Objection water R. F. G.



KNOW ALL MEN BY THESE PRESENTS, That . I. Mamie F. Elmore

in the State aforesaid, in consideration of the sum of Seven. Hundred .and .Fifty .and .no/.100
(\$75Ω.Ω0)
tome
byCharles M. Reaves
(the receipt whereof, is hereby acknowledged), have granted, bargained, sold and released, and by these presents
do grant, bargain, sell and release unto the saidCharles M. Reaves

all that piece, parcel or lot of land in Chick Springs Township, Greenville County, State of South Carolina, in the Town of Greer, School District No. 9-H, on the north side of Randall Street, and designated as Lot #8 in Block D on Plat of the D. D. Davenport Estate (restaked) September 10th, 1946, by H. S. Brockman, Surveyor, and having the following courses and distances, to-wit:

BEGINNING at the joint corner of Lots Nos. 7 and 3 on the north edge of side-walk on northside of Randall Street, and runs thence as a dividing line between said lots. N 10-33 W one hundred nine and five-tenths (109.5) feet to point on alley: thence with said Alley S 79-48 W twenty-five (25) feet to corner of Lot #9: thence as a dividing line between Lots 9 and 3 lots. S 10-35 E one hundred nine and five-tenths (109.5) feet to edge of sidewalk of said Randall Street: thence with the same. N 79-49 E twenty-five (25) feet to the beginning corner: and bounded North by said alley: east by Lot #7: South by Randall Street. and West by Lot #9.

The above described land is identically the same conveyed to me by

C. W. McClimon on the 25th, day of

October 1946, deed recorded in office Register of Mesne Conveyance for

Greenville County, in Book Page

TOCETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the said.

Charles M. Reaves, his

Heirs and Assigns forever.