

the subscribing Justice of the Peace who being duly sworn on his oath says that he saw Francis Hamilton as his act and deed sign and acknowledge the within deed of Conveyance to Samuel Nabors for the use and purpose therein mentioned and that he did likewise see Mary Stone subscribe her name as a witness therunto together with himself - Sworn to & Subscribed before me this 12th day of March 1811. Benja. Arnold J.P. Blasingame Nabors

The State of South Carolina Greenville District - I Benjamin Arnold one of the Justices of the Quorum do hereby certify unto all whom it may concern that Elizabeth Hamilton the wife of Francis Hamilton within named 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 dread or fear of any person or persons whatsoever renounce release and forever relinquish unto the within named Samuel Nabors his heirs and assigns all her interest and estate also all her right and claim of dower ~~of~~ in or to all and singular the premises within mentioned and released. Given under my hand and seal this the twelfth day of March Anno domini one thousand eight hundred and eleven - Benja. Arnold J.P. Elizabeth Hamilton

Recorded the 22^d of September 1813

The State of South Carolina Know all men by these Presents that we Elijah Shuttlesworth, Hopsey Shuttlesworth, and Berry Hollon of Greenville District in the State aforesaid in consideration of one hundred and fifty four dollars to us paid by Samuel Nabors of the State and District aforesaid granted bargained sold and released, and by these Presents do grant bargain sell & release unto the said Samuel Nabors two tracts of parcels of land Situate in the district aforesaid lying on the branches of Pine Creek waters of Saluda river one tract containing fifty three acres (be the same more or less) Beginning on a red oak 3+ running thence S 75 E. 24 chains to a Stake 3+ bounding on land belonging to the heirs of William Brown Dr. thence S 49 E. 23 chains to a Stake 3+ bounding on James Lovelap's land thence S 52 W. 20.50 to a red oak, thence N 40 W. 28 to a pine 3+ thence N 50 E. 6.60 to a red oak 3+ thence N 40 W. 14.60 to the beginning, all the last mentioned lines bound on the said Samuel Nabors' land - The other tract containing fourteen acres (be the same more or less) Beginning on a red oak 3+ thence S 40 E. 19.50 to a stake 3+ bounding on the aforesaid William Browns heirs, thence S 50 W. 7.50 to a stake 3+, thence N 49 W. 18 to a Stake 3+, thence N 41 E. to the beginning bounding on the side said Nabors - Together with all & singular the rights members hereunto and appurtenances to the said premises belonging or in any wise incident or appertaining; To have and to hold all and singular the premises before mentioned unto the said Samuel Nabors his heirs and assigns forever. And We do hereby bind ourselves our heirs executors and administrators to warrant and for ever defend all and singular the said premises unto the said Samuel Nabors his heirs and assigns against ourselves and our heirs and against every person whomsoever lawfully claiming or to claim the same or any part thereof - Witnesses our hands and seals this fourth day of March in the year of our Lord one thousand eight hundred and twelve and in the thirty fifth year of the Independence of the United States of America -

Elijah Shuttlesworth
Hopsey Shuttlesworth
Berry Hollon

Witness William Jones, Houbert Sullivan

State of South Carolina Greenville District. Personally came William Jones

before me the subscribing Justice and being duly sworn saith that he saw Elijah Shuttlesworth, Hopsey Shuttlesworth & Berry Hollon sign as their acts and deeds sign and acknowledge the within deed of Conveyance for the use and purpose therein mentioned, & that he likewise did see Houbert Sullivan subscribe his name as a witness to the same together with himself - Sworn to & Subscribed before me this 4th day of March 1812.