The Court further finds and concludes that the plaintiffs, the class they represent, and their heirs and assigns are entitled to have prepared, at their option, an up-to-date plat or survey showing the exact location of said roadway and to have the same recorded in the R.M.C. Office for Greenville County, South Carolina and with this judgment roll and are further entitled to have an appropriate notation made upon the deeds of record to the tracts of land owned by the defendants which are involved in this proceeding as recorded in the Greenville County R.M.C. Office marked with an appropriate notation so as to incorporate the pertinent portions of this Order into such deeds so as to give notice to all persons of the existence and the extent of the easement herewith and hereby confirmed in the plaintiffs, the class they represent, their heirs and assigns in and to said road passing through such property owned or claimed by the defendants herein. The Court finds that the defendants, William Cephus Turner and Sharon K. Turner, obtained their property from deed of Hattie Bell Wooten Suddeth, et al, recorded in the Greenville County R.M.C. Office in Deed Book 850, at Page 581, and that the defendants, F. Wayne Wells and Loretta S. Wells, obtained their property by deed of William Cephus Turner and Sharon K. Turner, recorded in the Greenville County R.M.C. Office in Deed Book 968, at Page 72.

The Court further finds and concludes that the records at the Greenville County Court House and specifically the records in the County Block Book Department should be corrected to show the existence of the road in question and the existence of an easement and right of way and roadway

JA:5