

Clemmons Wynn Settlement State of South Carolina
 To of Greenville District
 James Mc Benson

Whereas by the death of Henrietta Benson late of the District and State aforesaid who was a sister to my wife Jane Wynn & Clemmons Wynn and Jane Wynn my wife have become entitled to about the sum of one thousand dollars as distributees of the estate of the said Henrietta Benson deceased and whereas I the said Clemmons Wynn am indebted in the sum of four hundred and forty one dollar and thirty seven cents besides interest from this date to W. C. Wickliff Roberts & Pickle Long & Goodlett James Mc Benson W. L. M. A. Scruggs & W. Grady and John W. Stokes a schedule of which is herunto attached and feel it to be just and right to pay said debts out of the said inheritance and to secure the remainder of said inheritance to my said wife Jane Wynn during her natural life in trust for her sole and separate use and benefit free from any debts contracts and liabilities whatever which I may hereafter incur Now therefore know all men by these presents that I Clemmons for and in consideration of the natural love and affection which I bear for and towards my wife Jane Wynn and for the purpose of affording her in some degree a certain support and for the further consideration of five dollars to me in hand paid by James Mc Benson of the District and State aforesaid have given granted delivered conveyed and transferred and by these presents doth give grant deliver convey and transfer to him the said James Mc Benson the remainder of our said share of inheritance of the estate of Henrietta Benson deceased after paying the aforesaid debts amounting to \$441.37 to him the said James Mc Benson and to his executors and administrators in trust nevertheless to pay annually the annual interest accruing on said remainder of said legacy to the sole and separate use and benefit of my said wife Jane Wynn during her natural life and to be paid to her and to no one else for her support. The receipt of my said wife each and every year shall be a sufficient voucher to the trustee of the payment of said annual interest after the death of my said wife if I survive her the annual interest is to be paid towards my support, and at the death of the survivors of us the original fund being the remainder aforesaid shall be equally divided among the children of the said Jane Wynn living at her death share and share alike discharge of said trust, signed sealed and delivered this 14th April 1860 in presence of us

John W. Grady D. Hoke Clemmons Wynn

I James Mc Benson do hereby accept the said trust as witness my hand and seal this 14th April 1860
 John W. Grady
 D. Hoke

State of South Carolina Personally appeared Tho W Grady
 Greenville District and made oath that he saw James
 Mc Benson sign his name above accepting the office of trustee
 and saw Clemmons Wynn sign seal and deliver the foregoing
 deed of trust for the use and purposes therein specified and
 that he and David Hoke witness the due execution thereof
 Sworn before me the 14th April 1860
 Tho W Grady M.G.D

W C Wickliff Judgment \$61.93
 ps 30th July 5th 1824 2150.96
 Clem Wynn 3 to 14th April 1860 \$218.89
 Credits Mon 1847 \$19.00
 May 1857 10.00
 Jun 5 1852 59.00 88.00 \$130.89
 Atty \$4.00
 Clerk 3.00
 Shf 3.40
 3.17 13.47 \$144.37

Roberts & Pickle Decree \$27.00
 ps Atty 3.00
 Clemmons Wynn Clerk 3.00
 Shf MGD 1.16 34.16

Long & Goodlett Confession \$46.68
 ps 30th July 14th 52 10
 C Wynn 3 April 14 60 25.00 \$71.68
 Credits \$16.85 30th Sept 14th 56 \$105.20.90
 \$2.99 30th July 14th 58 \$1.47 3.46
 \$9.00 30th June 14th 58 \$1.16 10.66 \$34.52 37.16

Attorney \$600 Clerk \$2.50 Shf \$100 Shf \$140. do do \$467 15.57
 James M Benson \$160.00 W. L. M. Scruggs \$18.56 \$179.56 \$231.25
 J W Grady \$16.56 J W Stokes \$15.00 3156 209.12
 J M Benson Total \$440.37

Agreement on South Carolina Know all men by
 I Henry Stokes et al Road Greenville District these presents that
 we the undersigned Building Comm
 ittee to wit of Henry Stokes James C Holliday of R Smith Seaborn
 Mitchem Charles Chapman John Cooley Jesse French George
 French and Benjamin Johnson are held and firmly bound
 one to another to execute in good faith the conditions of this
 Bond, Whereas certain citizens of of the District incorpored
 tion with citizens of Anderson District have contributed
 to build a free Bridge a crop Saluda River and the said
 Bridge will soon be finished for crossing, we the undersigned
 Freeholders though whose lands the said New Road is proposed
 to be opened, do hereby give up all right and title and interest
 to the said land for use and purposes of said Road Commencing
 at Saluda River on John Cooleys land thence through James C