

for one whole year by Indenture of Lease bearing date next the day next before the day of the date hereof and by Virtue and force of the Statute for Transferring of uses into possession and to his heirs and assigns all that part of a tract of land containing Six Hundred and forty acres situate lying and being on Horse Creek waters of Reedy River Ninety Six District Greenville County bounded on all sides by Vacant land at the time of Surveying Granted unto Jesse Chandler by the States letter patent under the hand of William Moultrie the then Governor bearing date the Twenty first day of January One Thousand Seven Hundred and Eighty five and hath such shape form and marks as the plat thereof depicts to the Original Grant annexed Together with all and singular that part of said tract of Six Hundred and forty acres lying and being to the N West of said tract, Beginning on a Post oak on the N Elbow and Running up said line N W 67° 45' 50 to a corner post oak Thence N W 25° 00 Crossing Horse Creek and Carrolls Branch to a corner post oak Thence N E 67° 15' 30 along the Original line to a corner Poplar and from Thence along a line of Marked trees a straight course to the Beginning the way wells Water Water courses Easements Profits Commodities Advantages Emoluments Hereditaments and Appurtenances whatsoever to the said land Belonging or anywise Appertaining and the Reversion and Reversions Remainder and Remainders Rents Dues and Profits thereof and also all the Estate Right Title Interest Possession Property claim and Demand whatsoever either in Law or Equity of the said Jesse Chandler of into or out of the said Premises To have and to hold the said tract of two Hundred and Twenty Nine acres of land be the same more or less hereby Granted and Released with their Appertinances unto the Shadrach Chandler his heirs and assigns forever and the said Jesse Chandler for himself his heirs and assigns do Covenant and Grant and agree to and with the said Shadrach Chandler his heirs and assigns by these presents that it shall and may be lawful so and for the said Shadrach Chandler his heirs and assigns at any time hereafter to enter into hold Occupy Possess and Enjoy the said land and premises without any let suit Trouble Molestation Interruption of the said Jesse Chandler and his heirs or any of them or any other person or persons Lawfully claiming or to claim by froth or under him or any of them and also that the said Jesse Chandler and his heirs shall and will from time to time and at all times hereafter at the Reasonable Request and proper Charges of the said Shadrach Chandler his heirs and assigns make

do Acknowledge execute or cause to be made done and Acknowledged and Executed all such further and other lawful and Reasonable acts conveyances and assurances in the law whatsoever for the better and more perfect conveyance and assuring the said tract of land and premises unto the said Shadrach Chandler his heirs and assigns as by the said Jesse Chandler his heirs and assigns or his or their Council learned in the law shall be Reasonably Devised or advised and Required and Lastly that him the said Jesse Chandler and his heirs or either of them the said tract of land and other the premises unto the said Shadrach Chandler and assigns the said Jesse Chandler and his heirs and assigns and all and every other persons claiming or to claim by from or under him or any of them shall and will Warrent and forever Defend by these presents In Witness whereof the said Jesse Chandler hath herunto set his hand and seal the day and year first above Written
 Signed Seald and Delivered }
 In the Presence of ... } Jesse J Chandler
 Wm Paris } mark
 Simon Lindly }

Order of Court State South Carolina Greenville County November the nineteenth One Thousand Seven Hundred and Eighty Seven All of Sealed Release for one Hundred and five acres of land from Simcock Cannon to Russel Cannon Acknowledged in Open Court by the party the same was Ordered to be Recorded

South Carolina This Indenture Made the Twenty first day September in the year of our Lord one Thousand Seven Hundred and Eighty seven and in the twelfth year of the Sovereignty and Independence of the united States of America, Between Simcock Cannon of Ninety Six District and State aforesaid of the one part and Russel Cannon of the said District and State, of the other part Witnesseth that the said Simcock Cannon for and in consideration of the sum of five Shillings Sterling money in hand well and truly paid to him by the said Russel Cannon before the Sealing and Delivery hereof the receipt whereof is hereby Acknowledged hath Bargained & sold and by these presents doth Bargain and sell unto the said Russel Cannon his heirs Executors Administrators and assigns all that Plantation or tract of Land containing one Hundred and five acres situate in the District of Ninety Six on both sides of a Branch of the middle fork of Saluda River Butting and bounding to the N E and Eastwardly on Dennis Duff's Land and on all other sides on Vacant Land at the time of the Original Survey thereof being made which Plantation or tract of Land was Granted to the said Simcock Cannon by his Excellency William Moultrie Esquire Grant bearing date

Simcock Cannon to Russel Cannon Lease