

out as follows, Beginning at a Stake No 742 10 235 feet to a Stake No 152 6 70 feet to a Stake No 142 2 35 feet to a Stake thence S 15 10 70 feet to the beginning, and whereas Elijah Brazee did lately in the court of common pleas of the district aforesaid obtain a judgment against the said Jesse Goodlett and one Samuel A. Early for two hundred and sixty eight dollars & 75 cents besides his costs and charges as from the Records of the said court may more fully appear in pursuants of said Judgment, there issued a writ of fieri facias directed to all and singular the Sheriffs of the said State Commanding them that of the Goods and Chattels houses lands and other hereditaments and Real Estate of the said Jesse Goodlett and Samuel A. Early they should be caused to be levied and made the said sum of two hundred and sixty eight dollars & 75 cents as also the sum of twenty dollars & 57 cents for his costs and charges by him Expended in prosecuting the said Suit in obedience to which said writ of fieri facias I William Anderson the Sheriff of the district aforesaid did seize and take into Execution all and singular the aforesaid lot of land and after giving legal notice of Exposing the same to sale at public Auction by advertising and otherwise did on the days of July last being the first on day and Tuesday in said month, for and towards Satisfying the said Judgment & Execution sell and dispose of all the aforesaid lot of land, with the appurtenances, thereunto belonging unto William Toney for the sum of Three hundred and thirty two dollars, the said price or sum being the last and highest bidder according to the custom and usage of Ven dues, Now therefore know ye that I the said William Anderson for and in consideration of the aforesaid sum of Three Hundred and thirty two dollars to me already paid by the said William Toney, Have Granted bargained sold and Released unto the said William Toney his heirs and assigns all the aforesaid lot of land with the appurtenances thereunto belonging or in any wise incident or appurtening, To have and To hold all and singular the said premises unto the said William Toney, his heirs and assigns forever. And I do hereby bind myself my heirs Executors and Admrs to warrant and forever defend all and singular the said premises unto the said William Toney his heirs and assigns, against myself and every other person or persons whomsoever lawfully claiming or to claim the same or any part thereof.

I Witness whereof I have hereunto set my hand and seal this fifth day of August one thousand Eight hundred and Six - Signed sealed and Delivered in Presence of  
 Wm Robertson J. Cleveland W. Jacobs — } — William Anderson S. S. Clerk

State of South Carolina Personally came Jeremiah Cleveland before me the Subscribing Greenville District Justice and being duly sworn maketh oath that he saw William Anderson Esq. sign Seal and acknowledge the within deed above conveyed for the uses and purposes therein mentioned and that William Robertson and William Jacobs were subscribing witnesses with himself to the same - Sworn to and subscribed before me the 22<sup>nd</sup> of January 1807

Geo. W. Earle C. S. J. R. } [ Recorded the 22<sup>nd</sup> day of January 1807 ] J. Cleveland