The Court finds that the Defendants, Michael A. Vandekerhove, Weyman H. Dodson, Jr. and Peter J. Sasso are in default and finds that the Defendants, Helen D. Wagner and Alfred F. Wagner, have filed Answers admitting the allegations of the Petition and joining in the prayer for relief; and the Court further finds that the City of Greenville, South Carolina, was duly and properly served and consents to the entry of the within Order.

The Court finds that the allegations of the Petition are true and that the relief prayed for should be granted.

The Court has been advised that there exists a sewer easement across a portion of the 8-foot alley and, therefore, the parties agree that the transfer of title to said 8-foot alley shall be subject to such easement.

The Court also finds the provision of fire services may be affected by the closing of these alleys and, that the parties agree that any permanent improvements over said alleys shall be subject to approval by the City of Greenville, South Carolina.

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The Court finds and concludes that it is in the best interest of all concerned that the two alleys be abandoned and closed and that title thereto should be vested in the Plaintiffs in this action.

Based upon the foregoing,

alley and the 8-foot alley as shown on plat recorded in the Greenville County RMC Office in Plat Book F at Page 165, one alley being approximately 15 feet in width and running in a Southeastern direction off Pettigru Street between lots 5 and 6, and the other alley being approximately 8 feet wide and running off East North Street in a Southerly direction between lots 6 and 7, all as shown on said recorded plat, be, and the same are herewith abandoned, discontinued and closed; and all right, title and interest of any of the said Defendants

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