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TITLE TO REAL ESTATE.—Brewer Printing Company, Printers and Binders, Greenville, S. C.

The State of South Carolina,

Know all Men by These Presents, That I, Absalom Neely Exrs. of the Estate of Samuel Neely decd of Greenville District

in the State aforesaid in consideration of the sum of the sum of twenty eight 50/100 Dollars;

to me in hand paid at and before the sealing of these presents by Chas. Burry of the same District in the State aforesaid

(the receipt whereof is hereby acknowledged) have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the said Chas. Burry a certain tract or parcel of land, situate in the District and State aforesaid on waters of Langstons Creek of Reedy River, containing Thirty nine and one-fourth acres more or less, and hath such bounds marks, &c as follows viz Beginning on a stone 3x thence N.60 W.26.80 to a stone 3x thence S.57 1/2 W.9.60 to a stone 3x thence S.8 E.11.75 to a P.O. 3x thence S.63 E.7.25 to a stake 3x thence N.81 1/4 E.21.10 to a Poplar Stump 3x on branch thence up said branch with the meanders there of to the beginning.

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular the said premises before mentioned, unto the said Chas. Burry his heirs and assigns forever.

And I do hereby bind myself my Heirs, Executors and Administrators to warrant and forever defend all and singular, the said premises unto the said Chas. Burry his Heirs and Assigns, against myself and my Heirs, and against every person whomsoever lawfully claiming or to claim the same or any part thereof.

Witness my hand and seal this Seventh day of Feby. A. D. 1900, in the year of our Lord one thousand nine hundred and sixty eight and in the one hundred and 92nd year of the Sovereignty and Independence of the United States of America.

Signed, Sealed and Delivered in the Presence of

J. K. Neely.

W. A. Hudson.

A. Neely

(SEAL)

(SEAL)

The State of South Carolina,
Greenville District

PERSONALLY appeared before me Jno. Marion Neely and made oath that he saw the within named Absalom Neely sign seal and deliver the within Deed of Conveyance for the use and purposes therein mentioned; and that Wm. A. Hudson together with said Deponent was a subscribing witness thereto.

and subscribed Sworn to before me this 7 day of Feby. A. D. 1868. J. M. Neely.

Notary Public, S. C.

The State of South Carolina,
County

Renunciation of Dower.

I, do hereby certify unto all whom it may concern, that Mrs. the wife of the within named did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.

Given under my hand and seal this day of A. D. 1900.

Notary Public, S. C.

L L L

TITLE TO REAL ESTATE.—Brewer Printing Company, Printers and Binders, Greenville, S. C.

State of South Carolina,
County of Greenville

Know all Men by These Presents, That We, William L. Morgan and wife Mary J. Morgan

in the State aforesaid Greenville County in consideration of the sum of one thousand dollars \$1000.00 at and before the sealing of Presents in hand,

to us in hand paid at and before the sealing of these presents by Tira R. Potts & wife, Rebeckie M. Potts, in the State aforesaid Greenville County

(the receipt whereof is hereby acknowledged) have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the said Tira R. Potts and Rebeckie M. Potts a certain Tract peace or parcel of land lying and being, in the State and County aforesaid, being a part of the Champion Osborn Tract of land willed to his bodily heirs Marry J. Morgan & Rebeckie M. Potts on the waters of both side of Capt Creek, branch waters of Middle Saluda river, beginning on a popular in East line of the old Osborn line joining lines with John L. Cantrell, thence a straight line west corse a cross the Osborn Mountain the Twenty four miles post on the Gap Creek Road 3x, thence cross the Road down the hollow to the head of the branch and down with the meanders of said branch 14.30 to a Holly 3x thence along the bluff S.40 W.2.75 to a stake and pointers 3x thence near the Middle of the S.29 W.3.25 to a Poplar 3x thence S.73 W.2.82 to a Chestnut 3x thence N.37 1/2 W.2.30 to a beech 3x at the top of the bluff 3x thence S.36 W.1.30 to a large dead chestnut 3x thence N.70 W.3.25 to sourwood 3x thence N.33 W.1.40 to a Maple 3x thence N.2 E.1.75 to white pine 3x; thence N.35 E.2.30 to Gap creek passing a small Beech acrossing Gap creek just at below T.R. Potts over flow dam up the bluff about one chain to a Spruce pine 3x; thence N.60 W.2.29 to a white Pine 3x thence S.77 W.4.00 to the Mouth of the first branch, below the Shole thence down and with the meanders of Gap Creek to the Osborn out side line this being a conditional line made by the Osborn heirs thence with the Osborn line to the beginning bonded by lands of T.R. Potts A.C. Griffin & others being the North part of the Osborn Tract of land containing 2,600 two hundred & sixty six acres more or less.

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular the said premises before mentioned, unto the said Tira R. Potts and Rebeckie M. Potts heirs and assigns forever.

And we do hereby bind ourselves Heirs, Executors and Administrators to warrant and forever defend all and singular, the said premises unto the said Tira R. Potts and Rebeckie M. Potts Heirs and Assigns, against us and our Heirs, and against every person whomsoever lawfully claiming or to claim the same or any part thereof.

Witness our hand and seal this Eleventh day of March A. D. 1901, in the year of our Lord one thousand nine hundred and one and in the one hundred and 24 year of the Sovereignty and Independence of the United States of America.

Signed, Sealed and Delivered in the Presence of

T. W. Jones.

Dill Cantrell

William L. Morgan.

his

Marry J. X Morgan.

The State of South Carolina,
Greenville County

PERSONALLY appeared before me Dill Cantrell and made oath that he saw the within named William L. Morgan and Mary J. Morgan sign, seal, and as their set and deed deliver the within written deed, and that he, with

Sworn to before me this 23rd day of December A. D. 1903. Dill Cantrell.

Notary Public, S. C.

The State of South Carolina,
County

Renunciation of Dower.

I, do hereby certify unto all whom it may concern, that Mrs. the wife of the within named did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.

Given under my hand and seal this day of A. D. 1900.

Notary Public, S. C.