

#1  
#A  
AA/191

The State of South Carolina  
Know all men by these presents that we  
John Bones Samuel Bones James Bones and  
Richard Sheron all of the District of Fairfield  
in the State aforesaid are held and firmly  
bound unto David Aiken of Town of Winnsborough  
in the District and State aforesaid in the full  
and just sum of Five thousand four hundred &  
Seventeen dollars ninety six cents eight mills  
to be paid to the said David Aiken his certain  
attorney, executor, and administrator or assigns.  
To which payment, well and truly, to be made &  
Done we bind ourselves and each and every of our  
heirs, Executors & administrators, jointly and sever-  
ally, firmly by these presents read with our seals  
Dated the 30<sup>th</sup> of December in the year of our  
Lord 1818 and in the 43<sup>rd</sup> year of the independence  
of the United States of America.

Whereas the above mentioned John and Samuel  
Bones, have this Day bargained sold and conveyed  
to the said David Aiken a certain tract or plan-  
tation of Land and whereas the heirs of Roger  
Smith Decceased have a claim to the one half part  
of said tract of Land. Now the condition of the above  
obligation is such that if the said John and  
Samuel Bones shall & will well and truly pay  
or cause to be paid unto the said David Aiken  
provided the heirs of Roger Smith shall & will

in the State aforesaid are held and firmly  
bound unto David Aisher of Town of Willsborough  
in the District and State aforesaid in the full  
and Just sum of Five thousand four hundred &  
Seventeen dollars ninety six cents eight mills  
to be paid to the said David Aisher his certain  
attorney, executor, and administrator or assigns.  
To which payment, well and truly to be made &  
Done we bind ourselves and each and every of our  
heirs, Executors & administrators, jointly and sever-  
ally, firmly by these presents read with our seals  
Dated the 30<sup>th</sup> of December in the year of our  
Lord 1814 and in the 43<sup>rd</sup> year of the independence  
of the United States of America.

Whereas the above mentioned John and Samuel  
Bone, have this day bargained sold and conveyed  
to the said David Aisher a certain tract or plan-  
tation of Land and whereas the heirs of Roger  
Smith Decedent have a claim to the one half part  
of said tract of Land. Now the condition of the above  
obligation is such that if the said John and  
Samuel Bone shall & will well and truly pay  
or cause to be paid unto the said David Aisher  
provided the heirs of said Roger Smith shall at any  
time hereafter bring suit for and recover the one  
half of said Land or any part thereof whatsoever  
sum or sums of Money the Law would

in title the said David Aiken to recover <sup>192</sup> from  
 the said John and Samuel Bones by  
 the contents covenants of a Deed, and the  
 lawful recovery by the heir or heirs of  
 Roger Smith as aforesaid mentioned with  
 in a reasonable time after said recovery,  
 then the above obligation to be void, and  
 of none effect else to remain in full force  
 Virtue

John Bone  
 Samuel Bones  
 James Bones  
 Richard Mason

Recorded 9th April 1815



South Carolina

I do hereby certify that I have surveyed  
 a tract of land for John Douglas containing one hundred  
 and ninety one acres situated in the district of Fairfield in the