

They shall freely declare that they did at least seven days before such examination actually join their husband in executing the deed of release aforesaid that the said release was positively and bona fide executed at least seven days before such examination and that they did then at the execution of the said release and still does at the time of this examination freely voluntarily and without any manner of compulsion stand or fear of any person or persons whosoever renounce release and forever relinquish all their estate interest and inheritance in the premises mentioned and conveyed in said release unto R E Compton and his heirs and assigns. Then you shall take under their hands a certificate of their relinquishment as aforesaid in the form of a declaration upon private examination as aforesaid which certificate authenticated by your hands and seals you shall annex to the writ and having certified under your hands and seals the due execution of this writ and verified the same by the oath of one of you before some magistrate who is authorised by the laws of your state to administer an oath and whose official signature may be properly authenticated, you shall carefully return this writ with your proceedings therein to the clerk of the court of Greenville District in the State of South Carolina to be duly recorded herein fail not. Witness W A McDaniell Clerk of the Court of Common Pleas and General Sessions at Greenville Court House S C on the first day of June AD one thousand and eight hundred and fifty.

W A McDaniell *Seal*

C. C. P.

State of Tex as³
 Burnett County O V Sina Harvey wife of John Harvey and
 Charlotte Corvin wife of A M Corvin upon private and
 separate examination before John Russell and Wilson
 Barton Commissioners appointed by Justice of the
 annexed seat of Gedimus Poststation from the State of
 South Carolina do freely declare that we did at
 least seven days before such examination actually
 join our husbands in executing the deed of release
 aforesaid that the said release was positively and
 bona fide executed at least seven days before such
 their examination and that they did then at the
 execution of said release and still does at the
 time of their examination freely voluntarily and
 without any manner of compulsion stand or fear
 of any person or persons whosoever renounce release
 and forever relinquish all their estate interest and
 inheritance in the premises mentioned and conveyed
 in the said release unto R E Compton and his heirs