

of Land Containing Thirty acres be the same more or less situated in the State and County aforesaid on the waters of North Carolina River adjoining land of James Lindsey Pleasant and others being part of the land he did to me by the Sheriff of said County of Southern and part of said land & together with all and singular the rights members hereunto and appertaining to the said premises being or in any wise incident or appertaining unto the said J. T. Lindsey his heirs and assigns for ever I bind my self to defend the said premises aforesaid unto the said J. T. Lindsey against my self or any other person or persons whatsoever lawfully claiming the same in witness whereof I have hereunto set my hand and seal this the first day of December in the year of our Lord one thousand Eight hundred and Eighty Two. Witness sealed and delivered in the presence of

F. T. [unclear] Henry H. McCauley

James Lindsey

The State of South Carolina Personally appeared before me James County of Greenville Lindsey and made oath that he saw the within named Henry H. McCauley sign seal and deliver the within written deed and that he with McCauley witnessed the execution thereof sworn to before me this 15th day of Dec. A.D. 1882.

Joshua A. Smith Entered in the Office and James Lindsey Notary S. C. Recorded 2nd day of January 1889

86 Margaret Jones  
 To Be Released  
 Augustus & Matthew Howard  
 State of South Carolina Know all men of the County of Greenville South Carolina Men by these presents that Margaret Jones of the County and State of said widow of Moses M. Jones for and in consideration of the sum of Thirteen Dollars to me in hand paid by Augustus Howard and Matthew Howard the receipt whereof is hereby acknowledged have received granted released and forever quit claimed and by these do release grant release and forever quit claim for myself my heirs Executors and administrators unto the said Augustus Howard and Matthew Howard their heirs and assigns forever all such right title interest claim or demand which I have or ought to have of in or to all and singular the following parcels of land situated lying and being in the County and State of said South Carolina and containing one hundred and ten and a quarter acres more or less of a tract originally granted to John Howard

on branch waters of Lumbard Creek waters of Connel River and being a portion of the tract of land well to said Augustus and Matthew Howard and bounded by lands of R. S. Vaughan Common and West. G. S. Serugg. P. J. Knight and others To have and to hold the said premises unto the said Augustus Howard and Matthew Howard their heirs and assigns to them or their own proper use and behoof forever so that neither I the said Margaret Jones or any other person in any name or behalf shall ever thereafter claim demand any right or title to said premises or any part thereof: but they and every of them shall by these presents be exclusive and forever barred. In witness whereof I hereunto set my hand and seal this 27th day of December 1886. in presence of

A. Blythe  
 Sully Howard  
 State of South Carolina Personally appeared before me A. Blythe and made a oath that he saw the within named Margaret Jones sign seal and deliver the within written deed and that he with Sully Howard witnessed the execution thereof sworn to and subscribed before me this 28th day of Dec. 1886

W. C. Dorr  
 Notary S. C. Recorded this the 5th day of January 1887

M. W. Garrison

87 To Be Released  
 The Piedmont Manufacturing Co.  
 State of South Carolina Know all men of the County of Greenville South Carolina Men by these presents that Nehemiah W. Garrison in consideration of Seven hundred and fifty dollars to me paid by The Piedmont Manufacturing Company have granted granted sold and released and by these presents do hereby grant sell and convey unto the said the Piedmont Manufacturing Company a perpetual right to maintain their dam across Saluda River at Piedmont at its present height and also to raise the same at any time hereafter as much higher as they may deem necessary for the full free and unrestricted use and enjoyment of their water power for manufacturing or other purposes authorized or which may hereafter be authorized by their Charter without liability for past or future damage which has or may result from backwater or overflow or otherwise by reason of said dam to the land of the said Nehemiah W. Garrison situated on or near said Saluda River in said County and state together with all and singular the rights and appurtenances thereto in anywise