THE STATE OF SOUTH CAROLINA, Greeoville County. PERSONALLY appeared before me ign, seal, and as ign, seal, and as SWORN to before me, this day of If I all of Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I All of hereby certify unto all whom it may concern, that Mrs with of the within named did this day appear before 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 persons whomsoever, renounce, release and foreway 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 singuish the Premises within mentioned and released.		said Grad Williams Ard
berrand and facewar defended and singuish, tens and recognes cannot be said. The metal and facewar defended and singuish, tens and saigus, the saigus, and the sai		$^{\prime\prime}$
helts and arrigin, from son against int, executions, administrators and mainting and every person thomsevere levefully climining or to claim the same or any person through and increased. And thy said mortgages, garee, 5 to feature the liouse and halfdings on mind both in a some tool feet than included the common of the co		
in executive, administration and antiques and every person whomosere towards chaining or to chain the same or any gart thereof And the said contragual or construction and the person of the contragual of the con	heirs and assigns, from and against	me and my
The state of the same to the said contages—and that in the event that the generaccy—that is not say then fall to do so, then they printed the same to be insurance under this contages—and that in the event that the generaccy—that is no time fall to do so, then they printed the same to be insured in. The premium and coopers of such insurance under this contages, with interest. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest containing the said said said said said said said said	irs executors, administrators and assigns and every person whomsoever lawfu	ally claiming or to claim the same or any part thereof
The state of the same to the said contages—and that in the event that the generaccy—that is not say then fall to do so, then they printed the same to be insurance under this contages—and that in the event that the generaccy—that is no time fall to do so, then they printed the same to be insured in. The premium and coopers of such insurance under this contages, with interest. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest discront, he may do and stoppid. And it is any time any part of said debt, or interest containing the said said said said said said said said	And the said mortgagor agree. S to insure the house and buildings	on said lot in a sum not less than Suffless Muultel
repagement may cause the same to be insured in The premium and expense of each insurance under this mortgage, with interest. And if as any time any part of said daft, or interest thereon, he said sound. And if as any time any part of said daft, or interest thereon, he said sound. And if as any time any part of said daft, or interest thereon, he said sound country. And if as any time any part of said daft, or interest thereon, he said sound country. And if as any time any part of said daft, or interest thereon, he said sound country and country and presents and profits at the power of said State may, at chambers or otherwise, appoint a coadwar, with authority to nike posterator of any dependent and creats and profits, apply and profits actions to the country and and country and and residually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortgager. And if our interest and meaning of the said sound to the said mortgager in the debt or sum of money aftereasid, with interest thereon, if any a according to the true intent and meaning of the said sound to the said mortgager. AND IT IS ACKEED by, and helvesen the said sound to the said mortgager. AND IT IS ACKEED by, and helvesen the said sound to the said mortgager. AND IT IS ACKEED by, and helvesen the said sound to the said mortgager. AND IT IS ACKEED by, and helvesen the said sound to the said mortgager. AND IT IS ACKEED by, and helvesen the said sound to the said mortgager. AND IT IS ACKEED by, and helvesen the said sound to the said mortgager. AND IT IS ACKEED by, and helvesen the said sound to the said mortgager. AND IT IS ACKEED by and helvesen the said sound to the said mortgager. AND IT IS ACKEED by and help the said to the said sound to the said to	Dollars, in a company or cor	npanies satisfactory to the mortgagee and keep the same insured from loss or damage
The permittin and expense of such insertance under this maragea, with interest. And if at any time any part of said delt, or inserted thereous, be used does and unpoid. And if at any time any part of said delt, or inserted thereous, be used does and unpoid. Berry assign the rests and profits on one described premises to said morragear. If the berry assign the rests and grotical supply one of said delt, inserted, executors, administrators or antiques, and agree that any Judge of the Circurol of said faster unity called the circumstance of the particular of the particular and collect said rests and profits apply one and source of collections, spen said delt, interest, cost or expenses; without fishlity to account for anything more than near and superins saidly collected. PROVIDED ALWAYS. NIVERTHELESS, and it is the two intents and meaning of the particular than the particular and the particular and the said colors. Berry DELD ALWAYS. NIVERTHELESS, and it is the two intents and meaning of the particular and interest presents; without the vicinity and any and void, otherwise to remains until default of payments shall be coulde. AND IT IS AGREED by and between the said parties that the said mortgager. The said mortgage of the particular and sept. The said mortgager and virtue. WITNESS WITNESS WITNESS WITNESS PERSONALLY appeared before me, and sept. this Lake of the independence of the United States of America. Signed, Sealed and Deligered in the Persence of the said source of the said source of the said source. Signed, Sealed and Deligered in the Persence of the said source of the said source of the said source. Signed, Sealed and Deligered in the Persence of the said source of the said source of the said source of the said source of the said source. Signed, Sealed and Deligered in the Persence of the said source		
we the premium and expense of such insurance under this mortgage, with interest. In the premium and expense of such insurance under this mortgage, with interest thereon, by used due and impald hereby assign the remts and profits of one described premium to such and such as the post due and impald hereby assign the remts and profits of one described premium to such otherwise, appoint a receiver, with authority to take postsession of sud premium and aprentiae, and agree that any Judge of the Circumstant and profits actually collected. In the profits of the province costs of collections, upon said dela, instruct, cost or expenses; without liability to account for anything more than and profits actually collected. In any any dead dead well and truly pay or cuses to be paid surto the said mortgager. the debt or sum of money sforesaid, with interest thereon, if any an according to the true intert and mencing of the said nore; the debt or sum of money sforesaid, with interest thereon, if any an according to the true intert and mencing of the said nore; the debt or sum of money sforesaid, with interest thereon, if any an according to the true intert and mencing of the said nore; the debt or sum of money sforesaid, with interest thereon, if any an according to the true interts and results and one of the parties of the parties to the control of money sforesaid, with interest thereon, if any an according to the true interts and results and one of the parties o		/
And if at any time any part of said deat, or instruct thereous, be used due and unput. And if at any time any part of said deat, or instruct thereous, be used due and unput. And the said state may, at chambers or otherwise, appoint a receiver, with authority to take possession of said grantes and profits of the Circular of said state may, at chambers or otherwise, appoint a receiver, with authority to take possession of said grantes and profits, apply an ext proceeds thereafter faiter paying cours of collection), upon said debt, interest, cord or expanses; without liability to account for anything more than its and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true interest and meaning of the parties to these Presents, that if it mortugagor—do and shall well and truly pay or cause to be paid unto the said mortugager—the debt or sum of money aforesaid, with interest thereon, if any seconding to the true intent and meaning of the said none—the said of large and virtue. AND IT IS ACREED by and between the said parties that the said mortugagor—to and virtue—to thoughand one hundred said said parties that the said mortugagor—to the control to thoughand of the hundred and segl—this large that the said mortugagor. AND IT IS ACREED by and between the said parties that the said mortugagor—to the said to pay and the said to the said mortugagor. AND IT IS ACREED by and between the said parties that the said mortugagor. AND IT SA CREED by and between the said parties that the said mortugagor. The said and cost blade—the said broad and segl—this large that the said mortugagor. The said the said that the said the said to the said the said to the sa		
over described prescribes to said mortgages or Met	-	1/
per of said State may, at chambers or etherwise, appoint a receiver, with authority to take possession of said premies and collect and rents and profits, apply ener proceeds thereafter (alter paying costs of collection), upon said debt, interest, cost or expensus: without liability to account for anything more than as and profits actually collected. PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning of the period to their premises. The debt or same of money aforesaid, with interest thereon, if any is, according to the true intent and meaning of the said out. AND IT IS ACKEED by and between the said parties to their costs. AND IT IS ACKEED by and between the said parties that the said mortgagor to hold and enjoy the a remises until default of pogenous shall be made. WITNESS MITNESS MITNES		
nts and profits actually collected PORVIDED ALWAYS, NEVERTHILESS, and it is the true intent and meaning of the parties to these Presents, that if. A profit mortgagor do not shall well and truly pay or cause to be paid unto the said mortgages the delt or sum of money aforeasid, with interest thereon, if any as according to the true intent and meaning of the said nortgagor the delt or sum of money aforeasid, with interest thereon, if any as according to the true intent and meaning of the said nortgagor the delt or sum of money aforeasid, with interest thereon, if any as a constant of the parties to the said mortgagor the delt or sum of money aforeasid, with interest thereon, if any as a constant of the parties of the	ourt of said State may, at chambers or otherwise, appoint a receiver, with at	athority to take possession of said premises and collect said rents and profits, applying
PROVIDED ALWAYS. NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the provided provided the paid unto the said motagage—the delte or sum of money aforesaid, with interest thereon, if any is, according to the true intent and menting of the said note. The provided provided provided the provided provid	e 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 mortgagor	nts and profits actually collected.	0
ER STATE OF SOUTH CAROLINA, Greenville County. Description to the saw the within named and seed of bargain and sale shall cease, determine and be utterly nell and void, otherwise to rem fall force and virtue. AND IT IS AGREED by and between the said parties that the said mortgagor to hold and enjoy the a remises until default of payments that he made. WITNESS Illed hand and seal this Likety fletch day of If fletch are of the Independence of the United States of America. Signed, Sealed and Deigerred in the Presence of the United States of America. Signed, Sealed and Deigerred in the Presence of the United States of America. Signed, Sealed and Deigerred in the Presence of the United States of America. Signed, Sealed and Deigerred in the Presence of the United States of America. Signed, Sealed and Deigerred in the Presence of the United States of America. Signed, Sealed and Deigerred in the Presence of the United States of America. Signed, Sealed and Deigerred in the Presence of the United States of America. Signed, Sealed and Deigerred in the Presence of the United States of America. Signed, Sealed and Deigerred in the Presence of the United States of America. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent	and meaning of the parties to these Presents, that if
full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgagor to be hold and enjoy the a series until default of payment shall be made. WITNESS. Will band and sent this thing the full day of the provided and without and on the one hundred and full day of the said on the londerpeaker of the United States of America. Signed, Sealed and Delivered in the Presence of the full day of the said on the one hundred and full day of the said on the one hundred and full day of the said on the one hundred and full day of the said on the one hundred and full day of the said on the one hundred and full day of the said on the one hundred and full day of the said on the one hundred and full day of the said on the one hundred and full day of the said on the		
AND IT IS AGREED by and between the said parties that the said mortgagor Tremises until default of payment shall be made. WITHESS Meet hand and segl this this things the year of our Lord one thousand nine hundred and electrical fledelish and in the one hundred and flet by Meet the year of our Lord one thousand nine hundred and electrical fledelish and in the one hundred and flet by Meet the are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the County of the States of America. Signed, Sealed and Delivered in the Presence of the County of the States of America. Signed, Sealed and Delivered in the Presence of the County. HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. And the new the within named. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. Witnessed the execution thereof. SWORN to before me, this day of the Within written Deed; and that he with flates the Within written Deed; and the writh flates of the Within American States, SEAL.) Notary Public County. The STATE OF SOUTH CAROLINA, Greenville County. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. The County of the Within named. The County of the Within manded	ie, according to the true intent and meaning of the said note, then this deed	of bargain and sale shall cease, determine and be utterly null and void, otherwise to remain
remises until default of payment shall be made. WITKESS. MULL hand. MUTKESS. MUTKE		
WITNESS My hand and seat this Mary files day of My Minester of the Vinted States of America. Witness of our Lord one thorsand nine hundred and Milester are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Market and Milester and Inchessed the Control of Market and Market and Market and Market and deed, deliver the within written Deed; and that he with Market and deed, deliver the within written Deed; and that he with Minessed the execution thereof. SWORN to before me, this Market and deed, deliver the within written Deed; and that he with Minessed the execution thereof. SWORN to before me, this Market and deed, deliver the within written Deed; and that he with Minessed the execution thereof. SWORN to before me, this Market and deed, deliver the within written Deed; and that he with Minessed the execution thereof. SWORN to before me, this Market and deed, deliver the within written Deed; and that he with Minessed the execution thereof. SWORN to before me, this Market and deed, deliver the within written Deed; and that he with Minessed the execution thereof. SWORN to before me, this Market and Jack the Minessed the execution thereof. SWORN to before me, this Market and Minessed the execution thereof. SWORN to before me, this Market and Minessed the execution thereof. SWORN to before me, this Market and Minessed the execution thereof. With Market and Minessed the execution thereof. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. CERTAIN And SALES AND MARKET AND MAR		ortgagor to hold and enjoy the said
the year of our Lord one thoyland nine hundred and Miller of the Inited States of America. Signed, Sealed and Delivered in the Presence of M. B. Warkenson. (L. M.	remises until default of payment shall be made.	liste and Colation
Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Presence of (L. (L. (L. (L. (L. (L. (L. (L	WITNESS hand and seal this this	All the and in the one hundred and I let the Millet M.
Signed, Sealed and Delivered in the Presence of CLANCIANA, Creenville County. HE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me. If the state of south that he saw the within named. Sworn to before me, this day of. Sworn to before me, this day of. Sworn to before me, this day of. The STATE OF SOUTH CAROLINA, Noisely Publicy for South Carolina. PERSONALLY appeared before me. A Creenville County. I. Jack A Leight (SEAL), Noisely Publicy for South Carolina. RENUNCIATION OF DOWER. Creenville County. I. Jack A Leight (SEAL), Moisely Publicy for South Carolina. RENUNCIATION OF DOWER. Creenville County. I. Jack A Leight (SEAL), Moisely Publicy for South Carolina. Creenville County. I. Jack A Leight (SEAL), Moisely Publicy for South Carolina. RENUNCIATION OF DOWER. Creenville County. Life of the within named. did this day appear before 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 due 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 ersons whomsoever, renounce, release and foreyet prejunguish untoughter within mantoned and released. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular presents and sealed this.	the year of our Lord one thousand mine number and	and in the one number and
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. In and as a little act and deed, deliver the within written Deed; and that he with flatter for south carolina. WORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE Mortage for me. In and that he with flatter for south carolina. Witnessed the execution thereof. SWORN to before me, this flatter for South Carolina. Witnessed the execution thereof. SWORN to before me, this flatter for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. Flatter for South CAROLINA. Greenville County. I. Flatter for south carolina for the within named did this day appear before 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 ersons whomsoever, renounce, release and foreyey 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 singer. COUNTS weeke one head and released.		
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. Indicated and deed, deliver the within written Deed; and that he with flately of the saw the within named. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. RENUNCIATION OF DOWER. Greenville County. I, March J. See J. Warth J. W	Signed, Sealed and Delivered in the Presence of	41/ A Yllar hand
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. If the state of saw the within named. Swort and as. Seal, and as. Swort and deed, deliver the within written Deed; and that he with flate of the execution thereof. SWORN to before me, this flate of the execution thereof. SWORN to before me, the execution thereof. SWORN to befo	Line garage	
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Id made oath that he saw the within named. In seal, and as. SWORN to before me, this. Id ay of John Carolina. Witnessed the execution thereof. SWORN to before me, this. Greenville County. In John John John John John John John Joh	Taus, Juga	,
MORTGAGE OF REAL ESTATE. Greenville County. PERSONALLY appeared before me. In made oath that he saw the within named. In seal, and as he saw the within named. SWORN to before me, this he saw the within control of the execution thereof. SWORN to before me, this hotary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, Hall of the within named. If of the within nam		
Greenville County. PERSONALLY appeared before me. and made oath that he saw the within named. By County appeared before me. and made oath that he saw the within named. By County appeared before me. Witnessed the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution thereof. SWORN to before me, this. By County appeared the execution that he within mand. By County appeared the execution thereof. By Cou		(L, S.)
Greenville County. PERSONALLY appeared before me. Ind made oath thathe saw the within named. Ind made oath thathe saw the within named. Ind		
SWORN to before me, this day of SEAL, Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. 1, Jack A height Matter State of the within named did this day appear before 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 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 singuishe Premises within mentioned and released.	PERSONALLY appeared before me	Dockman-
SWORN to before me, this day of the execution thereof. SWORN to before me, this day of the state of South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. 1. Hank of hereby certify unto all whom it may concern, that Mrs. The state of the within named did this day appear before 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 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.	<u></u>	
SWORN to before me, this. day of AD. 192 AD. 192 CHE STATE OF SOUTH CAROLINA, Greenville County. I, Hank I Adamy Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, Hank I Adamy Public Vallar and Separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person sersons whomsoever, renounce, release and foreyen 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 and the premises within mentioned and released.	ign, seal, and as	en Deed; and that he with flaus J. Leigh
day of John Motary Public for South Carolina. CHE STATE OF SOUTH CAROLINA, Greenville County. I, John John Mary Public for South Mrs. Ohereby certify unto all whom it may concern, that Mrs. Ohereby certifies unto all w	31	witnessed the execution thereof.
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, Flack I Leight Market and County. I County I Leight Market and within named did this day appear before 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 ersons whomsoever, renounce, release and forever, relinquish unto the within named Market and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released.	SWORN to before me, this	m & l
CHE STATE OF SOUTH CAROLINA, Greenville County. I, Flack I feel Matary Orchie to hereby certify unto all whom it may concern, that Mrs. wife of the within named	day of	11.6, Clewett
RENUNCIATION OF DOWER. Greenville County. I, Flank I Single Makey Orchica Warker and did this day appear before 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 ersons whomsoever, renounce, release and foreven 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 premises within mentioned and released.	Transfer Public for South Carolina	
Greenville County. I. Franck I heigh Matry Viellie o hereby certify unto all whom it may concern, that Mrs. Warrens W. Matrice Matrix of the within named did this day appear before 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 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.	Notary Funny for South Carolina.	
Greenville County. I, Franck I Leigh Matry Victoria and the within named did this day appear before 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 ersons whomsoever, renounce, release and forevery 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 than the premises within mentioned and released.		
Greenville County. I, Franck I Leigh Matry Victoria and the within named did this day appear before 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 ersons whomsoever, renounce, release and forevery 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 than the premises within mentioned and released.		
I, Frank I beigh Makery Circles o hereby certify unto all whom it may concern, that Mrs. Warkerau did this day appear before ond 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 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.	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
o hereby certify unto all whom it may concern, that Mrs. Watkersau did this day appear before not 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 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.	Greenville County.	
o hereby certify unto all whom it may concern, that Mrs. Watkersau did this day appear before not 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 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.		. K 1 2 .
did this day appear before did 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 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 presentations within mentioned and released.	Frank I Liest natar	y Tullie,
the 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 ersons whomsoever, renounce, release and foreven 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 errors within mentioned and released.		y Tullie- W Warkeusee-
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular Premises within mentioned and released.	o hereby certify unto all whom it may concern, that Mrs.	W. Warkeusee
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular Premises within mentioned and released.	o hereby certify unto all whom it may concern, that Mrs	Warkeware did this day appear before me
e Premises within mentioned and released.	the hereby certify unto all whom it may concern, that Mrs. Warkers and upon being privately and separately examined by me, did declare that sh	did this day appear before me does freely, voluntarily and without any compulsion, dread or fear of any person o
CINENI under my hand and seal, this	o hereby certify unto all whom it may concern, that Mrs. Warfeld ife of the within named Warfeld and upon being privately and separately examined by me, did declare that sh	did this day appear before me does freely, voluntarily and without any compulsion, dread or fear of any person o
day of A. D. 192. This A. D. 192. The South Carolina. Notary Public for South Carolina.	o hereby certify unto all whom it may concern, that Mrs	did this day appear before me die does freely, voluntarily and without any compulsion, dread or fear of any person of amed.
day of	o hereby certify unto all whom it may concern, that Mrs. wife of the within named. and upon being privately and separately examined by me, did declare that she ersons whomsoever, renounce, release and forever, relinquish unto the within named. Heirs and Assigns, all her	did this day appear before me die does freely, voluntarily and without any compulsion, dread or fear of any person of amed.
Notary Public for South Carolina.	to hereby certify unto all whom it may concern, that Mrs. wife of the within named. and upon being privately and separately examined by me, did declare that she persons whomsoever, renounce, release and forever, relinquish unto the within named. Heirs and Assigns, all her the Premises within mentioned and released.	did this day appear before me die does freely, voluntarily and without any compulsion, dread or fear of any person or amed. Alx interest and estate, and also all her right and claim of Dower of, in, or to all and singular
Notary Public for South Carolina.	to hereby certify unto all whom it may concern, that Mrs. wife of the within named. and upon being privately and separately examined by me, did declare that she persons whomsoever, renounce, release and forever, relinquish unto the within named. Heirs and Assigns, all her the Premises within mentioned and released.	did this day appear before me does freely, voluntarily and without any compulsion, dread or fear of any person of amed. Alx Interest and estate, and also all her right and claim of Dower of, in, or to all and singula
	o hereby certify unto all whom it may concern, that Mrs. wife of the within named. Industrial and upon being privately and separately examined by me, did declare that shersons whomsoever, renounce, release and forever, relinquish unto the within named. Heirs and Assigns, all her the Premises within mentioned and released.	did this day appear before me die does freely, voluntarily and without any compulsion, dread or fear of any person of amed.
	the hereby certify unto all whom it may concern, that Mrs	did this day appear before me does freely, voluntarily and without any compulsion, dread or fear of any person of amed. Lea Lea Lea Lea does interest and estate, and also all her right and claim of Dower of, in, or to all and singular