

Harrison shall be associated with him in conducting the Sale, but the absence of neither shall interfere with it. 8th John H. Harrison shall be remunerated for his trouble & expense in conducting heretofore the business of the Plantation &c. He shall receive in part thereof the sow & pigs ^{all the} young hogs, the balance to be ascertained and settled hereafter. In Witness whereof we have hereunto set our hands & seals this 24th Jan^y 1815. John H. Harrison

Signed ^{Healed} in presence of
John Brasher
Moses Cook

Samuel Carle
Jane Wright
Samy Harrison
Rich^d Harrison
Sham Harrison
Thomas Harrison
R. Thurmond
Early Harris

The State of South Carolina Greenville District

Personally came Moses Cook before me and made oath in due form of law that he was present and did hear

each and every of the within named parties, acknowledge in the presence of each other that they had signed and sealed the within Instrument, and that John Brasher was with himself a subscribing witness to the same. Sworn to and Subscribed before me this 4th April 1815. George Bain J. P. Moses, Cook
Recorded the 25th of April 1815.

South Carolina. This Indenture made the ninth day of May in the year of our Lord one thousand seven hundred and eighty six, Between Francis Brazemar Esquire of Charleston of the one part, and John Huggins, Cooper of Greenville District County of the other part - Witnesseth, that for and in consideration of the sum of five shillings to me in hand well and truly paid by the said John Huggins at and before the sealing and delivery hereof (the receipt whereof is hereby acknowledged) hath bargained and sold, and by these Presents do bargain and sell unto the said John Huggins, his executors administrators and assigns, a certain Plantation or tract of land containing five hundred acres situated in the district of Ninety Six, on a branch of Golden Grove Creek, called Zacharies branch, "Surveyed" the fifth day of January in the year of our Lord one thousand seven hundred and eighty five for Robert Craven. Together with all and singular the Gardens, Orchards, fences, ways, wells, waters water courses, easements, profits, Commodities, advantages, emolument, hereditaments and appurtenances whatsoever to the said Plantation or Tract of land belonging or in any wise appertaining; and the reversion and remainders remainder and remainders thereof, and every part and parcel thereof. To have and to hold, the said Plantation or tract of land & all and singular other the premises herein before mentioned, and intended to be hereby bargained & sold, and every part and parcel thereof, with their and every of their appurtenances unto the said John Huggins, his Executor Administrators and assigns, from the day next before the Day of the Date of these Presents, for and during the full Term, and unto the full end and Term of one whole Year, from thence next ensuing, and fully to be completed and ended. Yielding & paying Therefore unto the said Francis Brazemar, his executor or administrators the Rent of one pecker Corn, on the last day of the term of the same shall be lawfully demanded. To the intent and purpose, that the said John Huggins by virtue hereof, and by force of the Statutes for transferring of use in possession, may be in the actual possession of the premises herein before mentioned, and intended to be hereby bargained and sold, and every part and parcel thereof.