

State of Georgia I Samuel Lawrence duly appointed commis-
 Cobb County 3- sioner in and for said State to take acknowledg-
 ments of Deeds to be used in the State of South Carolina do hereby
 certify unto all whom it may concern that Eliza W Earle the wife
 of the within named Samuel M Earle did this day appear before
 me and upon being privately and seperately examined by me did
 declare that she does freely and voluntarily and without any compul-
 sion dread or fear of any person or persons whomsoever renounce
 release and forever relinquish unto the within named Shinnam
 Mays her heirs and assigns all her interest and estate and also
 all her right and claim of Dower of in or to all and singular
 the premises within mentioned and released
 Given under my hand and seal this tenth day of October
 Anno Domini One thousand Eight Hundred and fifty six
 Seal of Lawrence S.C. Co. Comr of Deeds 3 Eliza W Earle

State of Georgia Personally came before me Samuel Lawrence
 Cobb County 3 who being duly sworn deposed and saith
 that he saw Samuel M Earle signing his lifetime sign seal
 and deliver the within and annexed deed for the purposes
 therein mentioned that the deponent subscribed the same as a
 witness and saw James P Harrison do so likewise
 Sworn to and subscribed before me this December 15th 1858
 pro G Campbell J.P. S. Lawrence

State of Georgia I W W Carrall Clerk of the Inferior Court
 Cobb County 3 in and for said County do hereby certify that
 John G Campbell Esqr before the foregoing assignment was made
 and who has hereto subscribed his name was at the time of so
 doing acting Justice of the peace in and for said County duly
 commissioned and sworn and that all his official acts as such are
 entitled to full faith and credit. In testimony whereof I have hereunto
 set my hand and affixed the seal of my office this 15th December
 1858 W W Carrall Clerk

State of Georgia I N W Campbell one of the Justices of the
 Cobb County 3 Inferior Court in and for said County do hereby
 certify that William W Carrall who has hereto subscribed his name
 was at the time of so doing clerk of the inferior Court in and
 for the County of Cobb duly commissioned and sworn and that
 all his official acts as such are entitled to full faith and credit
 In testimony whereof I have hereunto set my hand and official
 signature this December 15th 1858
 N W Campbell J of C.C.

Recorded for 21st January 1859

Delic'd to S C May

Robert McKay vs Deed State of South Carolina
 Greenville District
 To Dr A W Crook Land For

This Indenture made this third day
 of January in the year of our Lord
 One thousand eight hundred and fifty nine between Robert
 McKay Ordinary of the District aforesaid and Dr A W Crook
 of the Same State and District. Whereas a writ of Summons
 to divide or sell, a certain tract of Land hereinafter described
 of the Estate of John Moore of said District deceased issued
 from the Court of Ordinary of said District, and upon the return
 thereof the Judges of said Court did determine that the said
 Land could not be divided without injury to the parties
 interested and did order the same to be sold by the Sheriff
 of the District aforesaid on a credit of Twelve months with
 interest from the date of sale. Whereupon, the Sheriff aforesaid
 did advertise the said Land for sale on the first Monday in
 January in the year above mentioned, and when as the Sheriff
 aforesaid did on the said day, expose to sale at public outcry, on
 the credit aforesaid the said Land when the said Dr A W Crook
 was the last and highest bidder to whom the said Land was
 struck off for the sum of One thousand and sixty five dollars.
 Now this Indenture witnesseth that in consideration of the
 sum of One thousand and sixty five dollars to me paid and
 secured to be paid I have granted sold and released and by
 these presents do grant bargain sell and release unto the said
 Dr A W Crook and his heirs and assigns forever all that
 tract of Land situated in said District on waters of Saluda and
 Keedy Rivers adjoining Lands of William West G W McCarrall
 W M Bridges and others, and containing three hundred and
 eighty acres more or less. Together with all the appurtenances
 therunto belonging and all the estate right title interest claim
 or demand which the said John Moore deceased at the time of
 his death had in or to the same. To have and to hold the said tract
 of land together with all and singular the premises improvements and
 appurtenances to the said Dr A W Crook his heirs and assigns forever
 In witness whereof I the said Robert McKay as ordinary aforesaid
 have hereunto set my hand and seal of office the day and year above
 written. Signed sealed and delivered in the
 presence of John W Grady W C Markely
 Robert McKay Seal
 O 9th

State of South Carolina
 Greenville District 3 Personally appeared before me pro W Grady
 and made oath that he saw Robert McKay sign seal and deliver
 the within deed for the uses and purposes therein mentioned and that
 W C Markely together with himself witnessed the due execution
 thereof. Sworn to subscribed before me this 20th day of January
 1859 W A M Daniel c p pro W Grady

Recorded for the 20th of January 1859 Delic'd to