

W & Curton Dad State of South Carolina
To To Greenville District Whereas
Pascal D Curton Land Pascal D Curton and William A Curton have developed the corporation

whereas we have dissolved the copartnership
hereunto existing among them and whereas in dividing their
partnership property the Tract of Land wherein the Said Pascal
D'Cureton now lives was assigned and allotted to have Now ther-
fore Know all men by these presents that I William A Cunton for
and in consideration of Said dissolution and Twelve Thousand
Dollars Paid to me by the Said Pascal D'Cureton 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
Pascal D'Cureton all that certain piece parcel or tract of Land
situate lying and being in this District and State aforesaid
on Keedy Fork Creek waters of Keedy River being the place on which
the Said Pascal D'Cureton now lives beginning at Stone 3+0 m
thence \$80 E 500 ch to Stone 3+0 m on the Fork Shoal Road thence along
the Said Road due North 30.00 ch thence N 7 W 36.50 ch thence N 13 W 26.00
ch thence N 22 W 39.00 ch. thence N 23 W 13 1/4 ch to Stone 3+0 m thence N 60
W 1.65 ch to Stone 3+0 m thence \$10 W 16.72 ch to Post oak 3+0 m thence S 56
W 22.50 ch to Post oak 3+0 m thence \$44 W 9.20 ch to Stake 3+0 m thence N 7 W 6.00
ch thence \$46 W along a ditch to Stake 3+0 m on the Creek 3+0 m thence N 72
W up the creek Ditch to Stake thence up the old creek to Maple thence
a strait line as the Ditch may run to a black oak 3+0 m thence up the old
Creek to the original line to Stake 3+0 m at Sullivan line thence
S 52 W 6.00 ch 3+0 m & 0 thence \$25 E 5.00 ch to Stake 3+0 m thence S 30 W 31.94
ch to Stake 3+0 m thence N 69 E 10.30 ch to Spanish oak 3+0 m thence N 81
W 7.40 ch to Stake 3+0 m thence \$30 W 05.20 ch to Stake 3+0 m thence S 30 1/2 E 30 25 ch
to red Oak 3+0 m thence \$25 W 42.20 ch to Stake 3+0 m by White oak thence
S 66 E 62.50 chs to Stake 3+0 m thence N 63 E 49.00 ch to the begining Stone
3+0 m containing Eleven hundred and Twenty seven Acres be the
same more or less. Together with all and singular the rights mem-
bers hereditaments and appurtenances to the said premises belonging
or in anywise incident or appertaining. To have and to hold all
and singular the premises before mentioned unto the Said Pascal D'
Cureton his heirs and assigns forever and I do hereby bind my self
and my heirs Executors and administrators to warrant and forever
defend all and singular the said premises unto the Said Pascal D'
Cureton his heirs and assigns against my self and my heirs and
against every person or persons whosoever lawfully claiming or to
claim the same or any part thereof. Witness my hand and seal this
the sixth day of January in the year of our Lord one thousand eight
hundred & fifty Eight and in the eighty second year of the Indepen-
dence of the United States of America. Signed Sealed and
delivered in the presence us

Willis D Threlkeld McL Curton  William A Curton 

for the uses and purposes therein mentioned and that he with Mr
O'Grathfield in the presence of each other witnessed the due exec-
ution thereof. Sworn to and Subscribed before me this 19th day
of January A.D. 1858. W.A. McNamee C.C.P. 33 33 M.L. Curran

The State of South Carolina ³ of Willis I Threlkeld one of the Notary
Greenville District ³ Publics of the State and District aforesaid
do hereby certify unto all whom it may concern that Mrs Florida H
Cureton the wife of the within named William A Cureton did
this day appear before me and ~~upon~~ being privately and seperately
examined by me did declar 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 said
within named Pascal I Cureton his 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 the 6th day of January ³
A D 1858 ³ Willis I Threlkeld Not Pub & ³ Florida A Cureton
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Ex off Magst G 10 3
Recorded for the 19th day of January 1858 Delivered to P D Canton

Duncan & Elford To Exors	Deed To	The State of South Carolina Greenville District Whereas Tabey Gilbreath late of the District and State aforesaid did recently deposit this
6.94 17.4 7.9 Long	Lot	243

Lot of Land hereinafter described and conveyed and leaving also
his last will and testament duly executed whiningⁱⁿ the Eleventh
clause thereof he did devise and bequeath in words following to
wit my Executors are hereby authorized and empowered to sell and
convey all my property real and personal not herein otherwise
provided for at any time within two years from my decease in
such manner upon such terms and with such provisions for
securing payments as they may deem most advantageous for
the benefit of my Estate. and whereas in pursuance of said power
and authority we Perry & Duncan and Charles I Elford as Exe-
cutors of the Last will and testament have proceeded after due
notice thereof to sell the Real Estate of the said Tabey Gilbreath
deceased at public auction to the highest bidder the same not being
otherwise provided for in the said last will and testament and
wheras at such sale Rodolphus D Long Stephen F Long and Thomas D Long
became the purchaser of the said Lot of Land hereinafter de-
scribed and conveyed at and for the price and sum of Four
thousand two hundred and ten Dollars being the highest sum that
was bidden therefor. and has secured the payment of the same to
our satisfaction. Now therefore know all men by these presents that
we Perry & Duncan and Charles I Elford Executors of the last will
and testament of said Tabey Gilbreath deceased in pursuance of the
premises aforesaid and in consideration of the said sum of Four thou-