

Signed Sealed and delivered in the presence of
 Mark Russell & W.D. Robertson
 John Forest

The State of South Carolina Personally appeared before me Mark
 Greenville County Russell and made oath that he
 saw John Forest sign seal and deliver the above conveyance
 for the uses and purposes therein mentioned and that he with
 myself in the presence of each other witnessed the due execution
 thereof

Witness my hand this 11th day of Oct 1871
 W.D. Robertson
 Mark Russell

Notary Public
 The State of South Carolina I W.D. Robertson Notary Public
 Greenville County I do hereby certify unto all whom
 it may concern that Louisa R. Forest the wife of the
 within named John Forest did this day appear before
 me and upon being privately and separately examined by
 me did declare that she did freely voluntarily and without
 any compulsion dread or fear of any person or persons
 whosoever renounce release and forego relinquish unto the
 within named Alexander Pruitt his heirs assigns all her
 her interest and estate and also all her right and claim
 of dower of in or to all and singular the premises above
 mentioned and parcel

Given under my hand and seal this 16th day of Oct 1871
 W.D. Robertson
 Notary Public
 C.R. Forest
 He credited 25 Nov 1871

S. Sarah F. Carle Mortgage State of South Carolina
 Preston Well of her
 This indenture made the twentieth day of September in the year of our
 Lord one thousand eight hundred and seventy one
 between Sarah F. Carle of the one part and Preston Well
 of the other part Witnesseth that the said Sarah F. Carle
 has given the sealed note of her husband Thomas F. Carle
 for the sum of Five hundred dollars \$500 being
 given date with this mortgage payable to Preston
 Well or his or his assigns on the first day of October
 four date with interest four date at the rate of eight
 per cent per annum and for value received this
 being the purchase money for two tracts of land this
 day conveyed by the said Preston Well to
 Sarah F. Carle and described as herein after described
 Now this indenture witnesseth that the said Sarah

S. Carle for and in consideration of the said Debt or sum
 payable as aforesaid and for the better securing the payment
 thereof to the said Preston Well according to the tenor intended
 thereof and also in consideration of the sum of five Dollars
 by the said Preston Well to the said Sarah F. Carle in hand
 paid at and before the sealing and delivery of these
 presents do grant bargain sell alien release convey and
 confirm unto the said Preston Well and to his heirs
 and assigns forever the two tracts of land this described
 lying in the County of Greenville and State aforesaid
 to-wit No 1 on head waters of Laurel Creek containing
 more or less more or less beginning at Rock on John
 Pool line then 28 1/2 or 12.50 to Rock 666 W 1874 4 Pine about 54
 5 25 1/4 6 10.50 to Rock on Greenville Road 666 W 18.74 down
 said Road to Beginning corner joining Lands of John Pool
 & others Tract No 2 on head waters of Laurel Creek Contain
 of the five acre more or less joining Lands of John Pool and others
 beginning on Pine 34 60 to
 Pine 34 60 on said Pine 34 60 to about 34 0 on Pine 34 60 to
 Pine 34 60 on Pine 34 60 to Pine 34 60 to Pine 34 60 to
 about 34 0 on Pine 34 60 to Beginning corner
 the sum two tracts this day conveyed by deed to the said
 Sarah F. Carle by the said Preston Well and by said Deed
 made fully described together with all and singular
 the right therein and appurtenances thereto belonging or in
 any wise appertaining and the reversion and remainder
 remainders & remainders unto issues and profits thereof
 to have and and hold the said before described tract of
 land with the appurtenances unto the said Preston Well his
 his heirs assigns forever Provided always nevertheless and it
 is the true intent and meaning of the parties to these presents
 that if the said Sarah F. Carle her heirs executors or administrators
 shall well and lawfully pay or cause to be paid
 unto the said Preston Well the sum of Five hundred
 Dollars according to the sealed note as above mentioned
 then and from that forth these presents shall be utterly
 null void anything herein contained to the contrary
 thereof in any way 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 aforesaid
 sum as before set forth and the interest for the same it
 shall and may be lawful to and for the said Sarah F. Carle
 peaceably and lawfully to hold use occupy possess receive
 all and singular the premises above granted released
 and conveyed with the appurtenances to have receive
 and hold the same unto issues and profits thereof to be
 performed uses and and to proof any thing being