

appearances unto the said W. H. Campbell and his heirs assigns forever" In testimony whereof I have set my hand and seal this 17 day of October in the year of our Lord 1867.

Witness my hand and seal in the presence of
 W. H. Campbell
 G. J. Charles
 W. H. Mounce

State of South Carolina
 Greenville District
 Personally came G. J. Charles before me and made oath he did see W. H. Mounce sign seal and deliver the within deed of conveyance for the use and purpose therein mentioned and that W. H. Charles with himself in the presence of each other witnessed the due execution of the same. Sworn to and subscribed before me October 17 1867 P. D. Bariton Notary Public
 G. J. Charles

South Carolina
 Greenville District
 Personally came G. J. Charles before me and made oath he did see W. H. Mounce sign seal and deliver the within deed of conveyance for the use and purpose therein mentioned and that W. H. Campbell with himself in the presence of each other witnessed the due execution of the same. Sworn to and subscribed before me October 17 1867 P. D. Bariton Notary Public
 W. H. Campbell
 G. J. Charles

Given under my hand and seal this 17 day of October 1867
 P. D. Bariton Notary Public
 Recorded 10 April 1868

P. J. Neely to B. H. Roberts	Release	Greenville S.C. Sept 20 1867 We the undersigned agree to comply with the terms of the following agreement viz that B. H. Roberts shall have the farm of Peggy Neely & Jane Neely for the two years that is to say from the first day of January 1868 to the first day of January 1870 and that all claim to the said farm to be relinquished for said time by said Peggy Neely & Jane Neely to be managed as seemeth best to said B. H. Roberts and that the said B. H. Roberts shall be bound by this agreement to meet and make good the fence from the Spring of said Peggy Neely to the fence of Mrs. H. Thompsons and to repair the fence when necessary extending from the Neely to Mrs. H. Thompsons fence on the opposite side and that the said B. H. Roberts shall pay one third the grain made on that part of the farm cultivated by Mrs. A. Neely in 1868 and that all timbered lands cleared up by or for the said B. H. Roberts shall be free of rent for the term of two years and all lands growing up in briars or bushes shall be free of rent for the term of one year and that said B. H. Roberts shall occupy the house of said Jane Neely to have the use of all dead & fallen timber or pine or any timber cut down in the way of clearing up the land for fire wood and that any expenses for lumber or boards to be used for the improvement of the said farm & the premises shall be defrad by the said Jane Neely and the same condition
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to be observed by Peggy Neely In witness whereof we hereunto affix our hands and seals this 17 day of October 1867
 B. H. Roberts
 P. J. Neely

Side agreement that the said Peggy Neely shall bear & clothe & have ready at the bidding of said B. H. Roberts her son Andrew Neely to work for & as directed by the said B. H. Roberts and that this agreement shall go into effect on the 10th day of October 1867 to end when corn is gathered in 1868 and that said Andrew will make up all day lost by act of Providence otherwise each day but without a providence cause the said Peggy Neely shall possess one half bushel corn for each day so lost for a consideration of the above agreement the said B. H. Roberts shall pay the said Peggy Neely 30 bushels of corn at the heap in 1868 after all necessary deductions are made In witness whereof we hereunto affixed our hands & seals this 17 day of October 1867
 B. H. Roberts
 Peggy Neely

South Carolina
 Greenville District
 Personally came before me John M. Neely and made oath that he saw M. J. Neely & Peggy Neely sign & deliver the within deed as their own act & that he with Absolam Neely were subscribing witnesses thereto Sworn to & subscribed before me this 11 day of October 1867
 J. M. Neely
 Recorded 10 April 1868

J. J. Dan that was to John S. Bramlett	Deed for Land	683 State of South Carolina Greenville District This Indenture made this fifth day of April in the year of our Lord one thousand eight hundred and eighty eight between J. J. Dan that was Ordinary of the District aforesaid and John S. Bramlett 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 Baylis Smith 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 day of sale. Whereupon the Sheriff did advertise the said land for sale on the first Monday in April in the year of above mentioned and whereas the Sheriff aforesaid did on the said day expose to sale at public outcry on the credit aforesaid the said land when the said John S. Bramlett was the last and highest bidder to whom the said Land was struck off for the sum of three hundred and fifty five dollars and fifty five cents to me paid and secured to be paid. I have granted bargain and sold and released and by these presents do grant bargain sell and release unto the said John S. Bramlett and his heirs and assigns forever all that tract of Land situated in said District on waters of Rocky Creek bounded by land of Armstrong King William Gresham and others containing thirty six and a half acres more or less the annexed plat will more fully show together with all the appurtenances thereto belonging and all the estate right title interest claim or demand which the said Baylis Smith deceased at the time of his death had in or to the same to have and to hold the said tract of Land with all and singular the appurtenances premises improvements to the said John S. Bramlett
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