

142

belonging or in any wise incident or appertaining to have
and to hold all and singular the premises before mentioned
unto the said R. Davenport his heirs and assigns forever and
I do hereby bind my self my heirs executors and administrators
to warrant and forever defend all and singular the said pre-
mises unto the said R. Davenport his heirs and assigns myself
my heirs and against every person whomsoever lawfully
claiming or to claim the same or any part thereof
Witness my hand and seal this fifth day of Decr one
thousand eight hundred and twenty two and in the forty second
year of the independence of the United States of America
Signed sealed and delivered in presence
of Samuel Cobb. John Williams William Morris ^{Seals}
State of South Carolina } Personally came Samuel Cobb
Grunville District } before me and made oath that
he was present and saw William Morris sign seal and acknow-
ledge the within deed to Robert Davenport for the use and
purpose within mentioned also saw John Williams sign
with himself as a subscribing witness to the same Sworn
to this 12th day of December 1822 before —

Samuel Cobb ^{Seal}
The State of South Carolina } I H Cobb one of the Justices
Grunville District } of the Quorum do hereby certify
to all whom it may concern that Frances Morris wife
of the within named William Morris did this day appear
before me and upon being privately and separately examined
by me did declare that she does freely voluntarily and without
any compulsion dread or fear of any person or persons —
whomsoever renounce release and forever relinquish
unto the within named Robert Davenport his heirs and
assigns all her interest and estate and also all her rights and
claim of dower of in and to all and singular the premises
within mentioned and released given under my hand & seal
this 20th day of Decr 1822. ^{Seal}
Samuel Cobb ^{Seal} ^{her} Frances Morris
Recorded for ^{the} Nov 1823. ^{mark}

142

State of South Carolina Grunville District
Know all men by these presents that I Joseph McCol-
lough of the State and district aforesaid for and in
consideration of five hundred and fifty dollars to me