

In A Towns (6.6.25) Decd The State of South Carolina Greenville District
 To To This indenture made the fifth day of May
 Daniel Hightower Land in the year of our Lord one thousand eight hundred
 and fifty six between Samuel A Towns Esquire
 Commissioner of the Honorable Court of Equity for Greenville District at Greenville
 Court House in the said State of the one part and Daniel Hightower of the
 other part: Theasas Massena Taylor Administrator & and David W. Hodges
 on or about the Twenty eight day of July in the year of our Lord one thousand
 eight hundred and fifty three exhibited their Bill of Complaint in the Court
 of Equity at Greenville Court House in the said State against Caroline Hodges
 Asa Hodges et al and the case being at issue before the Honorable Court
 came on to be heard at Term in the year of our Lord one thousand
 eight hundred and fifty three when the said Court after full hearing thereof
 and mature deliberation in the premises did order adjudge and decree
 that the Lands mentioned in said Bill should be sold at Public Auction by
 the Commissioner of the said Court on the terms and for the purposes mentioned
 in the decretal Order as by reference thereto in the Registry of the said Court
 will appear and the said Samuel A Towns as Commissioner of the said Court
 after having duly advertised the said Lands for sale by Public Auction
 on the fifth of May in the year of our Lord one thousand eight hundred and
 fifty six did then openly and publicly and according to the custom of auctona
 sell and dispose of the said Land below described unto the said Daniel
 Hightower for One Dollar he being at that price the highest bidder for
 the same Now therefore this indenture witnesseth that the said Samuel
 A Towns as Commissioner of the said Court under and by Virtue of the said
 decree and in consideration of the sum of One Dollar paid him by the said
 Daniel Hightower the Receipt whereof is hereby acknowledged hath granted
 bargained sold and released and by these presents doth grant bargain
 sell and release unto the said Daniel Hightower his heirs and assigns
 all that tract and parcel of Land known and described as follows to
 wit Beginning at a maple st running thence N 16. W 9. 00 st to O near thence
 W 40. 60 Sassafras st new pr State thence S 3 to Chestnut st O M Down thence
 W 13. 50 to Stake st O m thence S 58 E 13 to Hickory st O M thence N 7. 6
 4. 75 Hickory st O M thence E 40 to the beginning said land being bound
 ed by Lands of John W Hodges deceased pro W andel et al and lying
 and being situated in the State and District aforesaid and containing
 in all thirty five Acres Together with all and singular the Hereditaments
 Rights Members and appurtenances whatsoever to the said Land belonging
 or in any wise appertaining And the restorations and Remainders thereto issues
 and profits thereof and also all the Estate right title interest Dower possession
 Benefit claim and demand whatsoever both at Law and in Equity of the heirs
 and representative of the said pro W Hodges deceased and of the parties
 to this suit and of all other persons rightfully claiming or to claim the same or
 any part thereof by from or either of them to have and to hold the said Land with
 the Hereditaments privileges and appurtenances unto the said Daniel
 Hightower his heirs and assigns to his and their only proper use
 benefit and behoof forever In witness whereof the said S A Towns as Comm
 issioner of the said Court under and by Virtue of the said Decree

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