

THE STATE OF SOUTH CAROLINA, } *2. Bettie Satterfield. Individually*
 County of Greenville. } *And as natural guardian for*
Allen Satterfield, Raymond Satterfield, Ethel Satterfield, Eugene
Satterfield and Morris Satterfield, under order of the Court of
Common Pleas for said County and State. SEND GREETING:

WHEREAS, *I* the said *Bettie Satterfield, Individually and as guardian as*
aforsaid for the said Allen, Raymond, Ethel, Eugene, and Morris Satterfield
 in and by *my* certain *promissory* note in writing, of
 even date with these presents, *Am* well and truly indebted to

Aurelia J. Rison
 in the full and just sum of *Twelve hundred and no/100 (\$1200.00)*
 Dollars, to be paid *two years after date.*

with interest thereon, from *date* at the rate of *eight* per cent. per annum, to be
 computed and paid *Annually*

until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal
 or interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, who
 may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of *ten Per cent of the*
Amount due thereon, at the time of suit or collection besides all costs and expenses of collection to be
 added to the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any
 part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said note, reference being
 thereunto had, as will more fully appear.)

NOW, KNOW ALL MEN, That *I* the said *Bettie Satterfield, Individually and as*
Guardian of aforsaid,
 in consideration of the said debt and sum of money aforsaid, and for the better securing the payment thereof to the said *Aurelia J. Rison*

according to the terms of said note, and also in consideration of the further sum of Three Dollars, to *me* the said *Bettie Satterfield, individually and as guardian as aforsaid,*
 in hand well and truly paid by the said *Aurelia J. Rison*

at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant,
 bargain, sell and release unto the said *Aurelia J. Rison, her heirs and assigns, forever.*

All that certain tract of land about four miles south of
Greenville Court House, Grant Township, Greenville County,
South Carolina, and on the Stanton Bridge Road and begin
ning on said road at a stone 3x3m, thence S. 79 1/2 E. 11.00
to a stone 3x; thence N. 28.45 to a stone 3x3m, thence N.
66 w. 23.14 to a stone 3x3m in Stanton Bridge Road; thence
with said road S. 0 1/8 W. 4.40 to a stone 3x3m; thence S. 15 1/2 W. 12.00 to
the beginning corner, and adjoining other tracts of John
A. Satterfield Estate, James Scott, Walter Rosemond, and
others, and being Tract No. 2 of the John B. Satterfield land
conveyed to John B. Satterfield by Charles, A. Satterfield,
W. Oscar Satterfield and Anna M. Garrison by their deed
dated July 21, 1906. # 8556

The mortgagor herein, *Bessie Satterfield*, is the widow of *John B. Satterfield*, deceased, and the said *Bessie Satterfield*, widow and
Allen, Raymond, Ethel, Eugene, and Morris, Satterfield, children, are
 the sole heirs at law of the said *John B. Satterfield*, deceased.

This mortgage is executed by said *Bessie Satterfield* individually
 and as natural guardian of her children, who are named in the
 preceding paragraph herein, under the authority of an order of
 the Court of Common Pleas for Greenville County, in the case
 of *Bettie Satterfield, Plaintiff, vs. Allen Satterfield, Raymond Satter-*
field, Ethel Satterfield, Eugene Satterfield, and Morris Satterfield,
 and *Fannie C. Scott*, Probate Judge, defendants, signed by his
 Honor, *J. W. Devore*, Presiding Judge, at Greenville, S. C., January
 12th, 1927.