

and others, prepared by Campbell & Clarkson, Surveyors, dated May 5, 1967, and recorded in the RMC office for Greenville County in Plat Book 000 at page 151 and having the following metes and bounds:

BEGINNING at an iron pin on the southern side of Pelham Road at the corner of property conveyed to Harrison & Harrison (see Deed Vol. 929, at page 427 and see Plat Book 4-L at page 133), which point lies N89-00E 200.74 feet from the corner of Hoke Smith property and running thence with the southern side of Pelham Road the following courses and distances N89-00E 104.46 feet, N88-14E 795.1 feet, N86-37E 150 feet, S82-39E 115 feet, S75-47 E 30.61 feet to a point at the corner of Country Dinner Theater property, thence with the line of said property, S11-38W 550 feet; thence S50-62W 413.06 feet to an iron pin at the corner of McCall Mfg. Co., thence with the line of said property, S41-30W 344 feet to an iron pin; thence continue with the line of McCall Mfg. Co. the following courses and distances: N77-00W 350 feet, S59-25W 151 feet, S73-00W 190 feet, S79-30W 140 feet; S65-15W 250 feet; N79-40W 200 feet and N80-52W 165.5 feet to an iron pin in the line of Hoke Smith property, thence with the line of said property, N1-08W 680 feet to an iron pin at the corner of Harrison & Harrison property; thence with the line of said property N89-00E 227.1 feet to an iron pin; thence continuing with the line of said property N1-14W 499.2 feet to an iron pin on the southern side of Pelham Road, the point of beginning.

Derivation: Deed Book 967 at page 226.

The plaintiff's claim is for materials, supplies and labor used and furnished in the performance of drilling and blasting work performed by the plaintiff on the premises herein above described in the amount of Twelve Thousand Seven Hundred Two and 33/100 (\$12,702.33) Dollars, the same being more fully shown on the statement of account attached hereto as "Exhibit A". The materials were last furnished on or about the 17th day of June, 1988, and pursuant to the provisions of statutes in such cases made and provided, the plaintiff is entitled to and does herewith file Certificate and Notice of Mechanic's Lien to the extent of the aforementioned debt, plus costs, interest and attorney's fees.