102 S.J. 14 3

STATE OF SOUTH CAROLINA )

QUIT CLAIM DEED

CQUNTY OF GREENVILLE )

WHEREAS, J. D. Davenport died on the 26th day of

June, 1924, leaving in full force and effect his will which is

of record in the Probate Court for Greenville County in Apartment

191, File 18; and

WHEREAS, said will devised certain property to Bessie Raines, daughter of J. D. Davenport, by fee simple conditional devise; and

WHEREAS, at the time of the death of J. D. Davenport the said Bessie Raines was deceased leaving eight children, who received said property instead of her; and

WHEREAS, one of said children, Sally Raines Crumpton, died without issue on the 13th day of July, 1929; and

WHEREAS, the 1/8 interest of Sally Raines Crumpton in said property reverted to the heirs of J. D. Davenport determined as of said date; and

WHEREAS, these heirs were the surviving children of Bessie Raines, and Benjamin D. Davenport, son of the said J. D. Davenport; and

WHEREAS, Benjamin D. Davenport died on March 18, 1951, leaving in full force and effect his Last Will and Testament which is contained in the records of the Probate Court for Greenville County in Apartment 601, File 16, by which will he devised his property to his wife, Lillie M. Davenport, for life, with remainder to his children, B. G. Davenport and Mazie Ponder; and

WHEREAS, the said Lillie M. Davenport is deceased; and WHEREAS, B. G. Davenport died intestate leaving as his sole heirs at law his widow, Mary Davenport, who by a subsequent

ニョフー ごじいご アイ

(Continued on next page)