

he has been at all times willing to give her board according to her situation in life, and according to the funds then transferred to him the said Singleton. then in that case she is bound to accept of the board, and no Judgment to be obtained against him the said Singleton. this agreement is irrevocable unless both parties consent to the same and in any view of the subject the said Singleton is fully authorized to collect from the administrators of said estate the full amount going to the said Susannah Stokes & also the one third part from John Watson Esq or his successors in the office of Ordinary for this District, and all receipts given by the said Singleton are to be deemed valid, equally as much so as if I was to sign the same in due formality of Law. Given under my hand & seal this seventh day of January 1843. signed & acknowledged before us.

John M. Daniel

Susannah Stokes
made

Thomas Stokes

State of South Carolina } Personally came James Mc
Greenville District } Daniel before me and
made oath in due form of Law and sayeth on said
oath that he was personally present and saw Susanna
Stokes assign seal and deliver the within deeds to
Singleton Stokes for the uses and purposes therein
mentioned and that he also seen Thomas Stokes
assign the same as concerning witness with himself
sworn and subscribed before me this 7th March
1843. P. Henderson J. J. } John M. Daniel

Recorded for the 7th March 1843.

Orig^l Delivered to

John Watson Esq

Deed of Sale for 12 Acres of Land

To William M. Goodlett

State of South Carolina } This Indenture made this fif-
Greenville District } teenth day of November in
the Year of our Lord one thousand eight hundred
and forty one between John Watson Ordinary of said
district and William M. Goodlett of the same State
and district. Whereas a Writ of Summons to divide
or sell a certain tract or Lot of lands hereinafter de-
scribed of the estate of Moses Finley Sen^r deceased, issued
from the court of Ordinary of said district and upon
the return thereof the judge of said court did de-
termine, that the said lands could not be divided
without injury to the interest of the parties, and
did order the same to be sold by the Sheriff of the
District aforesaid on a credit of twelve months.