

should die without bodily issue living at the time of their death then the share of such child to go in equal parts to the survivors. If any of my said children should die leaving a child or children then surviving then the share of such child to go to such child or children. Together with all and singular the rights members hereditaments and appurtenances to the said premises belonging or in any wise incident or appertaining. To have and to hold all and singular the said premises before mentioned unto the said James M. Gwyn, Lucy Gwyn, Laura Kate Gwyn, and Sidney Gwyn and their bodily heirs and assigns forever, and I do hereby bind myself and my heirs executors, and administrators, to warrant and forever defend all and singular the said premises unto the said James M. Gwyn, Lucy Gwyn, Laura Kate Gwyn, and Sidney Gwyn and their bodily heirs and assigns against me and my heirs, and every other person whatsoever lawfully claiming or to claim the same, or any part thereof. Witness my hand and seal this 7th day of June in the year of our Lord one thousand eight hundred and Eighty and in the one hundred and fourth year of the Sovereignty and Independence of the United States of America

Signed sealed and Delivered
 Laura Gwyn (Seal)

in the presence of
 Geo. Westmoreland
 A. Plythe

The State of South Carolina } Personally appeared before
 Greenville County } me Geo. Westmoreland and
 made oath that he saw the within named Mrs. Laura
 Gwyn sign seal and as her act and deed deliver
 the within written deed, and that he with A. Plythe
 witnessed the execution thereof.

Sworn to before me this 7th day of June A.D. 1880
 A. J. Moseley
 Not. Pub. Geo. Westmoreland

Entered in Auditor's office
 Recorded for 10th June 1880

By J. Donthit Master
 to
 Lizzie C. Sullivan Deed
 State of South Carolina
 County of Greenville
 To all to whom these presents
 shall come, or be made known

or whom the same may in any wise concern, I, J. Donthit Master of the County of Greenville in the State aforesaid send greeting - whereas a petition was filed in the Probate Court for said State and County, on the 8th day of January 1878, by Misajah B. Hamson and others against Wade H. Hamson and others, to partition the real estate of Nancy Hamson deceased, and whereas the said real estate was partially partitioned under said proceedings, and whereas it has since been decided by the Supreme Court, that the Probate Court was without jurisdiction in such cases, and whereas it became necessary to institute proceedings in the Court of Common Pleas for the State and County aforesaid to confirm the said partition, and whereas a complaint was filed in said Court of Common Pleas on the 21st day of October 1879, by Misajah B. Hamson against James H. Hamson and others, and upon the hearing of said cause, the said Court amongst other things did order, adjudge and decree, that the said partition be confirmed, and that the Master should execute to the present owners of the respective tracts of land confirmatory titles thereto, and whereas I, Ida L. Mauldin has sold to Lizzie C. Sullivan the tract of land assigned to her in said partition in the Probate Court, and the said Lizzie C. Sullivan is now the present owner thereof. Now therefore know all men by these presents, that I, J. Donthit Master in and for the County and State aforesaid in consideration of the premises and of the sum of Three Dollars paid me by Lizzie C. Sullivan have granted bargained sold and released, and by these presents do grant bargain sell and release unto the said Lizzie C. Sullivan and her heirs and assigns, all that tract of land situate lying and being in the County of Greenville and State aforesaid, on waters of Horse Creek adjoining lands of Willie Leaudler and others, and containing four hundred and twenty three acres, more or less being more particularly described in the Deed from the Probate Judge to the said Ida L. Mauldin, together with