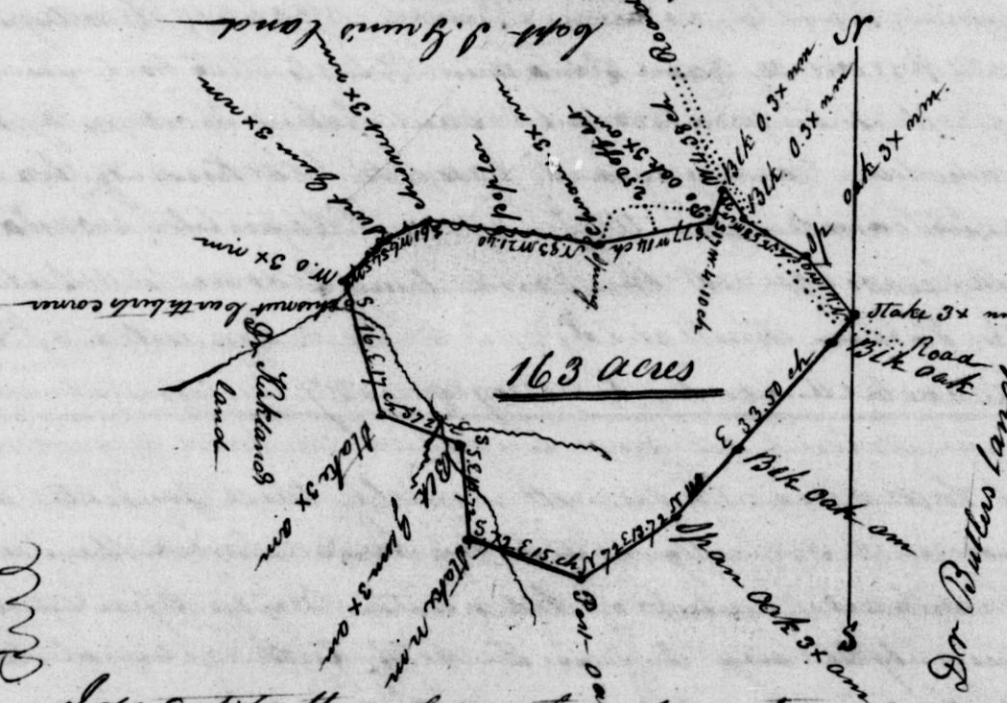


Warrant, and for ever defend, all and singular the said premises, unto the said Thomas O'Caund his heirs and assigns, against my self and my heirs, and against every other person or persons whomsoever lawfully claiming or to claim the same, or any part thereof. Witness my hand and seal this ninth day of October in the year of our Lord one thousand eight hundred and twenty seven And in the fifty second year of the Independence of the United States of America signed sealed and delivered in presence of Jeremiah Cleveland, Wm Butler & Clarissa ^{her} Leach ^{his} Seal
Marked

South Carolina } Personally appeared Jeremiah Cleveland and made oath
Greenville District } that he saw Clarissa Leach sign seal and deliver
the above Conveyance, for the uses, and purposes, therein mentioned, and
that William Butler with himself in the presence of each other witness,
the due execution thereof sworn to before me this Eleventh day of
October 1827. J. H. Goodlett
C. C. P. & T. W.

Jeremiah Cleveland

Scale 20 chs of 100 ft



South Carolina
Greenville Dist

I do certify the above to be a true representation of a tract of land surveyed for Thomas O'Caund Oct 6th 1827 situate on the waters of Richland Creek a water of Reedy River originally granted to Augustus Merick, John Fowler, & Isaac Green, and purchased by said Caund from Clarissa Leach containing one hundred and sixty three acres

I Recorded for the 11th day of October 1827 John Watson D. S. Surv.

285
State of South Carolina. I have all men by these presents that I Daniel Wrennly of the State aforesaid & Greenville District for & in consideration of the sum of Eighteen dollars to me paid by Thos P. Brockman of the State aforesaid mentioned Greenville district have bargained & sold & by these presents do sell unto the said Brockman one Bay mare four years old, and one saddle & Bridle & do hereby warrant & defend the same from myself my heirs Exors & from every other person or persons whomsoever lawfully claiming the same or any part thereof given under my hand day & date below written. The condition of the aforesaid Conveyance is such that if the said Daniel Wrennly will well & truly pay or cause to be paid unto Thomas P. Brockman Eighteen dollars with Interest from the first day of January last on or before the twenty fifth day of December next then this obligation to be null and void after