

Parcel No. 3: ALL that certain piece, parcel or tract of land situate, lying and being in Saluda Township, in Greenville County, and in the State aforesaid. BEGINNING on a post oak 3x near the old Ridge Road and running thence S 56 E 3.50 ch. to bend in said road; thence 5<sup>33.9</sup> ch. to bend in said road; thence the following bends, 3.75<sup>24.7</sup> ch., 4.75<sup>31.5</sup> ch., 3.36<sup>22.7</sup> ch.; thence 25.60<sup>163.8</sup> ch.; thence 2.60<sup>24.8</sup> ch. to a black oak stump 3x; thence N 47 E 3.75<sup>17.6</sup> ch. to corner; thence S. 7 E 5.50<sup>32.3</sup> ch. to corner; thence N 47 E 14.65<sup>96.2</sup> ch to a white oak 3x; thence N 82 E 6.75<sup>44.6</sup> ch. to a dogwood 3x; thence N 17 W 10<sup>66.0</sup> ch. to road to a stone 3x; thence with road to James A. Raney's corner, now or formerly thence N 81 W about 48<sup>316.8</sup> ch. to a stone 3x at the head of a branch; thence S 49 W 6.00<sup>39.6</sup> ch. to the beginning post oak 3x, containing seventy three acres, more or less, and lays N. E. of the old Ridge Road and is situate about two miles N. W. of Tigerville and is bounded on the South by lands now or formerly of Robert Pitman, Sr. and the old Ridge Road and on the East by lands now or formerly of B. F. Neves and Mrs. Sallie Goodwin and on the N. E. by lands now or formerly of James A. Rainey and Daniel Coleman.

Being the same property conveyed to Albert Pitman by John Rhodes by deed dated February 24, 1905, and recorded on February 27, 1905 in the R.M.C. Office for Greenville County in Deed Book NNN, at page 633.

Parcel No. 4: ALL that certain piece, parcel and tract of land situate, lying and being in Highland Township in the County of Greenville and State aforesaid. BEGINNING at a red oak 3x, corner of lands now or formerly of J. H. Koe, J. G. Raney and the lands herein conveyed, and running thence N 16½ E 22.90<sup>137.8</sup> ch. to a stake 3x on branch; thence with said branch 35.72<sup>235.3</sup> chains to a stake 3x on intersecting branch (line now or formerly of John Gosnell); thence with said intersection branch 2.15<sup>14.4</sup> ch. to a stake 3x in said branch; thence N 68 W 3.50<sup>22.8</sup> ch. to a stone 3x; thence N 36 ¾ W 1.85<sup>12.1</sup> ch. to stone 3x; thence N 73 W 19.65<sup>130.9</sup> ch. to a stone 3x; thence N 42½ W 12.30<sup>81.8</sup> ch. to a stone 3x; thence N 45 E 12.35<sup>80.2</sup> ch. to a double sweetgum 3x; thence N 61 W 4.50<sup>30.3</sup> to chestnut 3x; thence S 89 W 9.25<sup>61.0</sup> ch. to the beginning corner, containing twenty-eight and one-half (28½) acres, more or less. And being the same tract of land surveyed and platted by B. F. Neves for said A. L. Pitman, on the 16th day of February, A. D. 1909, and being a part of a tract of one hundred and sixty-five acres set apart and conveyed to said Amanda Dill in the partition of the real estate of her father, Joseph McKinney, dec. at the suit of Nancy McKinney v. Alex McKinney, et al, in the Court of Equity.