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Execution as Sheriff aforesaid can and may legally grant convey and confirm of in  
to the said premises and every part thereof. In Witness whereof I the said John  
Wood Sheriff as aforesaid hath hereunto set my hand and affixed my seal at  
Greenville Court house this third day of October in the year of our Lord one thousand  
Eight hundred and fourteen. The word, "thence" in the 44<sup>th</sup> line & "to achesnut corner" in the  
46<sup>th</sup> line was first interlined. Signed Sealed and delivered in presence of  
John M. Clanchon, Jas. Adams, James H. Wood — John Wood S.G.D.

South Carolina Greenville District. Personally came Francis Adams before me the  
subscribing Justice, and being duly sworn maketh oath that he saw John Wood Sheriff  
of Greenville District sign seal and deliver the within deed to George W. Earle for the  
use and purposes therein mentioned; and that John M. Clanchon & James H.  
Wood — were subscribing witnesses to the same. Sworn to and subscribed  
before me this third <sup>day</sup> day of <sup>April</sup> 1815. [Recorded the 3<sup>rd</sup> of April 1815]

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This Indenture made this third day of October in the year of our Lord one thousand eight  
hundred and fourteen, Between John Wood, Sheriff of Greenville District <sup>in the State of South Carolina</sup> of the one part, & Samuel  
Earle Esquire of Pendleton district and State aforesaid of the other part. Witnesseth  
that Whereas John Nelson Newby was lately seized in his own demesne as of fee  
or of and in some other good and lawful estate of inheritance to him and his heirs and  
assigns forever, and possessed of a certain tract of land containing one hundred and  
Sixty one acres, Situate lying and being in the district of Greenville aforesaid on the  
branches of Seedy river intended to be hereinafter more particularly described;  
And Whereas also the said Samuel Earle did lately, to wit, on or about the  
third Monday in \_\_\_\_\_ in the year of our Lord \_\_\_\_\_, at the Court of  
Common Pleas, held for the district of Abbeville, at Abbeville Court house, before  
the Justices of the said Court, duly obtain and enter up Judgment against the said  
John Nelson Newby for the sum of two hundred and thirty five dollars, & Interest  
thereon, and also the sum of \_\_\_\_\_ Dollars for his costs & charges  
by him expended in and about prosecuting his said suit; as in and by the said  
Judgment and other proceedings duly entered up in the Clerk's office of the said  
Court may more fully appear; in pursuance of which said Judgment there  
was duly issued out of the Office of the Clerk of the said Court a certain writ of  
Fieri Facias, dated at Abbeville Court house the third Monday in March 1812  
directed to all and singular the Sheriffs of the said State commanding them & each of them  
without delay that of the goods and chattels houses lands and other hereditaments & real  
Estates of the said John Nelson Newby, they or one of them should cause to be levied  
and made the sum of two hundred and thirty five dollars & Int. as also the sum of  
185 Dollars the costs and charges aforesaid. And Whereas by virtue of, &  
in obedience to the said Writ of fieri facias, I the said John Wood a, Sheriff of  
of Greenville District aforesaid did enter into seize upon and take into Execution  
all the aforesaid tract of land & premises; and after Seizure thereof & having