

term if the same shall be demanded to the intent and purpose that by virtue of these presents and by force of the Statute for transferring uses into possession, he the said Thomas Glendinning may be in actual possession of all and singular the premises above mentioned with all and every the appurtenances thereunto belonging, and be thereby enabled to have take and receive a Release of the Reversion and inheritance thereof to him his heirs and assigns. In witness whereof the aforesaid William Barrow hath hereunto set his hand and affixed his seal the day and year first above written.

Signed Sealed and Deliv'd  
in presence of

In<sup>o</sup> Wallace

John Johnston

W<sup>m</sup> Valley

W<sup>m</sup> Barrow S<sup>s</sup>

This Indenture made this 3<sup>d</sup> day of December in the year of our Lord seventeen hundred and seventy seven by and between William Barrow of the parish of St. Mark in Raven County in South Carolina Gentleman of the one part, and Thomas Glendinning of the same parish Weaver of the other part. Whereas in and by a certain Grant bearing date the 17<sup>th</sup> of April in the year of our Lord 1764 under the hand of his Excellency Thomas Boone Capt<sup>n</sup> Gen<sup>c</sup> Governor and commander in chief in and over the Province of South Carolina and the great Seal of the s<sup>d</sup> Province for that purpose appointed made unto a certain James Adams, the said James Adams became seized in and lawfully possessed of a Plantation or tract of Land containing two hundred acres

of Land situate on the waters of the South fork of Fishing Creek in  
the Parish aforesaid having such shape form and marks as appear  
by a Plat thereto the aforesaid grant annexed (which Plat and grant  
have been duly entered on Record in the Secretary's Office in Book  
**XX** page 437) and whereas the said James Adams for a valuable  
consideration did on the 11<sup>th</sup> day of April in the year of our Lord  
1772 transfer and convey the aforesaid tract of two hundred acres  
of Land, unto the aforesaid William Barrow as by his Indentures  
of Lease and Release recorded in the Registers Office Book  
**A.** No 4 page 59 may more fully and at large appear.

Now this Indenture Witnesseth that the said William Barrow  
for and in consideration of the sum of Six hundred and twenty five  
pounds good and current money of South Carolina as to him in hand  
well and truly paid by the said Thomas Blundennon paid, at and be-  
fore the sealing and delivery of these presents the Receipt whereof  
he the said William doth acknowledge to be well contented satisfied  
and paid Hath granted bargained, sold, aliened, enfeoffed, released  
and confirmed; and by these presents doth grant bargain, sell, alien  
enfeoff release and confirm unto the said Thomas Blundennon and  
to his heirs and assigns forever, all that Plantation or tract of Land  
containing two hundred acres of Land aforesaid, together  
with

with all and singular the Houses, out houses, edifices, buildings, barns  
Stables, yards, gardens, orchards, woods, underwood, timber, and timber-  
trees, meadows, pastures, Ponds, Lakes, fishings, ways, waters, water courses  
Paths, Passages, Liberties, Privileges, Profits, Hereditaments, Rights &  
members and appurtenances whatsoever, thereunto belonging or in any  
wise appertaining (all which said premises are now in the actual posse-  
sion of him the said Thomas Glendinning by virtue of one Indenture of  
Bargain and Sale to him thereof made for the term of one year bearing  
date the day before the date of these presents and made by and be-  
tween the said William Barrow of the one part and the said Thomas  
of the other part, and by virtue of the Statute for transferring uses into  
possession) and all the Estate, right, title, interest, use, trust, property  
Reversion, claim, and demand whatsoever, of him the said William  
Barrow of, in, to and out of the premises and every and any part or parcel  
thereof, and the Reversion and Reversions, Remainder and Remainders  
Yearly and other Rents and profits of the premises, and of every part  
or parcel thereof; and also all and singular Deeds, evidences, scrip-  
and writings whatsoever touching or concerning the same premises  
and every part thereof. To have and to hold the said Plantati-  
on or tract of two hundred acres of Land, with every the premises and  
appurtenances thereunto belonging, herein before granted, released,  
and confirmed, unto the said Thomas Glendinning his heirs and assigns

to the only use and behoof of the sd Thomas Glendonnor his heirs  
and assigns for ever and the said William Barrow for himself his heirs  
executors, Administrators and assigns doth hereby covenant pro-  
mise and agree to and with the said the said Thomas Glendonnor  
his heirs and assigns in manner and form following (that is to say)  
that he the said William, now is, and untill the execution of these  
presentes shall stand seized of a good sure perfect and indefeasible  
estate of inheritance in fee simple of land in all the aforesaid  
Plantation or tract of two hundred acres of Land with the rights  
Members and appurtenances without any manner of condi-  
tion, trust, Mortgage, Judgment, Execution or incumbrance  
whatsoever to alter charge or determine the same, and also that  
the said Thomas his heirs and assigns shall and may from  
time to time and at all times hereafter peaceably and quietly -  
have hold, use, occupy and enjoy the aforesaid Plantation or tract  
of Land with every the premises and appurtenances thereto be-  
longing without any manner of trouble hinderance, Molestation  
interruption or denial of him the said William Barrow his heirs and  
assigns and of all and every other person or persons whatsoever.  
And lastly the said William for himself his heirs executors and ad-  
ministrators the said Plantation or tract of two hundred acres of  
Land with the premises and appurtenances unto the said Thomas

Glendonnor

blended upon his heirs and assigns against him the said William Barron his heirs and assigns and all and every other person or persons whatsoever, shall and will warrant and defend forever by these presents, In Witness whereof the said William Barron hath hereunto set his hand and affixed his Seal the day and year first above written.

Signed Sealed & Delivered }  
in presence of --

John Wallace

John Johnston

W<sup>m</sup> Galleay -

W<sup>m</sup> Barron 

Yorh County } July Court 1787

No 105.

A Deed of Conveyance from Abraham Barron to James Hogg for 200 acres of Land was proven in open Court by Abraham Entoe and Robert Kennedy evidences thereto & Ordered to be Recorded, and it is Recorded in form following Viz:

This Indenture made this Seventeenth day of November in the year four thousand one thousand seven hundred and eighty six, and in the Eleventh year of American Independency. Between Abraham Barron of York County and State of South Carolina of the one part, and James Hogg of the State and County aforesaid of the other part. Witnesseth that the said Abraham Barron for and in consideration of the sum of fifty pounds Sterling to him in hand paid by the said James Hogg at or before the sealing and delivery of these pre-

sents