

State of South Carolina<sup>3</sup> I, Willis J. Threlkeld Notary Public ex  
Greenville District & Office Magistrate for the State and District  
aforesaid do hereby certify unto all whom it may concern that Amelia  
Cunningham the wife of the within named Erast Cunningham 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 James E. Barnett  
all her interest and estate and also all her right and claim of Dower  
of in or to all and singular the premises aforesaid mentioned and released  
Given under my hand and Seal this the 11<sup>th</sup> day of April AD 1857  
Willis J. Threlkeld Notary Public <sup>3</sup> Amelia Cunningham

Ex officio Magistrate G. L. <sup>3</sup>Recorded for the 11<sup>th</sup> Oct 1858 Delivered to J. E. Barnett

436 Waddy Thompson

To S. A. Townes

Mortgage

The State of South Carolina  
Greenville District

To all to whom these presents shall come  
I Waddy Thompson of Greenville in the State aforesaid. send greeting  
Wher as of the said Waddy Thompson in and by my bond or obligation bearing  
date with these presents stands firmly held and bound unto Samuel A  
Townes Commissioner in Equity for Greenville District in the penal sum of  
Twenty Two hundred Dollars with a condition thereunder written for the  
payment of the full and just sum of Eleven Hundred Dollars as in and  
by the said bond and condition thereof. reference being therunto had well  
more fully and at large appear. Know know ye that I the said Waddy  
Thompson for the better securing the payment of the said sum of Eleven Hund  
red Dollars unto the said Samuel A Townes Commissioner as aforesaid his  
attorneys assigns or successors in office together with lawful interest for  
the same have bargained and sold and by these presents do bargain and  
sell. and in plain and open market deliver unto the said Samuel A  
Townes Commissioner as aforesaid his attorneys assigns or successors  
in office a certain negro Slave named Frank of dark complexion and  
aged about twenty one or two years. To have and to hold the said negro  
Slave Frank unto the said Samuel A Townes as aforesaid his attorney assign  
or successors in office forever. provided always nevertheless that if the said  
Waddy Thompson his heirs executors administrators or assigns shall and do  
well and truly pay or cause to be paid unto the said Samuel A Townes  
commissioner aforesaid his attorneys assigns or successors in office the full  
and just sum of Eleven Hundred Dollars according to the true intent and  
meaning of the Bond or obligation aforesaid. and of these presents together  
with lawful interest then this deed of bargain and sale. and all and every  
clause. article and thing therein contained. shall cease determine and be  
utterly void and of none effect. any thing herein before contained to the contrary  
thereof in anywise notwithstanding. And it is hereby declared by and between  
the parties and the said Waddy Thompson his executors administrators and  
assigns do covenant promise and agree to and with the said Samuel A Townes  
Commissioner as aforesaid his Attorney assign or successor in office by  
these presents that if default shall happen to be made of or in payment of the

sum of Eleven Hundred dollars as aforesaid according to the intent and meaning  
of the bond or obligation aforesaid that then and in such case it shall and may  
be lawful to and for the said Samuel A Townes Commissioner as aforesaid  
attorneys his assigns or successors in office from time to time and at all  
times hereafter peaceably and quietly to take said negro Slave Frank into his or  
their custody and possession and the same to hold and detain to his or their own  
use and behoof as his or their from thenceforth and forever or the same to sell and  
dispose of at will and pleasure returning the overplus of any should happen to be  
after paying the said sum of Eleven Hundred dollars unto the said Samuel  
Townes Commissioner as aforesaid his assigns Attorneys or successors in  
office. In witness whereof I the said Waddy Thompson have hereunto  
set my hand and Seal this first day of November in the year of our  
Lord one thousand eight hundred and fifty eight and of the sovereignty  
and Independence of the United States of America the 83<sup>rd</sup> year  
Signed Sealed and delivered in the presence of <sup>3</sup> Waddy Thompson <sup>3</sup>  
by W. A. McDaniel <sup>3</sup>

State of South Carolina<sup>3</sup> Personally appeared before me W. A. McDaniel  
Greenville District <sup>3</sup> and made oath that he saw Waddy Thompson  
sign seal and deliver the within mortgage for the uses and purposes  
therin mentioned. Sworn to and Subscribed before me this 8<sup>th</sup>  
day of Decr 1858 <sup>3</sup> W. A. McDaniel

Robt McCay O. G. S. <sup>3</sup>Recorded for the 5<sup>th</sup> day of Decr 1858 Delivered to

Martha Loveland	Deed
To & others	For
N O Tuell	Land

The State of South Carolina  
Greenville District

Know all men by these presents that whereas  
we are informed and believed that Roger Loveland late of said District  
and State aforesaid deceased did in his lifetime grant bargain sell and  
release unto Nathaniel O. Tuell of said District & State a certain parcel  
or tract of land known and designated as the Meadows land and  
originally granted to said Thomas Meadows lying and being in said  
District & State aforesaid containing three hundred and Thirty  
acres more or less adjoining lands of Curtis Bradly Martin  
Edwards & others & upon the waters of Enoree River with the following  
metes and boundaries Beginning at a Stake thence S 25 E 21 to chestnut  
thence N 79 E 19.10 to Black Jack. Thence S 55 E 5.50 to Stake thence  
S 46 E 36.50 to N O thence N 45 E 66.50 to a chestnut thence N 20 W 20.50 to  
a Hickory thence S 75 W 8 to a pine thence N to a pine thence S 70 W  
25 to a Stake thence S 75 W 69 to the beginning corner and that said  
Loveland did execute a title of the same to the said Tuell we  
therefore in consideration of the premises relinquish all right title  
or claim which we may or can have to said land unto the said  
Tuell and his heirs or assigns for ever and against us and our  
heirs and assigns forever. In testimony whereof we have hereunto set our  
hands and seals the 9<sup>th</sup> day of November 1858 signed sealed <sup>3</sup> M. Loveland <sup>3</sup>  
& delivered in the presence of <sup>3</sup> J. S. Sudduth <sup>3</sup>  
G. A. Stoll <sup>3</sup>  
H. H. Stoll <sup>3</sup>  
J. K. Loveland <sup>3</sup>  
T. G. Sudduth <sup>3</sup>