And a concept host of Deep Policy Annah. The control of an analysis for control of analysis for control of an analysis for control of analysis for control of an analysis for control of analysis for analysis for control of analysis for analysis for control of analysis for analysis	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	and appurtenances to the said Premises belonging, or in anywise incident or appertaining. said W. G. Undleson, and his
cite, executive, administrations and adaptest, from and against, and the said martinger In assure the beaute and buildings or its claim the same or any port throws! And the said martinger, against, its assure the beaute and buildings or and for in a some on first throw. Delater, in a company or companies solidating to the incursation, and and against against the product of martinger, and carried in a same to be insured in a martinger, and that in the event then the martinger, and are reinburser. The production and express of much four-man much this mortage, with interest made in the production of against the company of the control of the four-man and express to the company of the control of against the control of the production of against the control of the production of the control of the production of the control of the production of the control o		heirs and assigns forever. And
cite, executive, administrations and adaptest, from and against, and the said martinger In assure the beaute and buildings or its claim the same or any port throws! And the said martinger, against, its assure the beaute and buildings or and for in a some on first throw. Delater, in a company or companies solidating to the incursation, and and against against the product of martinger, and carried in a same to be insured in a martinger, and that in the event then the martinger, and are reinburser. The production and express of much four-man much this mortage, with interest made in the production of against the company of the control of the four-man and express to the company of the control of against the control of the production of against the control of the production of the control of the production of the control of the production of the control o	do hereby bind /NY Relf Well	heirs, executors and administrators
dist. executors, administratures and statem and error prices womenwore healthy chiming or to claim the same or any part threet. And the sale macregacy—agree — income the hause and haddings on and follow in a sum cell rice than — Johan, in a company or companies artificatively to the murrague. And the sale macregacy—agree — to the sale protection in a company of the parties of the parties. And if it may the contribute of the sale macre to be interested from loss or clamage of the parties of the parties of the coll to do so, then the nationapper. And if it may then my part of and disk, or interest dyrean, be part down the macregacy. And all of my parties of the collection of the collection of the parties of the parties of the collection of the collection of the parties of the parties of the collection of the parties of the parties of these protection of the parties of these protection of and protection of the parties of these protection of the parties to these protection of the parties to these protection of the parties to the parties of		
And the said mortugation—agreed—to insures the house and buildings or ord lot in a time and test than. Deltars, is a rounger—and force the same testimed from loss or damage from and assists the pulse of homework to the said mortugate—and that in the creat that the mortugate—and force the same to be insured in manages—and years the same that the same to the same to the same testing of the more described provision in said antages—and delta, or increase same, with antique of the Come more described provision in said antages—and the same testing of the possibility of the same testing of the same testing of the possibility in anomal for mysling more those the more described provision in said antages—and an in the same inners and meaning of the possibility in anomal for mysling more those at the more and produce saidly contends. PROVIDED ALWAYS, NEVERTHALISES, and a in the true inners and meaning of the possibility in anomal for mysling more those at the same antages—and the said antages—and the said antages—and the said and the said of the same of control stores of the same of control stores and the said and meaning of the possibility to anomal for mysling more those at the said and the said of t		
p the, and assign the policy of homomers to the said moregages. and the said the mergages. And a segment to the said moregages. The said assign the policy of homomers to the said moregages. The said that in the erect first the mergages. And it is the premium and asponsa of such insurance cander this merkagen, with laterest. And at a my time any exist of a said delt or increase types, by east the said more described more described profiles of the premium and asponsa of such insurance cander this merkagen, with laterest. And at a my time any exist of said delt or increase types, by east the said myst. And at a my time any exist of said delt or increase types, by east the said myst. And at a my time any exist. And a my time any	•	
y fee, and assign the policy of immunose to the said mortgages, and that in the event that the mortgages, which it may these into to my, then the said corregages, who can be also also made the president and expected at such interaction under this mortgage, with interest. And if at any time may point on will deally or interest together. And if it any time may point on will deally or interest together. And if it any time may point on will deally or interest together. And if it any time may point on will deally or interest together. And if it may time may point account of said State and surveyees, any point on coveries, asymption to reverse, any interest together, additionally and present together and provides. Said printing and collected and remaining of many and interest together and provides. Said printing and collected and remaining of the parties to those Presents, but if it is most provides account or may deally and and said and and and act trusy pay or cause to the paid motor than the other or two of memory streamly, with interest thereon, if any but an according to the true interest and meaning of the said mortgages. The chiefer of the true interest and including the many dealers and virtue. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages. AND IT IS ARREED by and between the said parties that the said mortgages are t)	
we be premium and exposer of which instances under this corrupts, with interest. And if a lary time any part of which dolt, or sincered inspect, he part for and unpaid. Acetely awing the rent and prefits of the lower described and the corrupts, and the corrupts, and the corrupts and		
or the premium and expense of such insurance canter this mortagory, with interest. And if at any time any pure of sold dole, or interest Degrees, he must due and unpuid. Descriptions of the production of the	•	
And if at any time any part of said delt, as interest bytem, he peak due and mayid. Decret desarded premises to raid mortgage. Or Hard-Ed. Levis, executors, administrators or anxions, and agree that any Judge of the Circumor of said State may, at combers or otherwise, appoint a recovery, with submyin to take passessions of raid premises and collect said trans and profits expendently claimed. PROVIDED ALMAYS, INVERTIBLESS, and it is the true interes and meaning of the parties to these Presents, that if I alm strongeger. In an antiqued profits of the control of the control of the parties to these Presents, that if I alm strongeger. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT IS AGREED by and between the raid parties that the said mortgager. AND IT SAGRED by and between the raid parties that the said mortgager. AND IT SAGRED by and between the raid parties that the said mortgager. AND IT SAGRED by and between the raid parties that the said mortgager. AND IT SAGRED by and between the raid parties that the said mortgager. AND IT SAGRED by and between the raid parties that the said mortgager. AND IT SAGRED by and between the raid parties that the said mortgager. AND IT SAGRED by and the recovery of the raid parties that the said par		
Deve (devel de) premises to said morrages—, or	or the premium and expense of such insurance under this mortgage, with inte	erest.
Source of and State many, at chaluters or otherwise, appoint a receiver, with authority to take possession of mild receives and collect and repta and profits, applying to not proceeds thereshive (a.ive paying coats of collection), upon said debt, interest, cost or expresses without hability to account for anything more than the mand greates accountly collected. 1780/1780/1780/1780/1780/1780/1780/1780/	And if at any time any part of said debt, or interest thereon, be past du	e and unpaidhereby assign the rents and profits of the
an net proceeds thereafter (a the paying costs of collection), upon said debt, interest, cost or expanses; without liability to account for anything more than the standard profess actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the did mortageness do and shall well and truly pay or cause to be yould unto the said nortingage the debt or sum of money aboreand, with interest literens, if any the according to the true intent and meaning of the said nortingage the debt or sum of money aboreand, with interest literens, if any the fact that the said mortageness the said nortingage is and sale shall count, determine and the utterly and and void, otherwise to remain some and the said and the said of the said and the said count, determine and the utterly and and void, otherwise to remain enders and client of apprecia shall be made. WITHERS MALE band and some the said made and some the said mortage of the indigenous control of the said count, determine and the utterly and and void, otherwise to remain control of the said count, determine and the utterly and and void, otherwise to remain control of the said to the said said count, determine and the utterly and and void, otherwise to remain control of the said the said said count, determine and the utterly and and void, otherwise to remain control of the said that the said said count, determine and the utterly and and void, otherwise to remain control of the said that the said said count, determine and the utterly and and void, otherwise to remain control of the said that the said said count, determine and the utterly and and between the said and general said that the said said count, determine and the utterly and the utterly and and the utterly and determine the said that the said said said that the utterly and the utterly and and the utterly and	bove described premises to said mortgagee, or	heirs, executors, administrators or assigns, and agree that any Judge of the Circui
and and portile actually collected. PROVIDED ALWAYS. NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	Court of said State may, at chambers or otherwise, appoint a receiver, with au	thority to take possession of said premises and collect said rents and profits, applying
PROVIDED ALWAYS, NEVERTHELESS, and it is the true salent and meaning of the parties to free Present, that if. ### the sale and an analysis of the parties of free Present, with increast thereon, if any but, according to the time internal enterings of the sale down to the paid units the said consequence, the debt or som of namery aforesaid, with increast thereon, if any but, according to the free internal enterings of the sale down, and and sale said cover, determine and be stretchy nutil and void, otherwise to remain full increase and vietue. AND IT IS AGREED by and between the said parties that the said mortgager.	he net proceeds thereafter (after paying costs of collection), upon said debt,	interest, cost or expenses; without liability to account for anything more than the
and most agreement of the development of the said mortageness. The debt or sum of memory aforesaid, with interest thereon, if any but, according to the true intent and measuring of the said mortage. AND IT IS ACRED by and between the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said parties that the said mortageness. AND IT IS ACRED by and between the said part		Д
us, according to the true intent and meaning of the said note		
tentises outsi default of payment shall be made. WINTESS. They made and seal, this. WINTESS. They made and seal the finance and the following the seal of the Independence of the United States of America. Signed, Sealed and Poliveced in the Presence of A. W. B. Tanniada. WINTESS. They are made seal that the seal of the Independence of the United States of America. Signed, Sealed and Poliveced in the Presence of A. W. B. Tanniada. WINTESS. The OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. MORTCAGE OF REAL ESTATE. MORTCA		
AND IT IS AGREED by and between the said parties that the said mortgagor to hold and onjoy the said receives until default of payment shall be made. WITHERS MAY hand and seat, this. 2 Leth day of July Auto-Carolina to the bahand rine hundred and. Tell Leth and in the one bundred and. July Auto-Carolina the bahand rine hundred and. Tell Leth and in the one bundred and. July Auto-Carolina the payment of the Independence of the United States of America. Signed, Search and Delivered in the Presence of July Auto-Carolina, Greenville County. PERSONALIA appeared before me. Montage Branch Auto-Carolina, Greenville County. PERSONALIA appeared before me. Montage Branch Auto-Carolina, July Auto-Carolina and and deed, deliver the within switten Dreef; and that he saw the within named. Montage Branch Auto-Carolina and Auto-Carolina wittened breef; and that he with Without Witnessed the execution thereof. SWORN to before me, this July A. D. 192 2. Wild , Branch A. D. 192 2. Wild , Branch A. D. 192 2. Wild , Branch A. D. 192 3. Wild this day appeare before me down the within manned. HE STATE OF SOUTH CAROLINA, Greenville County. I. O bereby certify unto all whom it may concern, that Mrs. Greenville County. I. O bereby certify unto all whom it may concern, that Mrs. Greenville County. HE STATE OF SOUTH CAROLINA, Greenville County. He state of any person of the within named. He state of any person of the within manned. He state of the within mentioned and released. He'rs and Assigna, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula day of Notary Fublic for South Carolina. Notary Fublic for South Carolina.		of bargain and sale shall cease, determine and be utterly null and void, otherwise to remain
remises ontil default of payment shall be made. WITHESS. Pland, hand, and send, this and send, this and in the one hundred and farity Allectic. are of the Independence of the United States of America. Signed, Scaled and Delivered in the Pracence of M. W. Allectic. Signed, Scaled and Delivered in the Pracence of M. W. Allectic. W. B. Garriach (I. S. (I. S. (I. S. (I. S.)) The STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Mortical States of American Mortican Mortic		
witness. Pley hand and sea; this 24th day of July substant his hand and sea; this 24th day of July substant his hand and sea; this 24th day of July substant his hand and sea; this 24th day of July substant day of Land day		ortgagor to hold and enjoy the said
the year of our Lord one todius and nine hundred and. TILLIAN THELE and in the one hundred and footiff Alberthe car of the Independence of the United States of America. Signed, States and Delivered in the Presence of M. D. Garnald S. Allison (L. S. U.	S .	2/11/2 Janes Dayles
Signed, Sented and Delivered in the Presence of A. W. Allicon. (L. S. W. Allicon. (L. S. W. D. Janical. (L. S. M. D. Janical. MORTCAGE OF REAL ESTATE. Grecoville County. (L. S. MORTCAGE OF REAL ESTATE. Described of made coath that the saw the within named. (M. D. D. Janical. Mort. A. D. 192. 3. (L. S. MORTCAGE OF REAL ESTATE. Mort. Mort. Mort. M. D. 192. 3. (L. S. MORTCAGE OF REAL ESTATE. Mort. Mort. Mort. M. D. 192. 3. (L. S. MORTCAGE OF REAL ESTATE. Mort. Mort. Mort. M. D. 192. 3. (L. S. MORTCAGE OF REAL ESTATE. Mort. Mort. Mort. M. D. 192. 3. (L. S. MORT. Mort. Mort. Mort. Mort. Mort. M.	witness	The Alexand in the one hundred and has a tell Alexanders
Signed, Sented and Delivered in the Presence of A. W. Allicon. (L. S. W. Allicon. (L. S. W. D. Janical. (L. S. M. D. Janical. MORTCAGE OF REAL ESTATE. Grecoville County. (L. S. MORTCAGE OF REAL ESTATE. Described of made coath that the saw the within named. (M. D. D. Janical. Mort. A. D. 192. 3. (L. S. MORTCAGE OF REAL ESTATE. Mort. Mort. Mort. M. D. 192. 3. (L. S. MORTCAGE OF REAL ESTATE. Mort. Mort. Mort. M. D. 192. 3. (L. S. MORTCAGE OF REAL ESTATE. Mort. Mort. Mort. M. D. 192. 3. (L. S. MORTCAGE OF REAL ESTATE. Mort. Mort. Mort. M. D. 192. 3. (L. S. MORT. Mort. Mort. Mort. Mort. Mort. M.	ear of the Independence of the United States of America	and in the one number and property
M. D. Garrioh. (L. S.		
Creaville County. DERSONALLY appeared before me. M. J. Parish PERSONALLY appeared before me. M. J. Parish MORTGAGE OF REAL ESTATE. MORTGAGE OF	Signed, Sealed and Delivered in the Presence of	Marcha & allina
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. M. D. Darrich Indiana and as a like as and deed, deliver the within written Deed; and that he with. Witnessed the execution thereof. SWORN to before me, this. 3.2 th. A. D. 192.32. Notary Fublic for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, O hereby certify unto all whom it may concern, that Mrs. If the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula day of. A. D. 192. Notary Fublic for South Carolina. CIVEN under my hand and seal, this. day of. A. D. 192. (L. S.) Notary Fublic for South Carolina.	W A Carriel	,
HE STATE OF SOUTH CAROLINA, Greenville County. HE STATE OF SOUTH CAROLINA, Greenville County. HE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE. M. J. Parish A. D. 192 J. Notary Public for South Carolina. Mortgage of Real Estate. M. J. Parish W. J. Parish W. J. Parish W. J. Parish W. J. Parish Minessed the execution thereof. W. J. Parish W. J. Parish Middifficently. Notary Public for South Carolina. MENUNCIATION OF DOWER Greenville County. I. I. In hereby certify unto all whom it may concern, that Mrs. It of the within named. He starts of south carolina separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of errors whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula day of. A. D. 192 (L. S.) Notary Public for South Carolina.		,
PERSONALLY appeared before me. Moneta S. Allison Ign, seal, and as. Jungary and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this. day of. July A. D. 192.31. Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I. John before certify unto all whom it may concern, that Mrs. if of the within named. Jid this day appear before me and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of ersons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina.		(L, S.)
PERSONALLY appeared before me. Moneta S. Allison Ign, seal, and as. Jungary and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this. day of. July A. D. 192.31. Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I. John before certify unto all whom it may concern, that Mrs. if of the within named. Jid this day appear before me and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of ersons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina.		
PERSONALLY appeared before me. Moneta S. Allison Ign, seal, and as. Jungary and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this. day of. July A. D. 192.31. Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I. John before certify unto all whom it may concern, that Mrs. if of the within named. Jid this day appear before me and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of ersons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina.	THE STATE OF SOUTH CAROLINA.	MORTGAGE OF REAL ESTATE.
PERSONALLY appeared before me	·	
gn, seal, and as with act and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this A. D. 192. 34 day of CSEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. o hereby certify unto all whom it may concern, that Mrs. dife of the within named. did this day appear before me du pon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person o ersons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192 (L. S.) Notary Public for South Carolina.	かんた	\mathcal{O}_{α} . \mathcal{I}
gn, seal, and as with act and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this A. D. 192. 34 day of CSEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. o hereby certify unto all whom it may concern, that Mrs. dife of the within named. did this day appear before me du pon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person o ersons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192 (L. S.) Notary Public for South Carolina.	PERSONALLY appeared before me	- Cari
SWORN to before me, this	nd made oath thathe saw the within named	a D. Wilson
SWORN to before me, this		- D 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
SWORN to before me, this. A. D. 192.3. W. D. GRALL Notary Fublic for South Carolina. W. D. GRALL Notary Fublic for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. o hereby certify unto all whom it may concern, that Mrs		
day of W. J. Co. W. J. (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. O hereby certify unto all whom it may concern, that Mrs		witnessed the execution thereof.
M. (J. (CARLL)) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I,		W A Paris 1
THE STATE OF SOUTH CAROLINA, Greenville County. I,	day of A. D. 192_De	Via, Jarrish
THE STATE OF SOUTH CAROLINA, Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,	U	
Greenville County. I,		
Greenville County. I,	PUE CTATE OF COUTU CADOLINA)	PENINCIATION OF DOWER
I,	}	REMONENTION OF BOWER
o hereby certify unto all whom it may concern, that Mrs	Greenvine County.	
did this day appear before me upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of ersons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of	I,	
nd upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of ersons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singulate Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192	o hereby certify unto all whom it may concern, that Mrs	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula ne Premises within mentioned and released. GIVEN under my hand and seal, this		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula GIVEN under my hand and seal, this	•	
GIVEN under my hand and seal, this	ersons whomsoever, renounce, release and forever relinquish unto the within na	med
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		interest and estate, and also all her right and claim of Dower of, in, or to all and singular
day of		
Notary Public for South Carolina.	I	
	Notary Public for South Carolina.	
Recorded	- -	
Recorded Cugust 1st 192 3.		
Recorded 192 3.		(1 + 1.+
$\cdot \cdot$	Recorded	uugust / St 192 J.