

and singular the rights members hereditaments & appurtenances belonging to the right members hereditaments & appurtenances belonging to the same, or as in any otherwise, incident or appertaining to it, the said Francis D Bellw doth for myself my heirs executors administrators and assigns warrant and forever defend the above mentioned premises unto the said Joshua Lindsey his heirs and executors administrators & assigns against myself my heirs and assigns for & against every other person or persons who may lawfully claiming the same or any part thereof.

In witness whereof I the said Francis D Bellw hath set my hand and seal in the year of our Lord one thousand eight hundred and eighty September the sixteenth day 1880

Signed sealed <sup>and delivered</sup> Francis D Bellw  
in presence of  
Joshua <sup>his</sup> Leonard  
L D Lindsey

South Carolina Personally appeared before Lindsey before Greenville County and made with that he saw Francis D Bellw sign seal and deliver the written deed of conveyance for the use and purposes herein contained and that for his reward together with himself witnessed the execution of the same.

Sworn to and subscribed 23 September 1880  
for H Goodwin C D Lindsey  
N P S C

Entered in Auditors office  
Recorded for 1<sup>st</sup> August 1881

78	O O Earle	The State of South Carolina Greenville County
To	Deed	
Heron Earle		I now call upon by these presents that I O O Earle of the County of Spartanburg and State aforesaid surviving Executor of the last will and testament of Heron Earle Esq and by the authority given me

of the sum of three hundred and sixty six dollars to me paid by the said Heron Earle of the County of Greenville and State of South Carolina the receipt of which is hereby acknowledged have granted bargained sold released aliened conveyed and confirmed and by these presents do grant bargain sell release alien convey and confirm unto the said Heron Earle his heirs and assigns forever all that parcel or lot of land situated lying and being in the County of Greenville waters both sides of Daughers Creek being a part of a tract of land brought by Heron Earle dead of Jos Embry Beginning on O. O. down and run thence N 3 W 46 chains to W. O. thence N 87 W 27.60 chains B. O. thence S 68 E 12 chains to a dead chest hence S 4 W 32.90 chains to a stake thence N 72 1/2 E 39.50 chains to a large Rock thence S 67 E 27.50 chains to a white Oak stump in dry Branch thence N 7 1/4 W 52 chains to a stake no marks just North side of road to O Carters thence S 43 W 35.30 chains to S. O. thence N 76 W 12 chains to Beginning corner containing two hundred and sixty two acres more or less Together with all and singular the tenements hereditaments and appurtenances thereto belonging or in any wise appertaining and thereversion and reversions, remainders and remainders real issues and profits thereof and also all the estate right little interest property possession claim and whatsoever both in law and equity which the said testator had in his lifetime, and at the time of his disease, and which I have, or had by virtue of the said last will and testament, or otherwise of, in and to the above granted premises and every part and parcel thereof with the appurtenances, to have and to hold all and singular the above granted premises, together with the appurtenances and every part thereof unto the said Heron Earle his heirs and assigns forever, and I for my act of my heirs executors and administrators do covenant, promise and agree to go with the said Heron Earle that I am lawfully the executor of the last will and testament of the said