

persons in the same manner or otherwise, as if this contract had never been made, and it is further agreed by and between the parties to these presents, that the crop or crops, raised or such as shall be raised on said land during the years 1882, 1883, 1884 and 1885 shall be considered, and the same are hereby declared to be the crop or crops, of the said party of the first part, so long as there shall be any sum of money due and owing him on said land, with full power, on the part of the said party of the first part, or his agent or agents, to enter into and upon said land, at any time after default in any of the said several payments herebefore provided for, and to seize and take charge of said crop or crops, and to sell the same, and apply the proceeds thereof in payment of any sum of money due him on said land, returning if any, the balance to the said party of the second part.

In witness whereof, we have hereunto set our hands and seals, the day and year first above written
Signed, sealed and delivered
in the presence of the

words now set 1885 being first interlined, also words April & second on page one interlined
J. E. Sandelin
Thompson Holcomb

South Carolina } Personally appears the Clerk
Greenville County } before me and makes oath that
he saw the within named John M. Keratwell and
D. E. Henderson sign, seal and deliver the within
Bond for title and that he together with J. E. Sandelin
witnessed the due execution thereof for the
purposes therein stated.

Sworn to before me this 14th April 1882
E. P. Jones
Not Public
Thompson Holcomb
Resounded for 14 April 1882

Thomas C Gower Trustee
Whitner Symmes Deed

The State of South Carolina
Whereas on the day of
ad 1877 Whitner Symmes plain-
tiff exhibited his complaint

for Relief &c in the Court of Common Pleas for the County of Greenville against Whitner Symmes and Thomas C Gower as trustees, and others, defendants, wherein amongst other things it was alleged that the plaintiff Whitner Symmes was entitled to a one-fifth interest in the land previously conveyed by William A M Daniel, Clerk of said Court to Thomas C Gower and Whitner Symmes Trustees; and whereas upon the said cause being heard at the April Term of the Court of Common Pleas for Greenville County, which was in the year ad 1879 it was on the 19th day of July ad 1879 amongst other things ordered, that Thomas C Gower and Whitner Symmes Trustees, do sell at Greenville at public outcry, and after due advertisement the lots of land mentioned in the trust deed, and not previously sold by them, and whereas by virtue of the power conferred upon them in and by the order aforesaid, and in performance of duties as directed by said order after having duly advertised the lot or parcel of land herein after described for sale by public outcry on the 6th day of December in the year of our Lord one thousand eight hundred and eighty, the said Trustees did then openly and publicly sell and dispose of said lot or parcels of land below described unto Whitner Symmes for Dollars he being at that price the highest bidder for the same. Now therefore know all men by these presents, that I Thomas C Gower Trustee, as aforesaid by virtue of the power conferred upon me by the order and also in consideration of the said sum of Dollars to me paid by Whitner Symmes before the delivery of these presents, have granted bargained sold and released, and by these presents do grant bargain sell and release unto the said Whitner Symmes all that piece parcel or lot of land, being a parcel of the lands above alluded to situated and lying in the County of Greenville and State aforesaid commencing at a stone corner of lot No eight and