

lawfully claiming or to claim any Estate, Right, Title, Trust or Interest, of in or to the said plantation and tract of land, and all and singular other the premises herein before mentioned, and intended to be hereby granted and released, or any part or parcel thereof, shall and will, from and at all times hereafter, at the reasonable request, and proper costs & charges in the law of the said George W. Earle his heirs and assigns, make, do, acknowledge & execute a cause & procure to be made, done, acknowledged & executed, all & every such further and other lawful and reasonable act and acts, thing & things conveyances & assurances in the law whatsoever, for the further, better, and more perfect and absolute granting, conveying and assuring the said plantation and tract of land, and all and singular other the premises, herein before mentioned and intended to be hereby granted and released and every part and parcel thereof, with their & every of their appurtenance to and for the use and behoof of the said George W. Earle his heirs & assigns, forever, as by him or them, or by his or their counsel, learned in the law, shall be reasonably devised, or advised and required. Witness my hand & seal this eighteenth day of May in the year of our Lord one thousand eight hundred & twenty, and in the forty fourth year of the Independence of the United States of America. Signed Sealed & delivered in the presence of — Daniel E. Neager J. Izard Middleton 

The State of South Carolina Charleston district. I Daniel E. Neager one of the Associate Justices of the said state do hereby certify unto all whom it may concern that Mrs Mary ----- Middleton the wife of the within named Henry Middleton 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 dead or fear of any person or persons whomsover renounce, release, and forever relinquish unto the within mentioned George W. Earle his heirs and assigns all her interest and estate and also all her right of dower of in and to all and singular the premises within mentioned and released Given under my hand and seal this twenty fifth day of May Anno Domini one thousand eight hundred and twenty.

Daniel E. Neager 

South Carolina Charleston District. Before me Charles Jones Colcock one of the judges of the Court of Sessions & Common Pleas of the said State personally appeared the witness named D. E. Neager and being duly sworn made oath that he was present and did see the within named Henry Middleton sign seal and as his act and deed deliver the within instrument of writing: And that he this Deponent together with John Izard Middleton subscribed his name as a witness thereto. Sworn to and Subscribed before me June 6th 1820.

Daniel E. Neager

6: J. Colcock, J. J. P. Recd. June 16.th 1820.