

Henry Scalp mortgage The State of South Carolina
 of Greenville District
 David Gunter & Wilson Hawkins Personal Property To all to whom these presents shall come
 in the State aforesaid do hereby send greeting. When as I the said Scalp is indebted to David Gunter & Wilson Hawkins by a promissory note bearing date the first day of January All one thousand eight hundred and fifty nine for sixteen dollars and twenty five cents and due one day after date as in and by said promissory note Relation thereunto being had, doth more fully and at large appear Now know all that I Henry Scalp for the better securing the payment of the said sum above mentioned unto the said David Gunter & Wilson Hawkins their Executors administrators, or assigns together with lawful interest for the same have bargained and sold, and by these premises do bargain and sell, and in plain and open market deliver unto the said David Gunter & Wilson Hawkins a certain speckled cow now in my possession and also a yearling the same which I purchased at the sale of the Executors of Benjamin F. Goodlett deceased on fifteenth day of last December. To have and to hold the said cow appearing unto the said David Gunter & Wilson Hawkins their Executors administrators and assigns forever provided Always nevertheless that if the said Henry Scalp his Executors and administrators shall and do well and truly pay, or cause to be paid unto the said David Gunter & Wilson Hawkins their certain attorneys Executors administrators or assigns the full and just sum above mentioned according to the true intent and meaning of the promissory note aforesaid and of these presents, then this deed of bargain and sale and all and every clause article and thing therein contained shall cease determine and be utterly void and of none effect any thing herein before contained to the contrary thereof in any wise notwithstanding And it is hereby declared by and between the parties and the said Henry Scalp for his Executors administrators and assigns covenant promise and agree to and with the said David Gunter & Wilson Hawkins Executors administrators and assigns by these presents that if default shall happen to be made off, or in payment of the said sum above mentioned according to the true intent and meaning of the said promissory note then and in such case it shall and may be lawful to and for the said David Gunter and Wilson Hawkins their Executors administrators assigns attorneys or agents from time to time and at any times hereafter peaceably and quietly to enter into any or all the messuages lands or tenements of the said Henry Scalp and to take into custody and possession and the same to hold and detain to their own use and behoof, as their own proper goods and chatties, from thenceforth and forever or the same to sell and dispose of at their will and pleasure returning the surplus if any should happen to be after paying of the sum above mentioned unto the said Henry Scalp Executors administrators or assigns. In witness whereof I the said Henry Scalp has hereunto set my hand and seal this third day of January in the year of our Lord one thousand eight hundred & fifty nine and in the 83rd year of the sovereignty and independence of the United States of America. Signed sealed and delivered in presence of John Payne S D Goodlett
 Henry Scalp

The State of South Carolina } Personally appeared before
 Greenville District } me S D Goodlett and made
 oath that he saw Henry Scalp sign seal and deliver the within
 mortgage for the uses and purposes therein mentioned, and that
 he with John Payne in the presence of each other witnessed
 the due execution thereof. Sworn to and subscribed before me this
 3rd day of January 1859
 W A McDaniel c.c.p.
 Recorded for the 25 January 1859 Sealed to W Hawkins

Robt McKay	Deed	The State of South Carolina
A C Parker	Lot	Know all men by these presents that

I Robert McKay of Greenville District in the State aforesaid in consideration of Three thousand dollars of \$3000.00, to me paid by A C Parker of Greenville District in the State aforesaid have granted bargained sold and released and by these presents do grant bargain sell and release unto the said Parker all that piece parcel and lot of Land situated in the Town of Greenville on the South West side of Buncombe Street beginning at a Stake on said Street and running up said Road a N.W. Course One Hundred and Seventy Five feet to Powells corner thence along Powells line a S.W. Course Two Hundred and forty five feet to a Stake on McBees line thence with McBees line a S.E. course One hundred and seventy five feet to a Stake thence a N.E. course to the beginning corner being one acre more or less and the same lot of Land conveyed to me by C K Switty by deed recorded in Register Messrs Conveyance Office. Together with all and singular the rights members hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining. To have and to hold all and singular the premises before mentioned unto the said A.C. Parker her heirs and assigns forever, and I do hereby bind my self my heirs Executors and administrators to warrant and forever defend all and singular the said premises unto the said A.C. Parker her heirs and assigns against me and my heirs and all persons lawfully claiming or to claim the same or any part thereof. Witness my hand and seal this 20th day of October in the year of our Lord One thousand eight hundred and fifty seven and in the 82nd year of the Independence of the United States of America Signed sealed and delivered in presence of Jos. T Lee J W Carlisle
 Robert McKay

The State of South Carolina } Personally appeared before me J W Carlisle
 Greenville District } and made oath that he saw Robert McKay sign seal and deliver the within deed of conveyance for the use and purposes therein mentioned, and that Jos T Lee together with said deponent was a subscribing witness thereto Sworn to and subscribed before me this the 6th day of March 1859
 W A McDaniel
 c.c.p.
 James W Carlisle