

214

of October one thousand eight hundred, the said Twenty five acres of land more or less is laid out unto the said William Mayhall as follows beginning on a red oak, \$50 E. to a red oak & thence S. 60 W to Levens line and continue on that to Rainwater line, and from thence to the beginning including Seventy five acres more or less - Together with all and singular the rights members hereditaments and appurtenances to the said premises belonging or in any wise incident or appertaining to the said premises belonging or in any wise incident or appertaining. To have and to hold all and singular the premises before mentioned unto the said William Mayhall his heirs and assigns forever, and I do hereby bind myself my heirs executors and administrators to warrant and forever defend all and singular the said Twenty five acres of land more or less with the premises unto the said William Mayhall his heirs and assigns against myself my heirs and assigns and all and any other person or persons whatsoever. In witness whereof I do hereunto set my hand and seal this 25th day of December one thousand eight hundred and two. Signed Sealed and delivered in the presence
of us. Stephen B. Hilde, John L. Leuckman

John Wolf *Seal*

South Carolina Greenville district, Personally came Stephen Hilde before me the subscriber witness for said subject and made oath that he saw John Wolf sign the within deed & deliver the same to William Mayhall for the use therein mentioned, also that he saw the subscriber witness with himself witness the same. Sworn to and subscribed the 25th day of October 1803
Benjamin Pollard J.P. [Recorded the 22nd September 1813.] *Stephen B. Hilde*

214

State of South Carolina. Know all men by these Presents that I Charles Whitten of the County of Pendleton and State aforesaid in consideration of four hundred dollars to me paid by Edward Stuart of Greenville district and State aforesaid have granted bargained sold and released, and by these Presents do grant bargain sell and release unto the said Edward Stuart all that tract of land where said Stuart now lives, lying on both sides of Beaver dam creek branch of Tugus river, bounded by lands of John Henion, Abalom Thompson, John Gowen, James Southland, Abraham Randal, Stephen Dill, and on lands unknown to the begining, Containing two hundred & eighty six acres, be the same more or less, being the whole of two tracts of land, one granted to George Lewis, for one hundred and fifty acres, the other granted to Rubin Barrett for one hundred and thirty six acres, Together with all and singular the rights members hereditaments and appurtenances to the said premises belonging or in any wise incident or appertaining. To have and to hold all and singular the premises before mentioned, unto the said Edward Stuart his heirs and assigns forever. And I do hereby bind myself my heirs executors and administrators to warrant & forever defend all and singular the said premises unto the said Edward Stuart his heirs and assigns against myself and my heirs, and against every person whomsoever lawfully claiming or to claim the same or any part thereof. Witness my hand and seal this 8th of August in the year of our Lord 1808. and in the thirty third year of the Independence of the United States of America — *Charles Whitten Ed. S.*

Test: John M. Clune, James Southland, Elijah Dill

South Carolina Pendleton District. I John M. Clune Justice of the Peace do hereby certify unto all whom it may concern, that Charles Whitten the wife of the author named Charles Whitten did this day appear before me and upon being privately and separately examined by me did declare