

STATE OF SOUTH CAROLINA,
Greenville County.

Whereas, Ezra W. Cooper and J. M. Wells, Guardians, on October 1, 1934, conveyed to Viola Mamarduke and A. S. Thomas, the premises hereinafter described, deed recorded in R. M. C. Office, Greenville, Co., S. C., in Vol. 173 at page 152, said deed thru mistake being made to Viola Mamarduke and A. S. Thomas instead of to Viola Mamarduke and Carolyn Hill Thomas, and

Whereas, I, the said A. S. Thomas, neither have nor claim to have any interest in said premises, and desiring to correct the said mistake as it appears on the records,

Now

KNOW ALL MEN BY THESE PRESENTS, THAT I, A. S. Thomas,

do hereby give, sell, convey and confirm unto the said _____ in the State aforesaid _____
a sum of One Hundred (\$100.00) _____ DOLLARS,

to be paid by _____
Carolyn Hill Thomas,

in the State aforesaid, do hereby acknowledge, have executed, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the said Carolyn Hill Thomas, her heirs and assigns forever, the following

described real estate, to-wit: (My interest therein being a $\frac{1}{2}$ undivided portion thereof);

All those pieces, parcels or lots of land, lying and being in Greenville County, State of South Carolina just beyond the corporate limits of the City of Greenville, designated as Lots Nos. 22, 23, and 24 of the Hicks and Jackson Sub-division as per plat made by R. S. Dalton, C. E., June 1920, recorded in R. M. C. Office for Greenville County in Plat Book "5", page 250, and being the same tract conveyed to Viola Mamarduke and A. S. Thomas thru mistake on October 1, 1934.