For True Condideration See Affidavit

Book 32 Page 17

VOL SCOU PAGE 426

KNOW ALL MEN BY THESE PRESENTS that we, LAURA RIDGEWAY, WILTON E. RIDGEWAY, EDWARD W. RIDGEWAY, JEAN R. RIDDLE and MABLE R. ROPER, in consideration of the sum of Ten Dollars (\$10.00) and other valuable consideration, to the grantom in hand paid at and before the sealing of these presents by the grantee (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 F. M. MEDLOCK, his heirs and assigns forever all of our right, title and interest in and to the following described land:

All that parcel of land in the County of Greenville,

State of South Carolina, containing twenty-seven (27) acres, more
or less, and described on the Tax Maps of Greenville County as

Lot 4, Block 1, Sheet 590.2, being the same property devised to

Bessie Raines by will of J. D. Davenport, contained in the records
of the Probate Court for Greenville County in Apartment 191, file
18.

Laura Ridgeway is a child of Bessie Raines. Laura Ridgeway and the remaining grantors are all of the remaining heirs at law of W. D. Ridgeway, who acquired the interest of Ed Raines, child of Bessie Raines, the said W. D. Ridgeway now being deceased. The said Ed Raines died leaving children surviving him. See also deeds of B. G. Davenport, Jr. and Mary Bell to Laura Ridgeway, et al.

It is further the intention of this deed to convey any interest which may be acquired under deeds of the heirs at law Of Mazie Ponder Finley and Cleo Finley.

TOGETHER with all and singular the rights, members,

-30-590.2-1-4

(Continued on next page)