

or appertaining To Have and To Hold, all and singular the premises before mentioned unto the said Young P. Pool his heirs and assigns for ever and I do hereby bind myself my heirs Executors and administrators to warrant and for ever defend all and singular the said premises unto the said Young P. Pool his heirs and assigns against myself and my heirs and against every other person whomsoever lawfully claiming or to claim the same or any part thereof Witness my hand and seal this third day of November in the year of our Lord One thousand eight hundred and twenty nine. Signed sealed and delivered in the presence of W. H. Salmon, Peter Edwards, R. S. C. Hoster (Seal) State of South Carolina, Personally came William H. Salmon to face me Greenville District the subscribing Justice and being duly sworn saith on said oath that he saw R. S. C. Hoster sign the within deed of conveyance and that Peter Edwards was together with himself in the presence each other subscribing witnesses to the same, Sworn to this 4 day of January 1830. before J. M. Hansell (Seal) W. H. Salmon

Recorded for 4th day of January 1830.

²⁴² State of South Carolina. This Indenture, made the seventh day of December in the year of our Lord One thousand eight hundred and twenty nine between William Chaice Esquire Commissioner of the Honorable Court of Equity for Greenville District, at Greenville C. B. in the said State, of the one part and James Garrett of the other part Whereas Andrew Johnson and Eliza his wife in their own right and as Guardian of George W. and William M. Bryner on or about the twenty fifth day of June A. D. 1827 did exhibit their bill of Complaint in the Court of Equity, at Greenville Court House in the said State, against Nancy E. White late Nancy E. Bryner Samuel B. White and Thomas Bryner Guardians and Administrators Stating that William M. Bryner died intestate possessed of a valuable real Estate leaving Nancy E. White his widow, John D. Bryner, Eliza Johnson, George W. Bryner Martha V. Bryner, Mary A. Bryner, Thomas P. Bryner and William M. Bryner his heirs at Law him surviving, and prayed for partition of the said Real Estate and the case being at issue before the Honorable Court, came on to be heard at last July term, when the said Court after full hearing thereof and mature deliberation in the premises did order a decree and decree, that the said Real Estate of the said William M. Bryner dec'd should be sold at public Auction, by the Commissioner of the said Court, on the terms and for the purposes mentioned in their decretal order, as by reference thereto, in the Registry of the said Court, will appear