

378  
ments and real estates of the said John Arnold, they or one of them, should cause to be  
dores, the aforesaid sum of twenty one dollars & sixteen cents, and interest 4 cts as  
aforesaid which the said James Thompson did in the said Court of Common Pleas at Greenville  
Court House aforesaid recover against the said John Arnold, whereof the said  
John Arnold is convicted as appears by the said Records, And Whereas in virtue  
of, and obedience to the said writ of Fieri Facias H. J. Walker Sheriff of Greenville  
District aforesaid did enter into seizure upon, and taken into execution the aforesaid planta-  
tion tract or parcel of Land & seizure thereof and having given due and legal  
notice of exposing the same to public Auction, for & towards the payment & satisfaction  
of the said sum of money in the said judgment mentioned to the said H. J. Walker  
Sheriff as aforesaid did on the sale day of September in the year of our Lord  
one thousand Eight hundred and Eight, it being the first Monday in the said  
month openly publicly & fairly & according to the usage & custom of Ven dors sell & dispose  
of the said plantation tract or parcel of Land with the appurtenances therunto belonging  
unto the said William Choice by his next friend John Harrison for the sum of Seventy  
three dollars he at that price or sum being the highest and last bidder, for the same.  
Now this Indenture Witnesseth that the said H. J. Walker Sheriff of Greenville District  
as aforesaid, for and in consideration of the aforesaid sum of Seventy three dollars, to him  
in hand well and truly paid, or secured to be paid by the said William Choice  
at and before the sealing and delivery of these presents, the Receipt whereof is hereby  
acknowledged and the said H. J. Walker thereof, and of and from every part & parcel thereof,  
doth acquit release and forever discharge, the said William Choice his heirs & assigns,  
and every of them, by these presents, he the said H. J. Walker Sheriff as aforesaid hath  
granted bargained sold conveyed confirmed, and by these presents doth grant bargain  
sell convey confirm unto the said William Choice & to his heirs & assigns forever all that  
the aforesaid plantation tract or parcel of Land containing by estimation one hundred  
and fourteen acres, be the same more or less, Beginning on a stake corner running  
from thence South on the old Indian Boundary line 35 Ch. 50 Ch. to a pine corner  
N. by 10.33 Ch. 50 Ch. to a pine 37, thence N. 25 Ch. to a stake 37 thence N. 57 Ch. to a red  
oak corner, thence North 4 Ch. to a stake corner from thence to the Beginning, containing  
the full Land to be conveyed, lying on the north side of Steady River on branches thereof  
and bounded on the east by, on the Indian boundary line on south by George Martin,  
land on West by Thompsons land on North by William Choice land & including the  
plantation whereon said Arnold then Lived, Together with the houses outhouses and  
all and singular other the hereditaments, rights, members, and appurtenances, and the  
Reversion & Reversions, Remainder, Remainders rents issues & profits thereof, and every part  
and parcel thereof, and also all the estate right title interest & property whatsoever -