

South Carolina Greenville District, This Indenture made this fourteenth day of December and in the year of our Lord one thousand Eight hundred and Eight between Beverly Borroum of Greenville District and State of South Carolina of the one part, and Archabala Dacus of the other part, Witnesseth that the said Archabala Dacus for and in consideration of the sum of Forty one dollars. Have mortgaged unto the said Beverly Borroum his heirs or assigns the following property (viz) one sorrel horse one hog five barrels of Corn five hundred bundles of fodder five hundred weight of Cotton, also one pot and dutch oven also all the household furniture -

Which said property the said Dacus mortgages unto the said Borroum in virtue of having had and received of the said Borroum the said sum of forty one dollars, the said Dacus having the Equity of Redemption that is to say paying and discharging the said sum of Forty one Dollars on or before the 25th day of December 1809. then this instrument & agreement to be void otherwise the foreclosure of this mortgage to be carried into effect. In Witness whereof I have hereunto set my hand and affixed my seal the day and year first above written, Signed Sealed in Presence of his

Test William Bramlet. John Dacus & Archabala ^{his} Dacus ^{seal}

South Carolina Greenville Dist. appeared personally before me ^{mark} William Bramlet and makes oath in due form of law and saith that he was present and saw Archabala Dacus assign and deliver the within mortgage to Beverly Borroum for the use and purpose within mentioned and also saw John Dacus assign the same as a concurring witness with himself. Sworn to and subscribed before me this 11th Feb^r 1809. P. Griffith J.P. William Bramlet

[Recorded the 1st day of May Ad. 1809]

South Carolina Greenville District. This Indenture made this fourteenth day of December and in the year of our Lord one thousand Eight hundred and Eight between Beverly Borroum of the District of Greenville and State of South Carolina of the one part, and Moses Butler of the same District and State of the other part. Witnesseth that the said Moses Butler for and in consideration of the sum of forty dollars to him in hand paid have mortgaged unto the said Beverly Borroum his heirs or assigns the following property (viz) one mare bridle & saddle also one few & half two feather beds and furniture, also six hundred weight of Cotton also six head of hogs also one crib of Corn supposed to be fifteen barrels, which said property the said Butler mortgages unto the said Borroum in virtue of having had and received of the said Borroum the said sum of forty dollars the said Butler having the Equity of Redemption that is to say paying and discharging the said sum of forty dollars with the lawful interest from the 1st day of last on or before the 25th day of December 1809. then this instrument & agreement to be void otherwise the foreclosure of this mortgage to be carried into effect. In Witness whereof I have hereunto set my hand and affixed my seal the day & year first above written, Signed Sealed and Delivered in Presence of

Test John McHaffey Benjamin Wood

his Moses x Butler ^{seal}