

amendments thereto do hereby certify that said Company has been fully organized, according to the laws of South Carolina, under the name and for the purpose indicated in their within Declaration, and that they are fully authorized to commence business under their Charter; that a copy of this Certificate be filed and Recorded in the Office of the Register of Deeds. Conveyance in each County where such Corporation shall have a business office. Given under my hand and seal of the State, this the first day of October in the year of our Lord one thousand eight hundred and Ninety and in the one hundred and fifteenth year of the Independence of the United States of America.

J. Q. Marshall
Secretary of State

Recorded this 3rd day of October A. D. 1890

416 James Hyde,

To
Eliza M. Mastin:

Sold South Carolina.
of Greenville District.
Gift

I, James Hyde of the District and state aforesaid, for and in consideration of the love and affection which I have and bear for my daughter Eliza M. Mastin and for and in consideration of the sum of One dollar to me paid by John W. McAllister of the same place, have given, granted sold and delivered, and by these presents do give, grant, sell and deliver unto the said John W. McAllister the following tract or parcel of land situated and lying on the waters of Rudy River, adjoining lands of John P. Pool and others, containing eight acres more or less, except One Acre on the northeast corner fronting sixty feet on the main road leading from Greenville Court House to Laurens Court House which I reserved during my life and at my death to revert to the said tract as though this reservation had not been made. Commencing at a rock and running thence South 57° East 6.60 to a sassafras, thence North 42° East 8.30 to a rock on the Laurens road, thence North 23° East 5.70 to a stake, thence North 88° East 8.50 to a stake on Wm Vicks line, thence North 44° East 8.50 to the beginning on Wm Vicks corner. To have and to hold all and singular the said premises, for the support and maintenance hereinafter contained, to wit: In trust for the sole use benefit and advantage of my daughter Eliza M. Mastin for and during her natural life, and after her death to the heirs of her body, to be equally divided among them or the survivors of them share and share alike, the general child of her body, if she should die before

Twenty One years, and the said premises are hereby conveyed on this especial condition, among others, that they are in no wise and in no event to be liable for the debts of my daughter Eliza M. Mastin or her husband heretofore or hereafter contracted. And I hereby warrant the titles of the said land unto the trustee aforesaid for the use and benefit of my daughter Eliza M. Mastin, for her life, and after her death to the heirs of her body, and to their heirs and assigns forever.

In witness whereof, I have hereunto set my hand and seal, this the Ninth day of January in the year of our Lord One thousand eight hundred and fifty four.

Signed sealed and delivered

in the presence of us

James Hyde

Emily Hyde,

J. S. Hyde.

South Carolina } Personally came Emily Abercrombie formerly Emily Hyde before me and made oath that she saw James Hyde sign seal and deliver the within deed of conveyance for the purposes therein contained, and that J. S. Hyde was a subscriber with her to the execution of the same.

Brown before me this the seventeenth day of June 1880,
M. H. Goodell, N. O.
Emily Abercrombie.

Recorded for 8th Oct 1890.

Anderson Pittman

To

The United States of America

State of South Carolina

County of Greenville

I, Anderson Pittman being the owner of the premises, situated by any Mortgage duly made or other Lien, of a certain tract of land lying and being in the Township of Glassy Mountain and County of Greenville and State of South Carolina, containing One acre more or less, and bounded as follows. Beginning on a Spanish Oak tree at C. corner of Still House, running thence due West 70 yards to a rock, thence due South 70 yards to a Pine tree, thence due East 70 yards to a rock, thence due North 70 yards to the beginning corner. Bound on all sides by lands of Anderson Pittman. I do hereby agree for Abraham Pittman, Anderson Pittman and George W. Howard, (Pittman & Pittman & Howard) to use the said premises only for the purpose of distilling spirits subject to the payment of a sum of money per