

Signed, sealed and delivered in the presence of
 W. D. Mayfield, D. P. Verner, *(SR)*
 R. D. Bates
 Notary
 The State of South Carolina Personally before
 County of Greenville. The Wm. D. Mayfield came
 and made oath that he saw the witness named D. P.
 Verner, Notary sign, seal and as his Notary did,
 deliver the witness Deed, and that he with R. D. Bates
 witnessed the execution thereof.
 Subsworn to before me this 4th day of January 1888
 Mrs. L. Woodside *(AS)* W. D. Mayfield
 Not. Pub. Entered in Auditor's Office
 and Recorded for Jan. 4th, 1888.

Mary B. Frew
 Esq. Dover
 1837 W. M. Barber Greenville County
 I, J. O. Mitchell, Notary Public do hereby certify unto all whom
 it may concern that Mrs. Mary B. Frew wife of the witness no
 mentioned former 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
 threat or fear of any person or persons, whomsoever, to whom
 release and forgive relinquish unto the witness named W.
 J. H. M. Barber their heirs and assigns, all her just and
 debts, and also all her rights and claims of Dover, of me, or to
 all and singular the premises within mentioned and
 released. Given under my hand and seal this
 4th day of Jan Anno Domini 1888 her of
 seal) J. O. Mitchell, Mary B. Frew
 Notary Public Recorded for 10th January 1888
 First Justice

J. A. & Alma Tinsley The State of South Carolina
 Notary Public
 Sarah E. Poole Know all Men by these Presents
 That we, J. A. Tinsley and Alma
 Tinsley of Spartanburg County in the State of one
 said, for and in consideration of the sum of
 Faintain hundred Dollars to us in hand paid
 at and before the sealing of these presents by Mrs.
 Sarah E. Poole of Greenville County in the State
 of one said, the receipt whereof is hereby acknowl-
 edged, have granted, bargained, sold and released,
 and by these presents do grant, bargain, sell and
 release unto the said Sarah E. Poole all that certain

tract or plantation of land situate lying and being
 in the County of Greenville and State of one said,
 beginning at a Poplar 3 x 0. m at old bridge place on Beaver
 Creek, hence N. 16 $\frac{2}{3}$ W. 18.57 to a stone 3 x n.m. thence
 N. 21 $\frac{1}{2}$ E. 22.00 to a stone 3 x n.m. thence N. 37 E. 6.60 to P. O. x
 n.m. on the McElhany Ford Road, thence North 18.00 to a stone
 3 x n.m. thence S. 49 W. 15.97 to P. O. x old dead, on said road,
 hence along said road 1.90 to a P. O. stump, hence S. 19 $\frac{1}{3}$
 W. 40.10 to a stone 3 x n.m. thence S. 9 $\frac{2}{3}$ W. 6.50 to a stone 3 x n.
 thence South 6.20 to a stake in center of said Creek
 thence down said Creek to the beginning corner, ad
 joining lands of Jackson Gilchrist, Emily Gilchrist
 Tracts Nos. 1, 3, and 5, and containing therefrom three acres,
 more or less. Together with all and singular the Right
 timber, demesnements and appurtenances to the said
 Premises belonging, or in anywise incident or apper-
 taining, to same and to hold, all and singular the
 Premises before mentioned, unto the said Sarah E.
 Poole her Heirs and Assigns forever. And we do hereby
 bind ourselves, Her Executors and Administrators
 to warrant and defend all and singular the
 said Premises unto the said Sarah E. Poole her Heirs
 and Assigns, against us and our Heirs, and all and
 every other person or persons lawfully claiming or
 to claim the same, or any part thereof. And we, said
 J. A. Tinsley and Alma Tinsley for ourselves and
 our Heirs Executors and Administrators do covenant
 and promise, Grant and Agree to, and with the said
 Sarah E. Poole her Heirs and Assigns, by these Pres-
 ents, in manner and form following, that is to say,
 That we the said J. A. Tinsley and Alma Tinsley
 are now at the time of the sealing and delivering of
 these presents lawfully and absolutely seized of and
 in the said Land above described and all and
 singular other the premises hereinbefore mentioned
 and intended to be hereby granted and released
 and every part and parcel thereof, with their and
 every of their appurtenances, of a good, sure, perfect
 and absolute state of inheritance in fee simple with
 out any manner of Condition, Trust, Proviso, Power
 of Revocation, or Limitation, or any uses or uses
 or other restraint whatsoever, having whatsoever, to