TITLE TO REAL ESTATE

KEYG PRINTING CO., GREENVILLE, S. C.

STATE OF SOUTH CAROLINA,)
COUNTY OF GREEN VILLE.)

DEED

WHEREAS, T. D. Bennett, as executor of the estate of T. B. Bennett, deceased, by virtue of authority and power contained in the will of said deceased, conveyed a certain tract of land of approximately three hundred and twenty-one (321) acres to Walter B. Bennett, T. D. Bennett, C. H. Bennett, T. C. Bennett, J. T. Bennett, E. W. Bennett, Julia A. Garrison and Janie H. Martin, said deed being dated January 5th, 1932 and recorded in the R. M. C. Office for Greenville County in Deed Book 160 at Page 160, and

WHEREAS, on January 5th, 1932 W. B. Bennett, T. D. Bennett, Julia A. Garrison, Janie H. Martin, and E. W. Bennett by proxy executed a power of attorney to C. H. Bennett, T. C. Bennett and J. T. Bennett to sell, convey and manage said tract of land, said power of attorney being recorded in Deed Volume 164 at Page 161 of the R. M. C. Office for Greenville County, and subsequently the said C. H. Bennett, J. T. Bennett and T. C. Bennett by deed dated May 26th, 1933, recorded in the R. M. C. Office for Greenville County, S. C. in Deed Volume 187 at Page 2, purported to convey, as attorneys in fact, a four acre tract of land to S. D. Watkins, the same being a portion of the original three hundred and twenty-one (321) acre tract, all of which is situate in Oaklawn Township, State and County aforesaid, and

WHEREAS the said S. D. Watkins conveyed to William T. Martin two acres of said four acre tract of land by deed dated June 6th, 1933 and recorded in the R. M. C. Office for Greenville County, S. C. in Deed Volume 115 at Page 466, and the said William T. Martin subsequently conveyed said tract of land to Till Davis, the grantee herein, by deed dated October 13th, 1936 and recorded in the R. M. C. Office for Greenville County, S. C. in Deed Volume 259 at Page 44, and

WHEREAS, a question has arisen as to the validity of the power of attorney because of the fact that E. W. Bennett did not actually sign and execute, the same, and as to the validity of the deeds, because of the fact that said attorneys in fact did not execute the said deed in such form as to convey their individual interests, nor did the wives of any of the grantors renounce their dower interests,

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, That We, C. H. Bennett, T. C. Bennett, J. T. Bennett and E. W. Bennett, individually, and Walter B. Bennett, T. D. Bennett, Julia A. Garrison, Janie H. Martin and E. W. Bennett, by C. H. Bennett, T. C. Bennett and J. T. Bennett, their attorneys in fact, in the State aforesaid, in consideration of the sum of One (\$1.00) Dollar and the premises to us paid by Till Davis in the State aforesaid, 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 Till Davis, his heirs and assigns forever:

All that certain piece, parcel, or tract of land situate, lying and being in Oaklawn Township, County of Greenville, State of South Carolina, containing 2 acres more or less, and being more particularly described as follows:

BEGINNING at a point in the center of a road, corner of property now or formerly of Welborn; and running thence with the line of said land S. $80\frac{1}{2}$ W. 2.94 chs. to a point, corner of McCombs land, and running thence with the line of said land N. $17\frac{1}{2}$ W. 7.19 chs to a point in line of property of Bennett land, and running thence with the line of said property S. 88 E. 3.14 chs. to center of said road; thence with the center of said road in a southerly direction 6.62 chs to the point of beginning.

E. W. Bennett joins in the execution of this deed individually to remove any doubt as to the validity of the power of attorney and to signify his ratification of said deed. C. H. Bennett, T. C. Bennett and J. T. Bennett join in the execution of this deed individually in order to remove any cloud from the title and to ratify and make effective the deeds hereinabove referred to and the wives of the said parties have herein renounced their dower, other than the following wives who are deceased; Mrs. T. D. Bennett and Mrs. Walter B. Bennett.

TOGETHER WITH all and singular the rights, members, hereditaments and a purtenances 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 Till Davis, his heirs and assigns forever: