


by, from, or under them, or either of them. I have and to hold
the said tract of lands with its hereditaments, privileges
and appurtenances, unto the said Martin Stone his heirs
and assigns, to him and to his only proper use and benefit,
and behoof for ever.

In Witness whereof the said Geo J Townes as
Commissioner of the said Court, under and by virtue of the
said Oress, hath hereunto set his hands and the seal of
the Court on the day and Year first above written

of S. M. Watson
S. Stocking

signed, sealed, and delivered, in the presence

Geo J. Townes. 
C. E. G. D.

South Carolina & Personally Came S. M. Watson before me
Greenville District, & made oath that he saw G. J. Townes
C. E. G. D. sign, seal and deliver the within Deeds to
Martin Stone for the use & purposes therein mentioned
& that Lewis Stocking was with himself a subscribing
Witness to the due execution of the same this 6th Novem-
ber 1841. Sworn to & subscribed

before me W. Blasingame J. Dist. & S. M. Watson

Records for 6th Nov 1841

Original Deeds delivered to

G. J. Townes C. E. G. D. Deed of Sale for 225 acres of land
to
William Stone - 592

The State of South Carolina - This Indenture
made the seventh day of October in the Year of Our Lords
One thousand eight hundred and thirty nine between Geo. J.
Townes Esquire Commissioner of the Honorable Court of Equity
for Greenville district at Greenville Ct. in the said State
of the one part, and William Stone of the other part.

Witnesseth Whereas Rosanna Stone the widow of William Stone
and Martin Stone and the other Children and heirs of Micajah
Stone deceased on or about the sixteenth day of June 1839
did exhibit their petition in the Court of Equity at Greenville
Ct. in the said State praying for a partition to be made
of the real estate of the said Micajah Stone deceased among
-get his heirs at law according to their respective rights.

And the Cause being at Issue before the Honorable Court
came on to be heard at Some Term. when the said Court
after full hearing thereof and mature deliberation in the
premises did Order, Adjudge and Decree that the