

456 South Carolina Greenville District, Personally came before me John Dill and
duly made oath on the gospel of god and sayeth that he saw Renny,
Dill sign seal and acknowledge the within and of Conveyance to John
Ordain for the use and purpose in it mentioned and that William Dill,
was a subscribing witness with himself to the due execution of the same
Deed to be subscribed before me this 19th of August 1815. John Dill
George Russell J.P. Recorded the 5th day of February 1815

456
Know all men by these presents that we John Sloan Adam Sloan Esther
Sloan Willey P. Brown and Jane Shumate all of the District of Spartanburg
and State of South Carolina, Heirs & representatives of John Sloan
deceased, have made and appointed, and by these presents, do make
constituted and appoint our trusty and loving friend, Brother Alexander
Sloan of the District of Greenville and State aforesaid our true and
lawful attorney for us and in our name and stead, and to our joint
and several use, to ask demand sue for, levy recover and receive all
such sums or sums of money debts rent, goods, wares, dues accounts and oth-
er demands, whatsoever, which are or shall be due owing payable or belonging
to us or any or either of us (as heirs & representatives of the said John Sloan
as aforesaid) or detained from us in any manner or way whatsoever
and particularly for us and in our name, (jointly & severally) and to our
use and behoof to sell convey and finally dispose of all and singular
the whole of the lands and other real estate whereof the said John Sloan
did seized and possessed, or in any manner or way whatsoever entitled
to either in the State of South Carolina or in the State North Carolina
and conveyance of Indenture & Release or whatsoever in law is necessary
to be executed for us and in our name, to make seal and deliver -
Giving and granting unto our said attorney by these presents, full and
whole power strength and authority in and about the premises, to have
use and take all lawful ways and means in our name, for the recovery
thereof and upon the receipt of any such debts, dues or sums of money
aforesaid, acquitances and other sufficient discharges, for us and in our name,
to make seal and deliver and generally all and every other act, or acts, thing
or things, device or devices, in the law whatsoever needfull and necessary to be
done, in and about the premises for us and in our name, to do execute and
perform, as fully largely and amply to all intents and purposes, as we might
or could do were we personally present or as if the matter required more special
authority than is herein given, and allowing one or more under him for the
purpose aforesaid, to make and constitute us again at pleasure to revoke,
Qualifying, allowing and holding for firm effectual all and whatsoever
our said attorney shall do and cause to be done in and about the premises.
In Witness whereof we have hereunto set our hands and seals,
this 5th day of February in the year of our Lord one thousand