

(245)

Said Benj. Arnold his heirs and assigns forever  
 Provided never the less and it expressly understood,  
 that if the said John Blackstock, his heirs Executors  
 or administrators shall and do so well and truly  
 pay or cause to be paid unto the said Benj  
 Arnold his heirs or assigns the said promissary note  
 of sixty six dollars, also the other note of Twenty two doll  
 =ars and fifty cents. Together with the acct of two  
 and fifty Cents, due William choice, with the An  
 interest arising on said promissary notes, on or be  
 =fore 25<sup>th</sup> December next Then the above mortgage  
 or bill of sale to be void and of none effect,  
 Other wise the said Benj. Arnold his heirs Execu  
 tors, is hereby authorized to take immediate poss  
 sion of said Waggon gear & Horses, and pro  
 ceed to sell the same conformably to Law,  
 for the purpose of discharging said sum of  
 money ~~Twenty one~~ <sup>Twenty one</sup> dollars with the Interest arising  
 on the said retaining the over plus if any there  
 shall be unto the said John Blackstock

Witness my hand and seal at this 20 Oct. 1822.  
 Test  
 Robert Scott } John <sup>his</sup> B. Blackstock  
 William Pearl } <sub>make</sub>

State of South Carolina }  
 Greenville District } Personally came William  
 Sullivan one of the Justices of the Quorum for  
 the District a fore said and being duly sworn  
 on his oath says that he saw John Blackstock  
 make and acknowledge the within mortgage for  
 the use and purpose therein mentioned and that  
 Robert Scott witnessed the same together  
 with him self sworn to and subscribed  
 before me this 7 day of November  
 1822,  
 Hewlet Sullivan } Mr Pearl  
 # Recorded for the seventh day Oct 1822