

Mrs. A. J. Westfield now resides are worth Five thousand five hundred dollars and that the same cannot be divided without injuring the remainder. In witness whereof we have hereunto set our hands and seals this nineteenth day of May A.D. 1885.

In presence of
J. D. Gilbreath }

J. N. Southern (L.S.)

A. S. Duncan (L.S.)

Jacob Lawrence (L.S.)

The State of South Carolina - Greenville County.
Pascal D. Luxton

vs.
Edward J. Stokes and } In Common Pleas

Know all men by these Presents, that we J. N. Southern, A. S. Duncan and Jacob Lawrence, Appraisers appointed in accordance with the Act of the General Assembly of the State of South Carolina, entitled "An Act to Determine and Perpetuate the Homestead" passed on the ninth day of September, in the year of our Lord one thousand eight hundred and sixty-eight, and the amendments thereto, to appraise and set off to the defendant in the above stated case, the Personal Property to which he is entitled under the said Act, after being duly sworn, have appraised and set off, and by these Presents do appraise and set off unto the said defendant, Mrs. A. J. Westfield the following Property, to-wit: 2 Cows, one black & Hay, 40 bushels Corn, one one-Horse wagon chariot, one clay bank Mare, one black Horse, Household kitchen furniture. The whole of said Property being valued at Two hundred and ninety-two dollars. To have and to hold all and singular the Property before mentioned unto the said defendant, in accordance with the provisions of the aforesaid Act. In witness whereof we, the said J. N. Southern chosen by and in behalf of P. D. Gilbreath Sheriff of Greenville County South Carolina A. S. Duncan chosen by and in behalf of the aforesaid Plaintiff and Jacob Lawrence chosen by and in behalf of the aforesaid defendant, have hereunto affixed our hands and seals this 19th day of May in the year of our Lord one thousand eight hundred and sixty-eight.

Erected in the presence of
J. D. Gilbreath }

J. N. Southern (L.S.)
A. S. Duncan (L.S.)
Jacob Lawrence (L.S.)

The state of South Carolina Personally appeared before County of Greenville J. D. Gilbreath and made oath that he saw J. N. Southern, A. S. Duncan and Jacob Lawrence sign and seal the within Return for the use and purpose herein mentioned, and that he together with said deponent, was a subscribing witness thereto sworn to and subscribed before me this 19th day of May A.D. 1885.

A. J. Moseley } J. D. Gilbreath
C. C. P. Recorded for the 6th day of March, 1886.

N. G. Burgess	State of South Carolina 595
Do } Dissolution Greenville County and Spartanburg County, J. L. Green. whereas, we, J. L. Green and N. G. Burgess are partners in trade, in manufacturing cotton, merchandising &c &c. And as such partners own property of various kinds; and whereas we have concluded to dissolve said partnership by N. G. Burgess withdrawing and J. L. Green purchasing his interest. Now this a agreement witnesseth that the said partnership is dissolved, that the said N. G. Burgess withdraws and surrenders to the said J. L. Green all the property of every kind owned by them as partners, save and except the "Cedar Hill Farm", the "Cedar Hill Factory" with its machinery and appurtenances, which the said Burgess still retains, so far as the said J. L. Green is concerned; and in consideration thereof the said J. L. Green agrees to pay all the debts of the firm of Green & Burgess, and hold the said N. G. Burgess harmless on account thereof and is also to pay the said N. G. Burgess One thousand dollars in full of his interest in the property herein above surrendered, and the said Burgess agrees to accept the notes of the said Green for that amount payable in four equal annual installments of Five hundred dollars each, with interest from date at the rate of seven per cent per annum. It is further agreed that the said partner wherein N. G. Burgess is Plaintiff v. J. L. Green as defendant be	