Vol.	100
TITLE TO REAL ESTATE—G.T. 204	provence—Jarrard Co.—Grbenvillä
	1
	,
STATE OF SOUTH CAROLINA,	
County of Greenville.	
KNOW ALL MEN BY THESE PRESENTS, That JUDSON MILLS	
a corporation chartered under the laws of the State of SOUTH CAROLINA and having its principal p	lace of business at
GREENVILLE in the State of SOUTH CAROLINA for and	
the sum ofONE_THOUSAND_AND_NO/100 (\$1,000.00)	
	II.
to it in hand duly paid at and before the sealing and delivery of these presents by the grantee hereinafter named (the receipt whereof is he	reby acknowledged)
to it in hand duly paid at and before the sealing and delivery of these presents by the grantee herematter named (the receipt whereof is he has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto	======================================
	i i
All that certain piece, parcel or lot of land on the West side of 3rd. A	
Mills No. 1 Village in the County of Greenville, State of South Carolina, being kno	wn and
designated as Lot No. 8 as shown on a plat of Section 1 of Judson Mills Village mad	e by Dalton &
Neves, Engineers, in August, 1939, which plat is recorded in the R. M. C. Office for	r Greenville
County in Plat Book K, at pages 11 and 12, and having according to said plat the fo	llowing metes
and bounds, to-wit:	
Beginning at an iron pipe on the West side of 3rd Avenue, 73 feet North	
west corner of the intersection of 3rd Avenue and Heatherly Drive, joint front corn	er of lots
No. 8 and 9; and running thence with lot No. 9 N. 85-30 W. 88 feet to an iron pipe,	
corner of lots No. 21 and 22; thence with the line of lot No. 22 N. 4-30 E. 70 feet	
joint rear corner of lots No. 7 and 8; thence with the line of lot No. 7 S. 85-30 E	88 feet to an
iron pipe on the West side of 3rd Avenue joint front corner of lots No. 7 and 8; th	leuce with his
Avenue S. 4-30 W. 70 feet to the beginning corner.	
Rights-of-way and easements over and through the tract of land of which	the above lot
is a part have been granted to Greater Greenville Sewer District Commission and Par	
Sewer Sub-District to be used for the purpose of laying and maintaining water and s	
through said land and rights-of-way and easements have been granted to Southern Pow	
predecessor of Duke Power Company, to be used for the purpose of placing and mainta	ining lines
for the transmission of electricity over and across said land, and this conveyance	
to said easements in so far as they may affect the lot herein conveyed. The granto	r reserves to
itself, its successors and assigns, and excepts from this conveyance all water pipe	
fittings, hydrants, poles, wire, transformers, fittings and other apparatus used in	
with, and forming a part of, the water and electric distribution systems of Section	
Judson Mills Village which may be located upon the lot herein conveyed, but granting	
reserving all house water lines. The grantor further reserves to itself, its succe	
assigns, the right and easement in perpetuity to go upon the land for the purpose of	of maintenance,
operation and repair of the above mentioned water pipe and electric transmission li	
now located, to remove and relocated said lines, or construct other lines so that t	
so relocated or constructed will run in, under, or above any or all streets, and to) Operace and
maintain the lines as so relocated or constructed.	. ,
The grantor further reserves to itself, its successors and assigns, and	i excepts from
this conveyance, that certain storm sewer, its basins, valves and fittings and other	
used in connection therewith which are located on the lot herein conveyed, together	
right, title and easement in perpetuity to go upon the land for the purpose of main	
operation and repair of said storm sewer. This reservation and exception in connec	tion with the
above mentioned storm sewer is made for the benefit of other lot owners, and its is	understood
and agreed that there shall be no obligation on the grantor, its successors or assi	igns, to repair
or maintain said storm sewer.	4
It is understood and agreed that the conveyance of the above described	lot is made
subject to the following restrictions:	
(1) That the lot above described shall not be sold, leased or released	to any negro
or person of negro blood.	
(2) That no mercantile establishment shall be erected, operated or main	ntained on the
lot above described.	
	1040 0073 be-
The above restrictions are uniform and will appear in the deeds to all	тога вота ра
the grantor from the above mentioned plat except that lots No. 1, 2, 3 and 4 shall	
restricted so as to prohibit the erection, operation and maintenance of mercantile	