


5<sup>th</sup> to the Premises belonging or in any way incident or appertaining to have and to hold all and singular the premises before mentioned unto the said William McClanahan his Heirs and assigns forever and also here by bind my self, my Heirs Executors and administrators to warrant and power Defend all and singular the Premises unto the said William McClanahan his Heirs and assigns against myself, my Heirs and Every other person what soever Lawfully claiming or to Claim the same or any part thereof Witness my hand and seal this 15<sup>th</sup> day of April One thousand Eight Hundred  
Test Jesse Gordon, Jollys Carle   
John Robinson, <sup>my</sup> mark

5 The following Deed of Conveyance from George W. Earle to Matthew Winn being Proven before Jesse Carter Esq<sup>r</sup> by the Oath of Thomas Earle was presented and Recorded this 23<sup>rd</sup> day of October 1800. —

The State of South Carolina — Know all men by these Presents that I George W. Earle of Greenville District in the State aforesaid in consideration of the same value in land (say eight dollars) to me in hand paid Paid by Matthew Winn of the same Place have granted bargained sold and Released and by these Presents Do grant bargain sell and release unto the said Matthew Winn Two acres of Land be the same more or less agreeable to the following bounds beginning at a Sourwood near Ready River (Crossed by old Corner) thence with said Earles and Wims line S. 75 East to a small ash on a branch thence down the meanders of said branch to Ready River thence up the Meanders of said River to the beginning supposed to contain Two acres be it more or less being part of a tract of Two hundred and and Eighty seven acres Originally Granted to Ann Eastley 2<sup>d</sup> January 1785 together with all and singular the Rights uses and hereditaments