This certificate is registered. This the 29th day of April 1811

John C. McLean
Chief of Surveyion Courts.

This 29th day of April 1811 the foregoing Deed Certificate came in my hands this day, and
was duly registered.

W. H. Nelms
Registrar of Deeds.

John Durlan to Caleb Durlan

(Dee of South Carolina)

This instrument made and recorded into the 29th day
of April 1811 between John Durlan of the first part and Caleb Durlan of
the second part, affirms the burying of the county and state of said, willingly
acknowledges the said John Durlan has for his son the said Caleb Durlan, and the
following execution of the same of one dollar in hand paid the said
John Durlan by the said Caleb Durlan, the receipt of which is hereby
acknowledged, the said John Durlan, with bounty, held, conveyed
conveyed, and transferred to hand Durlan, to the use of and by their friends
and bounty, sold, conveyed, and conveyed to hand Durlan, to the use
of the said Caleb Durlan his heirs and assigns on the conditions,
restrictions, reservations and stipulations referred to and set out in
this instrument deed of the conveyance, a tract of land of land abutting
and being in the County of South Carolina, and state of said, on the
tracture of James Durlan, designated as the tract in the field of the lands
of John Durlan, made by James E. Jones (surveyor) on the 6th day of
March 1811, and hereafter more particularly described, and also
all the land and Indian tribes with the right to reconvene and recon
name the same for the time of four years or a term of four years
and 1 1/2 of the said and field, said term to begin after the
expiration of the particular estate reserved in the premises convey to
John Durlan, he said there and shall be transferred more particularly
conveyed.

Bridgwater Deed (2nd Page) Beginning at a corner in Thomas' land, said
corner, and rights and descent for and from the several courses
of said land to said corner, then South 4th East 4 1/2 chains to a stake,
then South 4th West 4 1/2 chains to a wall forming a 1st and 2nd,
then South 1/2 East 2 1/2 chains to a corner in said Durlan's land.
of the several courses of said land, to a corner of the forest, then of the said North 25 West 520 chains to a stake near the gate on said premises. Then North 35 West 800 chains to a stake, same title and premises, then North 25 West 520 chains to a pine stump in the path, then North 35 West 800 chains to the beginning, containing 500 acres. 

And are to bring a part of 60 ft. 5 in. Beginning at a stake in a line of 25 ft. 5 in. and same length 75 ft. and 75 ft. chains to a stake, then the said South 12 East 500 chains to a stake, same premises, then North 75 East 250 chains to a stake, on the path on the same premises, then North 12 East 500 chains to the beginning, containing 500 acres, more or less. To be used to hold the land above described 25 ft. 5 in. per acre and to hold the woodland on the land above described, torrents of lord, to be held for the town of three years together with the right to enter upon and carry away hard wood and timber, and to be held to begin when the said Edward Bisshopp or his heirs or assigns receive upon and take possession of the steps of an ancient conveyed in the first part, and said town is to be regarded as a force and power of said inhabitants.

The above conveyed in the above premises, is however, to be taken into possession and enjoyed, presently upon the delivery of a certificate signed by and hereon a joint issue of the said John Taylor and his wife Hannah Bisshopp and for the life of the survivor of them, 10 being the retention of the grantee, to receive on execution by order of the estate of John Taylor, and his said wife Hannah Bisshopp, and for the life of the survivor of them, 10 being the retention of the grantee, to receive an executor, or at any time in any manner for the joint issue of themselves and his said wife on the surrender of themselves, which is to remain to the benefit of himself and his said wife, and the said church, sealed and delivered this day and year first abovenamed. 

John Taylor (Esq.)

Registrar of the Supreme Court.
John Taylor to Ann Moore

State of North Carolina

This conveyance was made and sworn into the Register of Deeds on this 1st day of January 1833, between John Taylor, of the said County, and Ann Moore, of the said County, for and in consideration of the sum of thirty dollars, the said John Taylor, for the said Ann Moore, and for the further consideration of the sum of one thousand dollars, to be paid to the said John Taylor by the said Ann Moore. The sum of which is hereby fully acknowledged. The said John Taylor, for himself and assigns, for the conditions, limitations, restrictions and reservations hereinafter set out, do give and convey to the said Ann Moore to her heirs and assigns, on the conditions, limitations, restrictions and reservations hereinafter set out, the tract of land, premises, and appurtenances thereto belonging, lying in the County of Beaufort, and State of North Carolina, described as follows:

Beginning at a stone in Fredrick's Line, from and across to the 1st corner, thence North 11" West 85.50 chains to a stone corner, thence North 11" East 85.50 chains to a stone, thence East 11" South 85.50 chains to a stone, thence South 11" West 85.50 chains to the beginning, containing one hundred acres, more or less.
said premises during the joint lives of said parties and his children and during the lives of his successors when, which is to become the benefit of the said John Dexter and his wife, the said Frances Dexter. In witness whereof the said John Dexter has hereunto set his hand and affixed his mark this day and year first above written.

John Dexter

District of North Carolina

Graves County of John C. Malbone, Clerk of Superior Court for said County of Graves County, having duly sworn that John Dexter personally appeared before me this day and acknowledged the due execution by him of the foregoing Deed of conveyance to John Dexter. At the said oath, this certificate be registered, this the 2nd day of April 1833. John C. Malbone

Clerk of Superior Court

Moder 1833 The foregoing Deed Certificate come into my hands this day and since duly recorded.

M.D. Kelly

Register of Deeds

John Dexter to Frances Dexter

Graves County. This instrument was made and issued under the seal of April 1833 between John Dexter, of the first part, and Frances Dexter, of the second part, at his and her own hand, by virtue of the power and authority that for and in consideration of the sum of one dollar, the said John Dexter has for his daughter the said Frances Dexter, and the further consideration of the sum of one dollar, the said John Dexter, the executor of which is hereby acknowledged, the said John Dexter, has bargained, sold, and conveyed to the said Frances Dexter, all and singular, the said lot or tract of land, and subject to the use and enjoyment by the present, their successors, of all and singular, the said lot or tract of land, and subject to the use and enjoyment by the present, their successors, in the premises, limitations, and restrictions set out and enjoined in the instrument above of the said John Dexter, the said John Dexter, this 2nd day of April 1833.