

The State of Texas & I T. M. Patillo Chief Justice of the County of Harrison. The County aforesaid certify that the above acknowledgement and certificate thereof is in due form and that E. M. Beagley whose name is signed thereto is and was at the time of the taking & certifying the same the Clerk of the County Court in and for the County aforesaid & duly qualified as such and that full faith and credit are due, and should be given to all his official acts as such.

In testimony of which I have hereto set my official seal. Given under my hand at Marshall on said County this 16th day of September A.D. 1847.

J. M. Patillo Chief Ju-

tice and Judge of the County Court for the County aforesaid.

Recorded for the 20th Dec 1847, by Robt. McKay, Reg.

Original delivered to

Oliver Bramlett & Lauriet Bramlett To 316 James L. Childress	Deeds 88. Acres Sand.	State of South Carolina Greenville District. § Know all men by these pres- ents that we Oliver Bram- lett & Lauriet Bramlett
---	--------------------------------	--

of the State and District aforesaid for and in consideration of the sum of Three hundred & fifty dollars to us in hand paid by James L. Childress of the same State and district, have bargained sold and released, and by these presents do bargain sell and release unto the said James L. Childress all that tract or parcel of land situate in the District of Greenville and state aforesaid in the coun-
ters of Mesh Creek, it being a part of the Royal Estates of William Neves Dec, Lot No. 1, beginning at a Hickory 3 x near the Creek & one corner of Nicolls grant thence S. 50° E. 9.50 to a black oak 3 x thence S 27 W. 17 to a red oak 3 x thence S 61 E. 13.50 to a red oak 3 x thence S 76 W. 21.75 to a poplar 3 x thence S 11 E. 12. to a black oak 3 x thence S 70 W. 7.70 to a chestnut 3 x thence N 66 W. 11.30 to a post oak 3 x thence N 45 W. 13 to a small corn simmon 3 x thence N 45 E. 50.50 to the beginning corner containing Eighty eight acres more or less together with all and singular the rights members hereditaments & appertainances belonging to the said premises or in any way incident or appertaining thereto, to have and to hold all and singular the premises before mentioned unto the said James L. Childress his Heirs & assigns forever, and we do hereby bind our selves our Heirs Executors and administrators to warrant and forever defend all and singular the said premises unto the said James L. Childress his Heirs and assigns against us and ours and against every other person whosoever shall lawfully claim