

12.00 chains to a dead chestnut x3 o on D. Harrison's corner; thence N.  $48\frac{3}{4}$  E. 29.00 chains to a chestnut oak 3x3 om in Brushy Hill Gap; thence N.  $37\frac{1}{2}$  E. 18.50 chains to a chestnut x3 (down); thence N.  $45\frac{3}{4}$  W. 1565 chains to a pine — 3x om; thence N. 45 E. 13 chains to corner not found; thence S. 45 E. 6.50 chains to a stake; thence about N. 50 E. about 1.10 chains to a stake (Spanish oak called for); thence N. 77 E. 20.00 chains to a chestnut oak 3x2; thence N. 48 E. 34 chains to a hickory; thence N.  $61\frac{1}{2}$  E. 12.50 chains to a rock x3; thence S. 33 E. 10.00 chains to a stake x3; thence S. 57 W. 10.00 chains to a stake; thence S. 33 W. 9.40 chains to a pine x 3 x 3; thence S. 60 E. 12.75 chains to a stone; thence S. 30 E. 11.12 chains to a poplar x3; thence S. 5. W. 16.50 chains to a stake; thence N. 65 E. 4.50 chains to a chestnut x3; thence N. 84 E. 25.00 chains to a Spanish Oak x3; thence N. 46 E. 22.00 chains to a pine x3; thence N. 83 E. 10.00 chains to a chestnut x3 (these three lines last described run high up on the northwest spole of the Great Hogback Mountain); thence N. 17 E. 19.00 chains to a chestnut x3 (old) on the east side of the mountain road; thence N. 64 W. 14.25 chains to a chestnut oak x3; thence N.  $12\frac{1}{2}$  W. 10.40 chains to a dead white oak x3; and red oak; thence N. 35 E. 15.00 chains to a white oak 3x (down) on top of the mountain at east end of Rock Spur; thence S. 65 W. 20.00 chains to a stake x3; thence N. 13 E. 45.00 chains to the beginning corner; this last described line passing along the crest of a very narrow ridge; the above courses and distances embracing a tract containing 1522 acres, more or less; this being the same tract of land which was conveyed as 1535 acres by John A. Leland, Supt. of Public Works, for South Carolina, to Wilson Barton, by deed dated July 17, 1844, and recorded in Greenville County, South Carolina, July 22, 1844, in Deed Book U, at page 394; and conveyed by the said Wilson Barton (by his duly appointed attorney) (in fact John L. Montgomery) to James Gosnell, by deed May 22, 1857, and recorded in the last mentioned office, Feb. 15, 1858, in Deed Book Y, at page 257, and conveyed by the said James Gosnell to Govan Mills and W. S. Mills, by deed Sept. 22, 1858, recorded Nov. 9, 1891, in Deed Book WW, at page 658; the said W. S. Mills having released on the margin of the last mentioned deed all his interest in the said tract of land to the said Govan Mills on the 15th day of November, 1859, and the said Govan Mills having thereafter died, seized and possessed of the said tract of land; and the same having been subsequently sold as a part of his real estate under a decree of the Court of Equity for the District (now County) of Spartanburg, South Carolina, rendered during the June term of said Court in the year 1868, in a proceeding brought in said Court by Thomas K. Cureton and Nancy R. Mills, Administrator and Administratrix, and Mary S. Cureton against Richard H. Mills, J. Columbus Mills, et al, and conveyed in pursuance of said decree by T. Stobo Farrow, Commissioner of said Court of Equity to Columbus Mills, the purchaser at said sale, by deed bearing date Oct. 5, 1868, recorded in the last mentioned office on April 1st, 1875, in Deed Book GG, at page 283, and conveyed by said Columbus Mills to L. N. Wilcox, by deed dated the day of.....1872, and recorded in the last mentioned office on December 3rd, 1874, in Deed Book FF, at page 726, but from the said tract of land above described, containing 1522 acres, as aforesaid, the said L. N. Wilcox conveyed to certain Church Trustees a small tract containing two and one-half ( $2\frac{1}{2}$ ) acres, more or less, on the extreme northwest corner of said 1522 acre tract; and he also executed a valid contract to sell and convey to A. B. Henson and L. F. Henson and subsequently did actually convey to them the said A. B. and L. F. Henson another tract, containing 206 acres, more or less, on the northeast portion of the said 1522 acre tract; which two last mentioned deeds are duly recorded in the office last mentioned, in Deed Book EEE, at page 647, and Deed Book GGG, at page 721, respectively; the description of the said two tracts of land as contained in the deeds last above referred to, being expressly adopted as a part of this deed; which two tracts of land are comprised within metes and bounds above set forth, but are not intended to be conveyed hereunder, inasmuch as the said L. N. Wilcox conveyed away the same during his life time, as aforesaid, thus leaving  $1313\frac{1}{2}$  acres of said land belonging to the said L. N. Wilcox at the time of his death, intestate, leaving his sole heirs at law and distributees, his widow, Annie C. Wilcox and his three children, Lily Wilcox Grady, Frank S. Wilcox and Edwin C. Wilcox; all four of the above named heirs having united in a deed conveying to me, the said R. E. Johnston, the said  $1313\frac{1}{2}$  acres, which deed bears date the 3rd day of November, 1903, and was recorded in the last mentioned office on December 12th, 1903, in Deed Book HHH, at page 794.

11. Also, that tract in Glassy Mountain Township on headwaters of Vaughn's Creek of North Pacolet River, containing two hundred and seventy-five (275) acres, more or less, and having the following metes and bounds, according to a plat thereof prepared by Will D. Neves, Surveyor, bearing date December 15th, 1903, and herewith described, to-wit: Beginning at a new stake 3x on the Wilcox line (no marks) and running thence along said Wilcox land S. 6 E. 32.00 chains to a white oak 3XOM (gone); thence S.  $36\frac{1}{2}$  W. 13.00 ch to a white oak 3XOM (gone); thence S. 14 E. 9.90 chs. to a chestnut oak 3XOM thence S. 60 E. 1375 ch. to a chestnut 3XOM (dead); thence N. 74 E. along line of what has been known as the Durham Boy's land 38.00 ch. to a pine 3XOM; (dead and down); thence N.  $55\frac{1}{4}$  E. 25.00 ch. along line of W. J. Lindsay's land to a chestnut 3XOM (dead); thence N.  $1\frac{1}{2}$  W. 22.50 ch. to a chestnut oak 3XOM (dead and down); thence N. 87 W. along line of what was known as the Fisher (subsequently conveyed to me, the said R. E. Johnston) 36.00 ch. to a chestnut 3XOM; thence N.  $56\frac{1}{4}$  W. 25.00 ch. to a poplar 3XOM in deep hole (dead, down and gone); thence S.  $75\frac{1}{2}$  W. 9.00 ch. to the beginning corner; this being the same tract of land which was sold under a decree of the Court for Greenville District Brown, et al and conveyed by D. Hoke, Sheriff of Greenville - District, to Stephen Powell, as 139 acres, more or less, by deed bearing date April 7, 1847, and recorded in the last mentioned office on the last named date in deed book "V" at page 223, and conveyed to said Stephen Powell to Jacob Lindsay by deed bearing date June 23, 1863, and not recorded, and con-