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and filed said satisfaction with the Registra for Greenville County who thereupon entered the satisfaction upon the face of the mortgage and thereby cancelled said mortgage of record on April 29, 1968. I further find that the mortgage had not been paid in full, and that it was the intention of plaintiff to assign said note and mortgage to the North American Acceptance Corporation and not to satisfy it.

I find from the testimony that plaintiff is entitled to have said satisfaction expunged, cancelled and removed from the records and that the original priority and status of said mortgage be restored on the records of Greenville County, as a valid and binding obligation, and I so recommend to the Court. I further recommend that the Court should declare that such paid and satisfied notations on the note and mortgage be considered removed therefrom and void.

March 17, 1969

S/ Frank P. Mcowan, Jr as
Master for Greenville County

Recorded March 18, 1969 At 9:57 A.M. # 21988