

422 Deceased one negro girl named Jane to her and her heirs forever. Having one negro woman Lidia, I desire that she may at my death make choice of her master out of my above named children, and which she may make. Her choice shall enjoy her and her increase forever my right title and interest benefits and profits I reserve to my self in the above named property, to continue to have and to hold during my natural life, undisturbed by any of my above named children, and at my death all my above named children to claim their property as are herein named, to have and to hold the said negroes as are specially given granted and sold unto the above named ^{Wm} Robertson Francis Robertson, Mary Mosley Lucretia Finny Catharine Laner Deceased Nancy Neadham Deceased their Executors and administrators and assigns forever, and the said Lucretia Deceased for herself her heirs Executors and administrators the said Lucretia unto the said William Francis, Mary Mosley Catharine Laner, Nancy Neadham Deceased and Lucretia Finny their Executors administrators and assigns against the claim of the said Lucretia Deceased her Executors and administrators and against the claims of all and every other Person or persons what soever shall and well warrant and forever defend by them these presents. In witness I have hereunto set my hand and seal this thirty first day of May one thousand eight hundred — Lucretia Deceased

Witness
Samuel Towns, John Archer, Thomas Lorton

423 The following deed of conveyance from Joseph Reed to Benjamin Tarrant being proven before Leonard Tarrant Esq. by the oath of Wyatt Tarrant was presented and recorded this 11th day of June 1800 The State of South Carolina
Know all men by these presents that I Joseph Reed of the state aforesaid and District of Pendleton in consideration of the sum of

423 Two Hundred Pound to me in hand paid by Benjamin Tarrant of Greenville District in the state aforesaid Planter having bargained & sold and released & by these presents do grant bargain sell & release unto the said Benjamin Tarrant one certain tract or parcel of Land containing 300 acres be the same more or less situate lying and being in the District of Greenville in the state aforesaid on the East side of Saluda river and on both sides of the Golden Grove Creek being part of a tract of six hundred & forty acres originally granted to the said Joseph Reed & was when granted bound on the vacant on N. W. S. E. & N. E. and now on lands of James Tarrant on the north west on lands of William Douge to the west on the same Waddell to the West & S. E. on lands of Mrs. Mary Maxwells and N. E. on lands of Reubin Tarrant and that such shape and marks as are fairly designated a plat annexed to the Original Grant which will fully and at large appear reference being thereunto had Together with all and singular the Rights members Accidents and appertinances to the said Premises belonging or in any wise appertaining To have and to hold all and singular the premises before mentioned unto the said Benjamin Tarrant his heirs and assigns forever and I do hereby bind myself my heirs Executors and administrators to warrant and forever defend all and singular the said Premises unto the said Benjamin Tarrant his heirs and assigns against myself and my heirs and all other persons under by or for me or my heirs lawfully claiming or to claim the same or any part thereof Witness my hand and seal this fourteenth day of April in the year of our Lord one thousand Eighteen Hundred and in the twenty fourth year of the Independency of the United States of America
Signed, sealed and delivered
In presents of — Joseph Reed
Wyatt Tarrant, Alexander G. Cinsy, Joseph Hill,
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