

that I have elected to take the legacies and devises given me by said Will in exclusion of all interest or estate whatever under said deed arising in my favor and to abide by the said will in every respect. and do by these presents relinquish and abandon all right title claim or interest whatever that I have under said trust deed either in Law or Equity to John W Stokes and Thomas Henry Stokes Executors of the will of my said deceased husband John J Stokes for the benefit of the legates and devises named in said will who are to enjoy their legacies and devises according to the provisions of said will all of which I hereby ratify and confirm in every respect upon the consideration aforesaid and upon the further consideration of said Executors having assented to the legacies and devises given me in and by said will and my having accepted the same in full discharge and bar of all claims to the estate under said deed of Trust

In witness whereof I have hereunto set my hand and seal this 17th day of April AD 1855

In presence of us
 J R Gossitt
 James Royde
 Charles Merrick

Lucy Stokes

State of South Carolina
 Greenville District

Person appeared before me Charles Merrick and me with that he saw Lucy Stokes deliver the within deed for the use and purposes therein mentioned and that James Royde and J R Gossitt together with my self witnessed the due execution of the same

Sworn to and subscribed before me this the 8th day of May AD 1860

W A McDaniel
 Charles Merrick

Recorded for the 25th August 1860 Debed to

Berry Capps
 To
 Odum Cox

The State of South Carolina
 Greenville District
 Mortgage
 To all whom these presents may

shall come. Knowye that I Berry Capps of the District and State aforesaid party of the first part for securing the payment of the money herein after mentioned and in consideration of the sum of one Dollar to me duly paid by Odum Cox of the District and State aforesaid of the second part at or before the sealing and delivery of the presents the receipt whereof is hereby acknowledged have bargained and sold and by these presents do grant bargain and sell unto the said party of the second part Odum Cox and Calf and two Hogs and all my part in the present growing crop of Corn after all due rents are paid and now in possession of the said Berry Capps to have and to hold all and singular the goods and chattles above bargained and sold or intended to be unto the said party of the second part his executors and administrators and assigns forever. And I the said party of the first part for my self my heirs executors and administrators all and singular the said goods and Chattles above bargained and sold unto the said party of the second part his heirs executors administrators and assigns against me the said party of the first part and against all and every person or persons whomsoever shall and will warrant and forever defend. Upon condition that if I the said party of the first part shall and do well and truly pay unto the said party of the second part his executors administrators or assigns the full sum of Thirty five Dollars on or before the first day of December next to satisfy four small promissory notes bearing date from January to June 1860 made by me in favor of the said Odum Cox then these presents shall be void. and I the said party of the first part for myself my executors administrators and assigns do covenant and agree to and with the said party of the second part his executors administrators and assigns that in case default shall be made in the payment of said sum above mentioned then it shall and may be lawful for and I the said party of the first part do hereby authorize and empower the said part of the second part his executors administrators and assigns with the aid and assistance of any person or persons to enter into my lots or fields or other premises place or places as the said goods or chattles may be placed in and take and carry away the said goods and chattles and to sell and dispose of the same for the best price they can obtain and out of the money that may