

STATE OF SOUTH CAROLINA,  
Greenville County.

KNOW ALL MEN BY THESE PRESENTS, That The First National Bank of Greenville, S. C., as Administrator de bonis non, cum testamenta annexo and Trustee of the Estate of John B. Marshall

.....in the State aforesaid,  
.....in consideration of the sum of  
Four Hundred & no/100, (\$400.00) Dollars

to them .....in hand paid  
at and before the sealing of these presents by.....

J. W. Jones & Hiley B. Jones

(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  
J. W. Jones & Hiley B. Jones

All that piece, parcel or lot of land in Greenville Township, Greenville County, State of South Carolina.

on the West side of Flora Ave., known and designated as Lots #41 & #42 of the Camilla Park Sub-division of the John B. Marshall Estate, as shown by plat of same recorded in the R.M.C. Office for Greenville County in Plat Book M, page 85, and according to said plat, more particularly described as follows:-

Beginning at an iron pin on the West side of Flora Ave., corner of lot #40, shown on said plat, and running thence along line of Lot #40 N. 80-44 W. 200 ft. to iron pin at rear corner of lots #28 & #29; thence along rear line of Lots #27 & #28 N. 9-16 E. 160 ft. to iron pin at corner of Lots #26 & #27; thence along line of lot #43 S. 80-44 E. 200 ft. to iron pin on west side of Flora Ave., thence along said west side of Flora Ave. S. 9-16 W. 160 ft. to the point of beginning.

The property herein conveyed is subject to the following restrictions:

1. That the said land shall be used exclusively for residential purposes for white persons only and that the said land shall never be sold, rented or otherwise disposed of to any person wholly or partly of African descent.
2. That no building shall be erected on said lots costing less than the sum of \$1,000.00.
3. That no building shall be erected nearer the front line of said lot than 30 ft., nor nearer than 10 ft. from either side line, or nearer than 5 ft. from the rear line of said lot.
4. That the grantor reserves to itself and its successors the right to authorize the placing, maintaining, and repairing of any and all public utilities in the streets without compensation to any lot owner.
5. That no surface closet nor cess pool shall ever be maintained on said land, but only septic tanks or other sanitary sewerage.
6. That no use shall be made of said lot which would constitute a nuisance to the adjoining lot owner.