

His heirs and assigns shall and lawfully henceforth
 to forever hereafter peaceably and quietly have hold use
 occupy possess and enjoy the premises or tenements con-
 tained therein and every of these appurtenances free clear
 and discharged or well and sufficiently saved kept har-
 med of and from all former and other Grants bargains
 Sales Gifts Conveyances Incumbrances leases dowers Estates Tailors do-
 ments Charges of mortgages of rents Statutes Judgments and recon-
 vances Executions and of and from all other titles Troubles
 Charges and Incumbrances whatsoever had made committed
 done or suffered to be had only the said Tydabee Bradley
 him his heirs or assigns is not to or draw of in nowise the a-
 bove mentioned premises during the life of the said Abraham Bradley
 life or having the consent of the said Abraham Bradley
 the said Tydabee Brady is not to blame any blame to any lands
 of the property of the said Abraham Bradley by him the said Abraham
 Bradley his heirs Executors or administrators or any other
 person or persons claiming or to claim by him or under him
 them or any or either of them in witness whereof I have
 hereunto set my hand and seal the day and date first
 above written in presents of us Gabriel Maston

John Bradley John B. Blackwell

Abraham Bradley

160

The following deed of conveyance from James Kettle to James
 McCas being proven before John Alexander Esq^r by the oath of
 Moses Kelly was presented and recorded this 9th March 1861

This Indenture made this fifteen day of
 September one thousand seven hundred & ninety
 eight James Kettle of the State of South Carolina
 of Washington district and Greenville county of the one
 part and James McCas of the same place of the other