

containing Geocety Knight (781 acres, more or less, bounded by lines of W.W. Camp, Lot No 2, of Mill tract, Thomas & Brown and a tract of 23 acres, part of the "Woolygrass" estate. Together with all and singular the rights, members, contributions and appurtenances to the said premises belonging or in anywise incident or appertaining: to have and to hold, all and singular the premises before mentioned unto the said B. H. Brown his heirs and assigns forever. And I do hereby bind myself, and my heirs representatives and administrators, to warrant and forever defend, all and singular the said B. H. Brown his heirs and assigns, against me and my heirs or any other person or persons lawfully claiming or to claim the same in any part thereof. Witness my hand and seal, this 1st day of September, in the year of our Lord one thousand eight hundred and eighty three, and in the one hundred and eightieth year of the Sovereignty and Independence of the United States of America. Signed sealed and delivered

In the presence of

B. H. Brown,
Chas. H. Wing.

James A. Lawrence

State of South Carolina, County of Spartanburg, Person ally appeared before me B. H. Brown, and makes oath that he, does James A. Lawrence signs, seals, and as her act and deed, deliver the within deed of conveyance, for the sum and purposes herein and that Chas. H. Wing with himself was a subscriber to the above execution, this of the same. Promised and subscribed before me this 13th day of September, 1883.

B. H. Brown.

This deed has been duly executed, in this office.

Sept 20, 1883.

B. Brown, Esq.

Registered & certified Sept 20, 1883.

Whitell & Thomas, Esq. Power of Attorney:
 Wm. F. Schowar. { Notary of Spartanburg:
 State of South Carolina:

We, the Whitell & Thomas, Jeffries & Thomas, Esq. Wm. F. Schowar and Charles L. Schowar, being minors, minors and distributor of Martha Ann Morris, deceased, are being of age, and desiring to settle the estate, real & personal of said deceased, with as little cost at possible convenience in consideration of settling the estate, with small cost and trouble, have concluded, made and appointed, and by these presents to do completely, exactly and effectually, and William Thomas, our true and lawful attorney for us, and in our names and steads, and to our use, to make, demand, sue for, levy, lay, recover and receive all such sums or sums of money, debts,

rents, goods, wares, chattels, accounts, and other
 demands whatsoever, which are or shall be due,
 owing or payable, to us or detained from us in any
 manner or way or means whatsoe'er coming to or
 due the estate of said deceased, and to settle all just
 claims against the estate of said deceased, to sell and
 all the real and personal estate of said deceased,
 at public or private sale or in the judgment our said
 attorney, may be to the best interest of the same to
 make execute and deliver to the "Churchman Church
 in our names, good and sufficient title thereon,
 to receive all moneys for said property, and paying
 all concerned, debts due by the estate of said de-
 ceased to distribute the balance that may remain in
 this hands among us, according to our respective
 rights, dispose of said property, our said attorney
 or agent, is to do: in such term as he may convenient
 and in addition to the costs otherwise incurred, we
 agree to pay our said attorney dollars,
 for his services, giving and granting unto our
 said attorney by these presents full and whole
 power, strength and authority, in and about
 the premises: We to have, use and take all
 lawful ways and means in our names for the
 recovery thereof; and upon the receipt of any such debt
 due or sum of money aforesaid, or garnishments or other
 sufficient discharges for us, and in no manner to
 make, seal and deliver; and generally all for every
 other act or acts, thing and things, service & devices,
 in law whatsoever, lawful and necessary and
 necessary to be done, in and about, the premises
 for us and in our names to do, execute & perform
 as fully, far going, and completely to all intents and
 purposes, as we might or could do, if we personally
 present or if the matter required more special
 authority, than is herein given; and attorney
 one or more under him for the purpose aforesaid
 to make and constitute, and again at pleasure
 to make, ratify, all writing and holding for him
 and effectual, all and whatsoever our said attorney
 shall lawfully do, in and about the premises
 by virtue hereof. His power of attorney is
 irrevocable, by any of the parties, for witness
 whereof, we have hereunto set our hands and
 seals, at Elizabethtown, the 7th day of
 September in the year of our Lord one thousand
 eight hundred and nine, eighty three and

in the one hundred and eighth year of the Government
and Independence of the United States of America. This power
of attorney is irrevocable by any of the parties hereto.
Dated this before signed sealed and delivered

In the presence of J. M. Thomas
T. A. Thomas
R. A. Thomas
W. G. Thomas

R. M. Lloyd
 R. G. Lloyd.

Do I know, that on the 21st day of September, one thousand
and eight hundred and eighty three, and in the one hundred
and eighth year of the Independence of the United States of
America, before me lies W. Nichols, Notary Public, by Letters
Patent, seal'd, the great seal of the State duly communicated
and sworn came R. M. Lloyd, and made onto that paper
J. M. Thomas, T. A. Thomas, R. A. Thomas and W. G. Thomas
sign, seal and deliver, as their act and deed, this written
written instrument, for the uses herein stated, and R. M.
Lloyd, witnessed the execution thereof. Same to be subscribed
before me this day above written.

As W. Nichols N.P.

R. M. Lloyd.

Registered & certified Sept 21. 1863.

J. A. Foster,
 Dated:
 Mr. A. Wolf,
 Mara Wolf. State of South Carolina,
 County of Spartanburg:
 We, all now by these presents, that
 J. A. Foster, of the County of Spartanburg,
 in the State aforesaid, for and in consideration of the sum
 of Ten dollars to me paid by Mr. A. Wolf and Mara
 Wolf, my daughter, and for the natural love of affection
 I have for said daughter, of the County of Spartanburg,
 in the State aforesaid, have granted, bargained, sold and
 released and by these presents do grant, bargain, sell
 and release unto the said Mr. A. Wolf and Mara
 Wolf, all that lot or parcels of land, lying and being
 in the State and County aforesaid, beginning
 on a stone the same being a corner lot, lot No. 3.
 and No. 5, and running N 75° E 16.10 to White Oak
 on the South side of Clear Branch, thence down said
 said branch to a stone creek, thence down said
 creek to a stone in the West side of creek
 the same being Gracy Hall corner, thence N 72° E
 17.10.35 to a stake thereon in the Hill Patrie corner,
 thence N 44° E 10.25.37 to a Red Oak, thence N 70° E
 10.23.80 to a stone, thence in the William Foster
 and Young corner, thence N 61° W 23.10 to a stone
 the same being a corner of lot No. 3, thence N 5.