

25
or fear of any person whatsoever Rintounce,
Release and forever Relinquish unto Elisha
owens his Heirs and assigns all his interest
and Estate and also all his Right and claim
of dower of in or to all and singular the prom-
ises within mentioned and Released

Gurn under my Hand and Seal 13th day of March
1814 — Seal of E. Atkinson Esq.

Elizabeth Atkinson
mark

Recorded 18th Novr 1815

State of South Carolina
Know all men by these presents that Whereas in
and by a certain grant bearing Date the eighth
day of April anno Domini one thousand seven hundred
and fifty six under the Hand of His Excellency James
Glen Governor &c and the great Seal of the then Province
of South Carolina for that purpose appointed do
give and grant unto Nicholas Vanzant a plantation
or tract of Land containing Five Hundred acres
situate in Craven County now Fairfield District
on the north side of Broad river bounding south
west and on the said river and at the time of
Survey Northwestward on Land laid out to Cornelius
Moor and vacant land - and the other two sides on
vacant Land having such form and marsh as
appear by a plat thereof to the said original Grant
annexed as in and by the said plat and grant
duly Recorded in the secretaries Office of the said State
Preference therunto had more fully appear. And
Whereas the said Nicholas Vanzant did Intestate and
without will wherefore the right of Inheritance
of in all and every thing

of power of in or to all and singular the promises
within mentioned and released
Gven under my Hand and Seal 13th day of May
1814 — Seal of T. Rallston Esq.
Recorded 18th Nov 1815

Elizabeth ^{her} mark

State of South Carolina
Know all men by these presents that Whereas in
and by a certain grant bearing Date the eighth
day of April anno Domini one thousand seven hundred
and fifty six under the Hand of the Excellency James
Glen Governor &c and the great Seal of the then Province
of South Carolina for that purpose appointed do
give and grant unto Nicholas Vanzant a plantation
or tract of Land containing Five Hundred acres
situate in Marion County now Fairfield District
on the north side of Broad River bounding south
west and on the said river and at the time of
~~Survey~~ Northwesterly on Land laid out to Cornelius
Alder and vacant land — and the other two sides on
vacant Land having such form and marsh as
appear by a plat thereof to the said original Grant
annexed as in and by the said plat ~~and~~ Grant
duly Recorded in the secretarys Office of the said State
Reference therunto had more fully appear. And
Whereas the said Nicholas Vanzant did Intestate and
without will wherefore the right of Inheritance
of in all and singular the promises aforesaid devolved
on George Vanzant by indenture of lease and release
in the office of the Clerk of the court of Fairfield District
aforesaid therunto had more fully appear and

Whereas the said William Hutchinson died Intestate and without will wherefore the right of Inheritance of and in all and singular the said premises Devolved on Edward Hutchinson Son and heir at Law of the said Deceased relation thereto had more fully appears and whereas the said Edward Hutchinson by indentures of lease and release dated the eighteenth and nineteenth day of April Ano Domini 1782 for the consideration therein mentioned did grant release and convey all and singular the premises aforesaid unto Robert Hancock as in and by the said Lease and Release remaining of Record in the office of the Clerk of the Court for the District of Fairfield Relation thereto had more fully appears and whereas the said Robert Hancock died Intestate & without will wherefor the right of Inheritance of and in all the North west and remaining part of the said premises (two hundred & fourteen acres the south East part having been conveyed by the deceased to John Hutchinson) became Subject to partition and distribution betwix the Widow and the surviving Children of the said Deceased agreeable to an act of the General Assembly for abolishing the right of Premoginiture in the said State relation thereto had more fully appears and whereas in Pursuance of a writ of Partition & distribution of the real estate of the said Deceased from the honorable District Court of Fairfield Partition & distribution of the real estate of the said Deceased has accordingly been made and fifty nine acres of Land and one third being a part of the above mentioned premises and one moiety or share of the Whole was assigned and set apart to William Finch Harper in right of his wife wife Ann and is known in the Peat of the said Survey and Division of the said Estate (partly) Bounded Southward on the said River South Eastward on (N.E.) set apart to John Morris North Eastward on George

mitchison by indentures of lease and release dated the eighteenth
and nineteenth day of April anno Domini 1782. for the consider-
ation therin mentioned did grant release and convey all land
singular the premises aforesaid unto Robert Hancock as in and
by the said Lease and Release remaining of Record in the office
of the Clerk of the Court for the District of Fairfield Relation
thereto had more fully appears, and whereas the
said Robert Hancock died Intestate & without issue
wherefore the right of inheritance of and in all the North
west and remaining part of the said premises (two Hun-
dred & fourteen acres thereof) East part having been conveyed
by the deceased to John Hutchinson became subject to
partition and distribution between the widow and the six
surviving Children of the said Deceased agreeable to an act
of the General Assembly for abolishing the right of Pre-
miership in the said State relation thereto had more fully
appears. and whereas in pursuance of a writ of Partition
& distribution of the real estate of the said Deceased from the
honorable District Court of Fairfield Partition & distribution
of the real estate of the said Deceased has accordingly been
made and fifty nine acres of Land and one third being a
part of the above mentioned premises asid one moiety or
share of the Whole was assigned and set apart to William
Fitch Marples in right of his wife wife Ann. and is known in
the Peat of the survey and Division of the said Estate by ⁽¹⁷⁸⁴⁾
Bound South westward on the said River South Eastward on
(N.E.) set a part to John Morris North Eastward on George
Edwington and North westward on part of the same premises
set apart to Lucy Hancock in right of her Donee as in and
by the General plat thereof Remaining of Record in the office
of the Clerk of the Court of Fairfield District aforesaid
Relation thereto had more fully appear and whereas
in consequence of a Judgment obtained in the Probate Court

of Companies in the Said District Crishna Morgan against
the said William Finch Harper and by virtue of subsequent
proceedings thereupon had Henry Moore Esq. Surveyor of the
said District by Deed bearing date the 5th day of February
Anno Domini 1804. for the consideration wherein
mention'd did grant release convey all the said premises
unto John Morris Relation thenceunto had more fully
appears now know ye That we John Morris of the said
District and State planter and Ann Harper of Chester
District and State aforesaid widow and Elizet of the said
William Finch Harper late deceased in consideration
of Seven Hundred Thirly Dollars to us in hand well and
truly paid by Col. Wade Hampton of Richland District
and State aforesaid have granted bargained sold and released by
these presents do grant Bargain sell and release unto the said
Wade Hampton all the said piece or tract of plantation
or tract of land containing Fifty nine acres and one third
set apart numbered & bounded as herein before expressed togeth
er with all and singular the rights members hereditaments
and appurtenances whatsoever thenceunto belonging or in
any wise incident or appertaining to have and to hold all &
singular the said premises herein before mentioned with
every the appurtenances thenceunto belonging unto the said
Wade Hampton his heirs and assigns forever. And we the
said John Morris and Ann Harper for our selves our heirs execu
tors and administrators the said hereby bargain premises
with the appurtenances unto the said Wade Hampton
his heirs and assigns against our selves and our heirs
and agaist all and every other person or persons
whomsoever shall and will warrant and foreir defend
by these presents. In witness whereof we the said
John Morris and Ann Harper hath hereunto set our
hands this 5th day of February in the year of our Lord
one thousand eight hundred four.

Anno Domini 1804. for the consideration therein
mentioned did grant release convey all the said premises
unto John Morris Relation thenceunto had more fully
appears now know ye That we John Morris of the said
District and State planter and Ann Harper of Chester
District and State aforesaid widow and Relict of the said
William Finch Harper late deceased in consideration
of Seven Hundred Thirteen Dollars to us in hand well and
truly paid by Col^e Wade Hampton of Richland District
and State aforesaid have granted bargained sold and Released by
these presents do grant bargain sell and release unto the said
Wade Hampton all the said piece or tract of plantation
or tract of land containing Fifty nine acres and one third
set apart numbered & bounded as herein before expressed together
with all and singular the rights members hereditaments
and appurtenances whatsoever thenceunto belonging or in
any wise incident or appertaining to have and to hold all &
singular the said premises herein before mentioned with
every the appurtenances thenceunto belonging unto the said
Wade Hampton his heirs and assigns forever. And we the
said John Morris and Ann Harper for our selves our heirs executors
and administrators the said hereby bargains premises
with the appurtenances unto the said Wade Hampton
his heirs and assigns against our selves and our heirs
and against all and every other person or persons
whomsoever shall and will warrant and forever defend
by these presents. In witness whereof we the said
John Morris and Ann Harper hath hereunto set our
hands and seals the ~~2d~~ ⁶ day January in the
year of our Lord one thousand eight hundred and nine
and in the thirty third year of the independence
of the United States of America.

Signed Sealed and Delivered for the Presents of us
 O'Fyles John Morris Date
 John Foot Ann Harper Seal
 mark

Fairfield District } Before me Philip E. Pearson
 personally appeared Cap t^e Ephraim Lyles who being
 duly sworn deposed that he was present and saw the
 within named John Morris and Ann Harper sign seal &
 as their joint act and deed deliver the within Deed or
 instrument of writing to and for the use intent & purpo
 use therein mentioned that he subscribed his name
 as witness and also saw John Foot subscribe his
 name as a witness thereto at the same time
 sworn to the 19th day of January 1809 Before me
 P. E. Pearson J. Lee

Ephraim Lyles

State of South Carolina Fairfield District

Philip Edward Pearson one of the Justice of the
 Quorum in the District aforesaid do hereby certify
 unto all whom it may concern that Mary Morris
 the wife of the within named John Morris did this
 day appear before me and upon being privately and
 separately examined by me did declare that she does
 fully and voluntarily and without any compulsion
 dead or fear of any person or persons whomsoever renoun
 ce release and forever relinquish unto Wade Hampton
 within named his heirs and assigns all her interest
 and Estate and also all her right and claim of
 Dower of in or to all and singular the premises
 within mentioned and released him under my
 Hand and seal this 19th Day of January Anno Dom 1809

P. E. Pearson J. Lee

Mary Morris
 Recorded 18th Mar 1816