of Greenville in the District of Greenville and State aforesaid in the fork of the Anderson and Pendleton Roads, Lots No 1 & 2 beginning near the fork of said Roads and running thence south 31 West Four hundred and fourteen and nine tenths feet to a Stake 34 on a cross street sixty feet wide thence along said Street North 74 West two hundred and eighty two feet to a Stake 34 on a Street sixty feet wide thence with said Street North 16 East Four hundred feet to a Stake 34 on Pendleton Street. Thence with said Street South 74 East Three hundred and fifty feet to the beginning corner containing three acres and fifteen poles more or less, being the same lot of land which was conveyed by Randy McBe to H. G. Hasty by deed of October 21 <sup>st</sup> A.D. 1853 by H. G. Hasty to Clarinda McCullough by deed of 20 <sup>th</sup> September A.D. 1858 and by Clarinda McCullough to me as trustee by deed of May 1 <sup>st</sup> A.D. 1862 (See plat attached) together with all and singular the rights members hereditaments and appurtenances to the said premises be- longing or in anywise incident or appertaining to them and to hold all and singular the premises before mentioned unto the said Matthew McGaivis his heirs and assigns forever and I the said David Lopez as trustee do hereby bind myself my heirs executors administrators and assigns to warrant and forever defend all and singular the said premises unto the said Matthew McGaivis his heirs and assigns against me and my heirs and against every other person or persons whomsoever lawfully claiming or to claim the same or any part thereof Witness my hand and seal this twentieth day of April in the year of our Lord one thousand eight hundred and forty six and in the nineteenth year of the sovereignty and independence of the United States of America.
---------------------------------------	--------------------	-----	--

Signed sealed and delivered in the presence  
of Mercury Sealmark 3 Myrtie Porter 3 David Lopez (A)