

P. Pool's land thence N 19 W 11.50 to a Stake formerly a Red Oak theno
N 64 E 90.40 to a small post Oak theno N 40 W 12.50 to a Holly theno N. W.
16.18 to a Red Oak thence N 62 E 9 to a Red Oak theno N 34 P. W 10.40 to a
post Oak on John Morris' Land thence N 77 W. 37.50 on Lewis' Lands. Land
to a stake thence down the meanders of the Branch with Capt. Thos. Springer
fields land to the Beginning. Together with all and singular the
rights, members hereditaments and appurtenances to the said premises
belonging past or in any incident or pertaining to have and to hold
all and singular the premises before mentioned unto the said P. Moore
his heirs and assigns forever. And I do hereby bind myself my heirs
executors and Administrators to warrant and defend before all
and singular the said premises unto the said P. Moore his heirs and
assigns against myself and my heirs and against every other person or persons
whosoever lawfully claiming or to claim the same or any part thereof
Witness my hand and seal this the 25th day of February in the year of our
Lord one thousand eight hundred and forty and in the thirty fourth
year of the Independence of the United States of America signed sealed
and acknowledged in the presence

of J. B. Rosamond

J. B. Liggin

B. Liggin. 

South Carolina & Personally cause James B. Rosamond before me and
Greenville District made Oath that he saw B. Liggin sign seal & deliver the
within deed of conveyance unto Pleasant Moore for the use and purposes
therein mentioned and that J. B. Liggin was with himself a subscribing
witness to the due execution of the same this 20th March 1840. Sworn & subscribed
to before me M. Blasingayle P. G.

J. B. Rosamond

Recorded for 21st March 1840

294

State of South Carolina & Know all men by these presents that Ephraim
Greenville District Davis of the State and District aforesaid for and
in consideration of the sum of fifty dollars to me in hand paid have bargained
sold and delivered and by these presents do bargain sell and deliver
unto Jesse Cannon of said District One sorrel horse with one eye out two
hairs and calves one yearling and one cupboard to have and to hold
said horse cattle and cupboard to him and his heirs forever

Whereas I. the said Ephraim Davis have become indebted to the said
Jesse Cannon in the sum of fifty dollars for which he holds my note now
due. Now the condition of the above Mortgage or bill of Sale is such that that
if the said Davis does pay or cause to be paid the said promissory Note of fifty dollars
as well as the Interest due thereon to the said Cannon by the twenty fifth
¹⁵⁴ day of December one thousand eight hundred forty one then the above bill
of sale or Mortgage shall be void and of no effect otherwise the said Cannon
may take the said Horse cattle and cupboard into immediate possession