

South Carolina, Robert McKay one of the Justices of the Greenville District for the State and District aforesaid do hereby certify unto all whom it may concern that Elizabeth Headdon the wife of the within named Justice Headdon did this day appear before me and upon being duly called to be sworn did swear to the following and upon being fully and impartially examined by me did declare that she does freely voluntarily and without any compulsion stand or fear of any person or persons whomsoever renounce release and forever relinquish unto the said their husband Thomas Moore his heirs and assigns all her interest and estate and also all her right and claim of demand in or to all and singular the premises within mentioned and retained given under my hand and seal this twenty fourth day of April A.D. 1844  
Robert McKay Magistrate Elizabeth Headdon

Recorded 22<sup>nd</sup> Feby 1866

James P. Moore	Deed
# 104	for
Laura Cannon	Land

The State of South Carolina  
This Indenture made the first day of February in the year of our Lord one thousand eight hundred and fifty six between James P. Moore Esquire Commissioner of the Honorable Court of Equity for Greenville District of Greenville County House in the said State of the one part and Laura Cannon of the other part Whence Prudence Gill widow of George Gill deceased et al on or about the eighteenth day of January in the year of our Lord one thousand eight hundred and fifty six filed their Bill of complaint in the Court of Equity at Greenville County House in the said State against James Moore et al, and the cause being at issue before the honorable Court came on to be heard at Chambers in the year of our Lord one thousand eight hundred and fifty six when the said court after full hearing thereof and mature deliberation in the premises did order adjudged and decree that the Real Estate of George Gill deceased as described in the Will should be divided and assigned amongst the parties in interest as recommended by the Commissioners in Partition and whereas the said Commissioners in Partition did assign Lot No 8 containing Forty two acres more or less and valued at Seven Hundred and fifty five Dollars to Laura Cannon. Now therefore this indenture witnesseth that the said James P. Moore as Commissioner of the said Court under and by virtue of the said Decree and in consideration of the sum of Nine Dollars paid him by the said Laura Cannon on the receipt whereof is hereby acknowledged hath granted bargained sold and released and by these presents doth grant Bargain sell and release unto the said Laura Cannon her heirs and assigns all that tract or lot of Land situate in Greenville District and State aforesaid on the North side of South Tyger River beginning at a point on said River marked by a stone 37 running N 76 1/4 E 35 50 to a stone 37 N thence N 60 3/4 W 8 50 to Hickory 37 N 76 1/4 W 8 50 to a stone on said River thence along said River to the beginning corner and containing Forty Two acres more or less as per plat of James P. Dickson & I. S. Hume attached. Together with all and singular the hereditaments rights, men, her and appurtenances whatsoever to said premises belonging or in anywise appertaining. To have and hold the same unto the William A. B. Deenport his heirs and assigns of course and I do hereby bring and lay my self my heirs executors and administrators to warrant and defend the said premises unto the said William A. B. Deenport his heirs and assigns against myself or any other person whomsoever lawfully claiming the same or any part thereof. In Testimony whereof I have had and affixed my self this fifth day of October in the year of our Lord one thousand eight hundred and fifty six.

claim and demand whatsoever hath at any and in Equity of the heirs and representatives of the said George Gill deceased and of the parties to this last aforesaid other persons rightfully claiming or to claim the same or any part thereof by given or under them or either of them to have and to hold the said Land with its hereditaments rights and appurtenances unto the said George Cannon his heirs and assigns to him and them only proper use benefit and behoof persons.

Ie witness whereof the said James P. Moore the Commissioner of the said Court under and by virtue of the said Decree hath hereunto set his hand and the Seal of the Court on the day and year first aforesaid written.

Signed Sealed and Delivered in the presence of James P. Moore Esq.  
of Robert McKay M. S. Shumate C. E. G. M.

John C. Corrigan personally appeared before me W. S. Shumate Greenville District and swears that he saw James P. Moore C. E. G. M. sign and deliver the within Deed and that he with Robert McKay witnessed the due execution thereof.

Sworn to before me this first day of February 1866 W. S. Shumate  
of C. E. G. M. & Robert McKay S. J. M.

Recorded 22<sup>nd</sup> Feby 1866

Isaac Davenport	Deed
# 105	for
W. S. B. Davenport	Land

State of South Carolina  
Greenville District  
I know all man by these presents that Isaac Davenport of the State and District aforesaid for and in consideration of the sum of One Thousand Dollars paid by William A. B. Davenport 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 William A. B. Davenport all that tract or parcel of land situate and lying in the District of Greenville & Greenville and State aforesaid. To W. B. Beginning at mouth of Spring Branch and running up said Branch to a Stake 37 thence N 30 40 E to a Stake 37 thence N 44 1/4 W 28 to Spanish Oak 37 thence N 12 8 1/2 E Stake 37 thence down the meanders of Spring Branch to Little Horse Creek thence down said creek to Hickory 37 on the Boundary line thence N 49 1/2 E 23 50 to a Stake 37 thence N 25 1/2 E 13 to a Stake 37 thence N 38 1/4 E 34 50 to Black gum 37 thence N 53 1/2 E 4 10 to Beech 37 thence N 36 1/2 E 4 80 to ash 37 thence N 7 1/2 E 4 30 to Stake 37 thence N 16 1/2 E 11 90 to Stake 37 thence down Big Horse Creek to Maple 37 thence N 51 1/2 E 13 50 to Stake 37 thence N 32 1/2 E 7 to Stake 37 thence N 11 1/2 E 23 90 to pine stump N 62 1/2 W 16 15 to Stake 37 N 29 1/2 E 17 thence N 7 1/2 E 20 36 to stone on Big Horse Creek thence down said creek to the beginning together with all and singular the hereditaments Rights, Men, her and appurtenances whatsoever to said premises belonging or in anywise appertaining. To have and hold the same unto the William A. B. Davenport his heirs and assigns of course and I do hereby bring and lay my self my heirs executors and administrators to warrant and defend the said premises unto the said William A. B. Davenport his heirs and assigns against myself or any other person whomsoever lawfully claiming the same or any part thereof. In Testimony whereof I have had and affixed my self this fifth day of October in the year of our Lord one thousand eight hundred and fifty six.