

them according to the Bonds or obligations above mentioned them and from  
 thenceforth their presents shall be utterly null and void anything herein con-  
 -trary thereto in anywise 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 above said sum as herein set forth  
 and the interest for the same, it shall and may be lawful to and for the said  
 Marcus & Bearden peaceably and quietly to hold use occupy possess and enjoy  
 all and singular the premises above granted and released. And any 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 thereof in anywise notwithstanding.  
 In witness whereof the said Parties have hereunto set their hands and seals this  
 and year first above written. <sup>2</sup> Marcus & Bearden  
 Sealed & delivered in the presence of <sup>2</sup> Cassell & Co. <sup>3</sup> Marcus & Bearden  
 M M Gaines B Lannear

The State of South Carolina Personally appeared before me B Lannear and  
 Greenville District & made oath that he saw Marcus & Bearden sign  
 seal and deliver the above mortgage for the uses and purposes therein mentioned  
 and that he with M M Gaines in the presence of each other witnessed the  
 due execution thereof.  
 Sworn to before me this 29<sup>th</sup> day of December 1867 B Lannear  
 & J Jones Notary Pub & Ex officio Mag for G.D.  
 Recorded & filed July 1867

M Dagnell S of Douthett	Mortgage Real Estate	382	The State of South Carolina This indenture made the fourth day of February in the year of our Lord one thousand eight hundred and sixty seven between S of Douthett ordinary of Greenville District of the one part and William Dagnell of the other part witnesseth. Whereas the said William Dagnell stands indebted to S of Douthett ordinary in the penal sum of one hundred and forty dollars by a certain Bond bearing date the fourth day of February one thousand eight hundred and sixty seven conditions for the payment of the full and just sum of seventy dollars eight months after date with interest from the fourth day of February one thousand eight hundred and sixty seven. Now this indenture witnesseth that the said William Dagnell for and in consideration of the premises above said and also in consideration of the sum of five dollars to the said William Dagnell by the said S of Douthett ordinary in hand paid at and before the sealing and delivery of these presents have granted bargain sold and released and by these presents do grant bargain sell and release unto the said S of Douthett ordinary as aforesaid his successors in office or assigns all that part of land situated in Greenville District on waters of Bearden dam bounded by lands of J J Foster Daniel Lyons and others and containing fifty acres more or less being the same tract of land purchased by me the day from the ordinary at the property of the estate of Edmund Dill deceased for the sum of seventy dollars payable eight months after date with interest from date which deed is dated the fourth day of February one thousand eight hundred and sixty seven reference thereto had well manfully the
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Together with all and singular the right, Memors hereditaments and  
 appurtenances to the said premises belonging or in anywise incident or  
 appertaining. So have and to hold all and singular the premises before men-  
 -tioned unto the said S of Douthett ordinary his successors in office his heirs  
 and assigns forever and I do hereby bind my heirs executors and administra-  
 -tors to warrant and forever defend all and singular the said premises unto  
 the said S of Douthett ordinary his successors in office 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 heretofore  
 and it is the true intent and meaning of the parties to these presents that if the  
 said William Dagnell his heirs executors or administrators shall will and truly  
 pay or cause to be paid unto the said S of Douthett ordinary his successors in  
 office or assigns the sum of seventy dollars with interest thereon according to the  
 condition of the Bond above mentioned them and from thenceforth these presents  
 shall be utterly null and void anything herein contained to the contrary thereof in  
 anywise 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 above said sum as herein set forth, and the interest for the same it shall and  
 may be lawful to and for the said William Dagnell peaceably and quietly to  
 hold use occupy and enjoy all and singular the premises above granted and  
 released. and any 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 thereof in anywise notwithstanding.  
 Sealed & delivered in the presence of <sup>2</sup> Marcus & Bearden  
 of W A McNeill <sup>3</sup> Cassell & Co. <sup>3</sup> William Dagnell  
 W Bayne

The State of South Carolina Personally appeared before me W Bayne and made  
 Greenville District & made oath that he saw William Dagnell sign seal and  
 deliver the above mortgage for the uses and purposes therein mentioned and that  
 he with W A McNeill in the presence of each other witnessed the due execution  
 thereof. Sworn to before me this 9<sup>th</sup> day of February 1867  
 W A McNeill c.e.p. & <sup>3</sup> W Bayne  
 Magt & Ex officio <sup>3</sup>  
 Recorded 9<sup>th</sup> Feb 1867

S of Douthett O.G.H. B of McAmby	Deed Land	383	State of South Carolina Greenville District This Indenture made this fifth day of February in the year of our Lord one thousand eight hundred and sixty seven between S of Douthett ordinary of the District aforesaid and Benjamin G McAmby of the same State and District Whereas a writ of Summons to divide or sell a certain tract of land herein after described of the estate of John McAmby of said District deceased issued from the Court of Ordinary of said District and upon the return thereof the judge 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 February in the year above mentioned
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