

Eight hundred and fifty seven
 Test John A Smith
 Iron M Rowe

Burrel Hudson

South Carolina Greenville District
 Personally appeared John A Smith before me and upon being duly sworn saith that he was personally present and saw Burrel Hudson sign seal and acknowledge the within deed of conveyance to C G Hudson for the uses and purposes therein mentioned and that Iron M Rowe together with him self signed their names as witnesses to the same sworn to and subscribed before me this 23 November 1857
 Daniel Fowler John A Smith
 Recorded for the 1st day of Nov 1857 Deed to Hudson

180	L C Hendricks To Charles J Elford	Mortgage	The State of South Carolina this indenture made the Twenty sixth day of October in the year of our Lord One thousand
-----	---	----------	---

Eight hundred and fifty seven between Lawrence C Hendricks of Charleston in said State of the one part and Charles J Elford of Greenville in said State of the other part Witnesseth Whereas the said Lawrence C Hendricks is indebted to the said Charles J Elford by a bond of even date with these presents in the penalty of Two thousand dollars with condition for the payment of One thousand dollars in three equal and successive annual installments with interest at seven per cent per annum on the same date with the privilege of paying any part or the whole thereof at any time before the same may be due. The said bond having been given for the price of the Land hereinafter mortgaged. Now this indenture witnesseth that the said Lawrence C Hendricks for and in consideration of the premises aforesaid and also in consideration of the sum of Five dollars to the said Lawrence C Hendricks by him the said Charles J Elford in hand paid at and before the sealing and delivery of these presents have granted bargained sold and released and by these presents do grant bargain sell and release unto the said Charles J Elford all that piece parcel and tract of Land containing One hundred and three and one fourth acres more or less Situate lying and being in the District of Greenville and State aforesaid on the west side of the White Horse Road on waters of Saluda River adjoining Lands of J G McClanahan Her Whiteford Smith & Co and others and having the following lines metes and bounds viz beginning at a rock (Smith corner) on the White Horse road and running thence S 67 1/2 W 21 chains to a rock 3 + 1/2 m thence N 84 W 28 chs 33 lks to a Logwood 3 + 1/2 m on a branch thence N 45 W 635 chs to a R O on a road thence with said road N 84 E 5 chs 5 lks to a rock at the White Horse road thence with said White Horse road 1/2 chs 36 lks to the beginning being the same land conveyed by C P Dill to C J Elford July 12th 1853 and by Elford to my self at this date. Together with all and singular the rights members hereditaments and appurtenances to the said premises belonging or in any wise incident or appertaining To have and to hold all and singular the premises before mentioned unto the said Charles J Elford his heirs and assigns forever and I do hereby

my self my heirs Executors and administrators to warrant and forever defend all and singular the said premises unto the said Charles J Elford his heirs and assigns against me and my heirs and against every person whomsoever lawfully claiming or to claim the same or any part thereof Provided always nevertheless and it is the true intent and meaning of the parties to these presents that if the said Lawrence C Hendricks his heirs Executors or administrators shall well and truly pay or cause to be paid unto the said Charles J Elford his heirs executors administrators or assigns the sum of One thousand dollars with interest thereon according to the condition of the bond above mentioned then and from thenceforth these presents shall be utterly null and void anything herein contained to the contrary thereof in any wise notwithstanding and it is covenanted and agreed upon by and between the parties to these presents that until default shall be made in payment of the aforesaid sum as before set forth for the same it shall and may be lawful to and for the said Lawrence C Hendricks peaceably and quietly to hold use occupy possess and enjoy all and singular the premises above granted and released and every part thereof with the appurtenances and to have receive and take the rents issues and profits thereof to his own particular use and behoof anything herein contained to the contrary hereof in any wise notwithstanding
 In witness whereof the said parties have hereunto set their hands and seals the day and year first above written. Sealed and delivered in the presence of W J Little Sen
 L C Hendricks
 W W Ackis

See Satisfaction of Mortgage Book 3 57
 The State of South Carolina Greenville District
 Personally appeared before me W J Little Sen and made oath that he saw Lawrence C Hendricks sign seal and deliver the above Mortgage for the uses and purposes therein mentioned and that he with Richard W Ackis in the presence of each other witnessed the due execution thereof sworn to and subscribed this twenty sixth day of October 1857
 L C Hendricks Not Pub
 W J Little Sen
 See Satisfaction of Mortgage Book 3 Page 51
 Recorded for the 18th Nov 1857 by W A Notarie ccr & cke Deed to C J Elford

James or Mary M Cox of Frances Cox	Heirs of Assignment	The State of South Carolina Greenville District	181
--	---------------------------	--	-----

Now all men by these presents We James C Cox and Mary M Cox of the District of Greenville and State of South Carolina Heirs at Law and legal representatives of the Estate of William Cox deceased late of the District of Greenville and State aforesaid Whereas our father executed his last will and testament in which he devised and bequeathed his whole estate Real and personal to our mother Frances Cox during her natural life or widowhood and upon the presentation of said Will before the Court of Ordinary of Greenville District to be attested in common form it was objected to by the said Ordinary in consequence of the execution of said will not being in accordance with the requirements of the Law and was pronounced to be null and void and of no effect Now We James