

and agree that Lien of the United States for taxes and penalties shall have priority of any judgment Mortgage or other incumbrance and that in the case of the forfeiture of said premises or any part thereof, the title of the same shall rest in the United States discharged from such judgment Mortgage or other incumbrance.

Witness my hand and seal this the 11th Oct 1890, A.D.
Seal Sealed in
the presence of }
Jno P. Scruggs.
Brooks G. Pool.

Anderson Pittman

State of South Carolina. } I, Thos L Woodside, Notary
County of Greenville } Public do hereby certify that
Anderson Pittman appeared before me and acknowledged
that he signed seal and delivered the foregoing
instrument for the purpose therein named.
P.S.

Thos L. Woodside, Not Pub.
State of South Carolina }
County of Greenville } Personally appears Jno
P. Scruggs, who on oath says he saw the witness named
Anderson Pittman, sign seal and as his act and did
deliver the within deed, and that he with Brooks G. Pool
saw the execution thereof.

Seal to be before me this 13th day of Oct 1890.
P.S. Thos L. Woodside.
Not Pub.

Recorded 13th Oct 1890.

418 George T. Johnson. Power State of Texas.
of Denton County.
T. A. Johnson Attorney Know all men by these

iments that I, George T. Johnson, of said County of Denton
and state of Texas, do hereby choose, constitute and appoint
T. A. Johnson, of the County of Greenville, and state of South
Carolina, my attorney in fact, for me and in my name
to bargain, sell and convey to any person or persons for
such price, and on such terms as to him may seem most
to my advantage, my distributive share, as one of the heirs
of John Johnson deceased, late of Greenville County, South
Carolina, in two certain tracts of land situated in the
County of Greenville and state of South Carolina, to be
the consideration for which the sale of said tract or tracts
may be made, and for the sum of \$1000.00.

proper receipts and acquittances, and to make and execute to
the purchaser or purchasers such assurances of titles to said
tracts of land, with such deeds, covenants and warrants as to
my said attorney may seem proper; Also to ask for, demand and
collect, for me and in my name, any and all sums of money
outside of said tract of land, to which I am intitled, as heir of
said John Johnson deceased, whether from the sale of personal
property, or the collection of the rates and accounts, or from
any other source, And in my name to execute and deliver
proper acquittances and receipts for any money that may
be collected by him for me, and give only, to do such
other things in the premises, looking to my interest, as I
myself might lawfully do. If I were personally present,
he may ratifying and certifying all such transactions, receipts
for purchase money, receipts for all money, agreements
and deeds as shall be made, executed and acknowledged, in
furtherance of powers hereby conferred, by said attorney, the
same as if I were personally present and did the same.
In witness whereof I have hereunto set my hand and seal
the 14th day of October A.D. 1882.

G. T. Johnson.

State of Texas.

Denton County. Before me, J.C. Johnson, Justice of the Peace
and Ex Officio Notary Public for said County and state, per-
sonally comes George T. Johnson, to me well known to be the
person whose name is signed to the above and foregoing
power of attorney, bearing date October the 14th 1882, and
acknowledged that he executed the same for the uses, purposes
and considerations therein stated, to all of which I certify by
present setting my hand officially, with the seal of my office
this 14th day of October A.D. 1882.

P.S. J. C. Johnson J.P. & Ex Officio
Notary Public for Denton Co. Texas.

Recorded 10th October 1890.

Geo. T. Wills Trustee
T. A. Conveyance
Mrs. Lida D. Williams

419 The State of South Carolina.
Whereas Mrs. Judith Atwood late of the
County of Greenville in the State aforesaid died on the tenth day of Sep-
tember in the year of our Lord, one thousand eight hundred and six-
ty nine, leaving to me the premises hereinafter described but only
in trust for the sole and separate use of her daughter, Mrs. Octavia
McWay, and her lawful heirs, and for no other purpose whatever
and for the sole and separate use of her daughter, Mrs. Octavia
McWay, and her lawful heirs, and for no other purpose whatever