

Mr Carlton shall pay a certain Note of hand given in favor of James Barton and assigned by James McCarlton & J. A. Taylor for twenty two dollars & 75cts in gold or silver coin dated the 7th day of May 1866 with interest from its date then the above obligation to be null & void or and in the event of non payment of the said Note then and in such case I do hereby authorize the said J. A. Taylor to seize and sell the said Note and apply the proceeds to the satisfaction of said Note. In witness whereof I have hereunto set my hand & seal in presence of

J. B. Hunt Nov 1866 (Signed stamp) James McCarlton
J. B. & C. (Signed stamp) James McCarlton
J. B. & C. (Signed stamp) James McCarlton

South Carolina 3 Personalty appears J. B. Hunt and made oath Greenville District 3 that he saw full Carlton sign seal and deliver the within Mortgage for the uses and purposes herein mentioned and that of B. Hunt in the presence of each other witnessed the due execution thereof, sworn to & subscribed before me December the 5th 1866.

J. A. Taylor M. C. H. J. B. Hunt.

Recorded 18th Decr 1866

John Johnson	Deed	228	The State of South Carolina
to			in Greenville District
Elijah Glenn	of		
	Gift		

I know all men by these presents that I John Johnson for and in consideration of the natural love and affection which I have and bear unto my daughter Elijah Glenn and also in consideration of the sum of One hundred and twenty dollars to me in hand paid have given granted bargained sold and released, and by these presents do give grant bargain sell and release unto Frances A. Johnson in trust for the sole support and exclusive use of my daughter Elijah Glenn and her children the following named property to wit One Tract of Land situated on Long Creek waters of Reedy River bounded by lands of Rosey Glenn Gilly Clark, Eliza League and Dr. N. Austin, also one carriage one wagon and horses one hundred and twenty bushels of corn one thousand bushels of fodder two pens of shucks and straw eleven head of hogs two head of cattle four head of sheep one mare Household and Kitchen furniture and all the increase of the property abovementioned. To have and to hold the above property in trust nevertheless for the use and benefit of the said Elijah Glenn and her children and not be subject to the debts liabilities and contracts of her present husband or any future husband she may have. And the said Trustee is to have full power and authority to sell and dispose of any of the above property when it is deemed advisable for the support and maintenance of the said Elijah Glenn and her children and invest the proceeds of said sale in other property for the use and benefit of Elijah Glenn subject to the same trust as above. The Trustee must first get the consent of Elijah Glenn before the property can be sold. To have and to hold the said tract of land with the appurtenances thereto belonging unto the said Frances A. Johnson as Trustee for the use and purposes above mentioned.

In witness whereof I have set my hand and seal at Greenville

Carolina No 1 the fourth day of December AD one thousand eight hundred and sixty six)
In presence of J. B. Hunt John Johnson and
Robert McWayne Councillor
Samuel J. Southard

South Carolina 3 Personalty appears before me J. B. Southard and Greenville District 3 made oath that he saw John Johnson sign seal and deliver the within deed for the use and purposes herein mentioned and that Robert McWayne together with himself witnessed the due execution thereof "Sworn to before me this 20th day of Decr 1866
W. Stark Daniels J. B. Hunt Councillor
C. C. P. Recorded 20 Decr 1866

W. S. Shumate	Deed	329	The State of South Carolina
to			to all to whom these shall come
J. W. Thornburg	for		if W. S. Shumate Sheriff of Greenville District and
	Land		State aforesaid send greeting. Whereas by virtue of a

Writ of Habeas Corpus issued out of the Court of Common Pleas held for the District of Greenville tested the twenty third day of July in the year of our Lord one thousand eight hundred and sixty six at the suit of James McCarlton to me directed commanding me that of his goods and chattel lands and tenements of Sarah Hunt to have the sum of three hundred and fifty four dollars damages and cost I have signed and taken of the lands and tenements of the said Sarah Hunt all that certain piece of land containing one hundred and thirty acres more or less situate and being in the District of Greenville lying and being on both sides of Augusta road about fifteen miles from Greenville to the adjoining lands of J. B. Hunt of Woodside and others. And whereas the said premises with the appurtenances thereto be given by me made by virtue of the said Writ of Habeas Corpus before mentioned have been exposed to sale at public vendue and purchased by James W. Thornburg of the District of Greenville for the sum of two hundred and forty dollars being the highest sum that was bid thereon. Now know ye that I W. S. Shumate Sheriff aforesaid by virtue of the said writ of Habeas Corpus aforesaid to me directed and delivered as aforesaid and by virtue of the Statute in such case made and provided and for and in consideration of the said sum of Two Hundred and forty Dollars to me in hand paid or to be paid by the said James W. Thornburg the receipt and payment whereof I do hereby acknowledge have granted bargained and sold and by these presents to grant bargain and sell unto the said James W. Thornburg his heirs and assigns forever the said tract piece and parcel of land with its appurtenances and all the estate right title and interest which the said Sarah Hunt of right had of in and to the same to have and to hold the said piece and tract of land with its appurtenances unto the said James W. Thornburg his heirs and assigns forever as fully and absolutely as the said James W. Thornburg might or ought to grant bargain and sell the same by virtue of the Statute aforesaid and for the same sum of Habeas Corpus or otherwise. In witness whereof I have signed W. S. Shumate Sheriff have hereunto set my hand and seal the third day of December in the year