STATE OF SOUTH CAROLINA.

an well and truly indebted to Science D. Creatilette, attaching in the full and just sum of the correct promissory note. In writing, of even date herewith, due and payable on the. Glay of Septembers 1926. at the rate of be interest at sums get and provided print that and 1 pt. In the provided and paid. and it unpaid when due to bear interest at sums get and provided print that and 1 pt. In the provided and agreed to pay teen per cent. Of the phote provided print that and 1 pt. In the provided print that and 1 pt. In the provided print that and 1 pt. In the payable provided print the payment thereon being hereunt to do with three infl doppear. NOW, KNOW ALL will get 1. Other said for the payable the said note. and also in consideration of the said debt and sum of money aforesaid, and for the heritand will and truly paid at and before the plants of the said note. and also in consideration of the further sum of Three Dollars to me. in hand well and truly paid at and before the plants of the said note. and also in consideration of the further sum of Three Dollars to me. in hand well and truly paid at and before the plants of the said note. and also in consideration of the further sum of Three Dollars to me. in hand well and truly paid at and before the plants of the said note. and also in consideration of the further sum of Three Dollars to me. in hand well and truly paid at and before the plants of the presents, the plants and sum of money aforesaid, and for the heritand that the presents do grant, backin, sell and release unto its may be presents, the plants of the further sum of Three Dollars to me. Township, gelevitle County State of South Carolina. A plant of the further sum of Three Dollars to me. Township, gelevitle County State of South Carolina. A plant of the further sum of Three Dollars to me. Township, gelevitle County State of South Carolina. A plant of the further sum of Three Dollars to me. Township, gelevitle County State of South Carolina. A plant of the further sum of Three Dollars	COUNTY OF GREENVILLE.	TO ALL WHOM THESE PRESENTS MAY CONCERN:
Dollars, in and by cortain promissory note in writing, of even date herewith, due and payable on the Pilks day of Dollars, in and by cortain promissory note in writing, of even date herewith, due and payable on the Pilks day of Dollars in an application of the rate of t	whereas, 2, 2 a Ca Granley	
Dollars, in and by cortain promissory note in writing, of even date herewith, due and payable on the Pilks day of Dollars, in and by cortain promissory note in writing, of even date herewith, due and payable on the Pilks day of Dollars in an application of the rate of t		harles Ottoming
Dellars, in and by certain promissory note. In writing, of even date herewith, due and payable on the. This day of selection bear 192 le. In the rate of the capable of the computed and paid the same of the computed and paid the computed and greed to pay ten per cent of the phole amount due the stormant of the confidence of the same of the confidence of the same of the confidence of the same o	am well and truly indebted to with the well and truly indebted to	and, and heaf
at the rate of Bernard Programment and interest at same per an principal Anti-Mark and LAN have furth promised and agreed to pay ten per cent. of the kind and the said more and if unpaid when due to bear interest at same per an principal Anti-Mark and LAN have furth promised and agreed to pay ten per cent. of the kind and the said more being hereunto tad will place trall appear. NOW, KNOW ALI. Whi and I have said note and also in consideration of the said debt and sum of money aforesaid, and for the best securing the payment thereoe coording to the reduct of the said note. and also in consideration of the said debt and sum of money aforesaid, and for the best securing the payment thereoe coording to the reduct of these presents, the office of its bereity acknowledged, have granted, bargained, sold a released, and by these presents due grant tract organical sold and release unto the said of the further sum of Three Dollars to me. Township, Gettivitie (Lough, State of South Carolina, A. J.		G+1
at the rate of leaght per lenture per lent	Dollars, in and by certain promissory note in writing, of even de	ate herewith, due and payable on the 9.00
at the rate of	day of September, 1926,	
at the rate of		
at the rate of		1
at the rate of		
have furth promised and agreed to pay ten per cent off the knole amount due to promised and agreed to pay ten per cent off the knole amount due to promised and agreed to pay ten per cent off the knole amount due to promised and agreed to pay ten per cent off the knole amount due to promised soles, if said note. NOW, KNOW ALL was publit. In consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereon coording to the testing and delivery of these presents, the consideration of the further sum of Three Dollars to me. in hand well and truly paid at and heiore the lefting and delivery of these presents, the consideration of the further sum of Three Dollars to me. in hand well and truly paid at and heiore the lefting and delivery of these presents, the consideration of the further sum of Three Dollars to me. in hand well and truly paid at and heiore the lefting and delivery of these presents, the consideration of the further sum of Three Dollars to me. in hand well and truly paid at and heiore the lefting and delivery of these presents, the consideration of the said debt and sum of money aforesaid, and for the bett stand when the payment thereone cording to the testing and delivery of these presents, the consideration of the said debt and sum of money aforesaid, and for the bett stand of the bett stand and better the better the better sum of three bollars to me. If the said lebt and sum of money aforesaid, and for the better sum of three said lebt and sum of money aforesaid, and for the better sum of the said lebt and sum of money aforesaid, and for the better sum of the said lebt and sum of money aforesaid, and for the better sum of the said lebt and sum of money aforesaid, and for the better sum of the said lebt and sum of money aforesaid, and for the better sum of the said lebt and sum of money aforesaid, and for the better sum of the said lebt and sum of money aforesaid, and for the better sum of the said lebt and sum of money aforesaid, and for the better sum		
promised and agreed to pay ten per cent. of the shole amount due and thorneys file, if said note be collected by an attorney or through legal proceedings of a kind, reference being hereunto had will pure truly superary. NOW, KNOW ALI, the said like a said note and also in consideration of the said debt and sum of money aforesaid, and for the best securing the payment thereory coording to the testing and delivery of these present, the consideration of the further sum of Three Dollars to me in hand well and truly paid at and heiore the putting and delivery of these present, the consideration of the further sum of Three Dollars to me in hand well and truly paid at and heiore the putting and delivery of these present, the consideration of the further sum of Three Dollars to me in hand well and truly paid at and heiore the putting and delivery of these present, the consideration of the further sum of Three Dollars to me in hand well and truly paid at and heiore the putting and delivery of these present, the consideration of the further sum of Three Dollars to me in hand well and truly paid at and heiore the putting and delivery of these present, the consideration of the further sum of Three Dollars to me in hand well and truly paid at and heiore the putting and that piece, partitude of the partitud	at the rate of per century per fannum	unt paid; interest to be computed and paidannually
kind, reference being hereunto had will have the sappear. NOW, KNOW ALL MER AND I. The said the said the said debt and sum of money aforesaid, and for the best securing the payment thereon coording to the testing and delivery of these presents, the policy whereof is hereby acknowledged, have granted, bargained, sold a released, and by these presents do grant, barkin, sell and release unto the said that piece, party tract orgio of land sindaed in Township, Genville Coupt, State of South Carolina, And South of the following and delivery of these presents, the policy whereof is hereby acknowledged, have granted, bargained, sold a released, and by these presents do grant, barkin, sell and release unto the said that piece, party tract orgio of land sindaed in Township, Genville Coupt, State of South Carolina, And John of the policy	and if unpaid when due to bear interest at same 13te as principal until hard, and I.	have further
kind, reference being hereunto had will have the sappear. NOW, KNOW ALL MER AND I. The said the said the said debt and sum of money aforesaid, and for the best securing the payment thereon coording to the testing and delivery of these presents, the policy whereof is hereby acknowledged, have granted, bargained, sold a released, and by these presents do grant, barkin, sell and release unto the said that piece, party tract orgio of land sindaed in Township, Genville Coupt, State of South Carolina, And South of the following and delivery of these presents, the policy whereof is hereby acknowledged, have granted, bargained, sold a released, and by these presents do grant, barkin, sell and release unto the said that piece, party tract orgio of land sindaed in Township, Genville Coupt, State of South Carolina, And John of the policy	promised and agreed to pay ten per cent. of the whole amount due for attorney's iges, i	said notebe collected by an attorney or through legal procedings of any
NOW, KNOW ALL Med. Apple I. the said of all sandley and sum of money aforesaid, and for the best securing the payment thereoexcording to the technical the said note. and also in consideration of the further sum of Three Dollars to me. in hand well and truly paid at and before the string and delivery of these presents, the paywhereof is hereby acknowledged, have granted, bargained, sold a released, and by these presents do grant, bargaine, sell and release unto the said of the Thirly Kandlesses Attached the Thirly Kandlesses Attached to the Said of the Said of the Thirly Kandlesses Attached to the Said of the S	$\sim 10^{\circ} \text{ d/}$	
in consideration of the said debt and sum of money aforesaid, and for the best securing the payment thereo coording to the terms of the said note. and also in consideration of the further sum of Three Dollars to me. in hand well and truly paid at and before the pring and delivery of these presents, the of whereof is hereby acknowledged, have granted, bargained, sold a released, and by these presents do grant, bark in, sell and release unto the said the truly of the principle of land situated in. Township, Genville Coupt, State of South Carolina, and for the best of the truly of the principle of land situated in. Township, Genville Coupt, State of South Carolina, and for the said late. The truly of the principle of land situated in. Township, Genville Coupt, State of South Carolina, and for the said late. The pullon Land Genrye. The pullow of the principle of the pullon Land Genrye. The pullow of the pullon Land Genrye. The pullow of the pullon Land Genrye. The pullow of the pullon of the pullon pullow of the pullon pullow of the pullon pullow of the pullon pullon pullon. The pullon pullo		Gravley
securing the payment thereof ecording to the testing the said note	/ 1 1//	n consideration of the said debt and sum of money aforesaid, and for the better
in hand well and truly paid at and before the planing and delivery of these presents, the consideration is hereby acknowledged, have granted, bargained, sold a released, and by these presents do grant, bargain, sell and release unto the sail and before the plant of the presents of grant, bargain, sell and release unto the sail and before the presents of the present th	securing the payment thereo according to the terms of the said note and also in Co	onsideration of the further sum of Three Dollars to me
all that piece, parely tract orgist of land situated in Section of the County in the said of the mill, Known as de the county in the county according to the county to the county to the county to the county to the county the county to the county t		V/A
all that piece, parch tract or hold of land situated in Social Composition, grantile County, State of South Carolina, and Pullon Land Corners, and Wally Jin Markice and Pollow Land Corners, which is premisely County in place of the County in place of the County in place of the County of Jaid plat: Beginning at an iron and the County Court sact of Mice of Heatherly Drive 100 feet sact of Mice of Heatherly Drive 100 feet sact of Mice of Heatherly Drive S. 33. 15 6. 30 feet le iron per per af lat no. 33; thence with line of Said lat no. 36-15 in a feet to iron pein, Corner of lat no. 75. Thence with the of Said lat no. 75. Thence with the of Said lat No. 36-15 in feet 100. 75. Thence with the of Said lat S. 36-15 in Said lat Said lat S. 36-15 in Said lat		Quelias D. Charles, attorney
Addition per 249, and Plaining the Breenville County in per let in the County in per let in the County in per let in the County of and Plaining the following Courses and let in the Charles according to Jaid plat: Beginning at an iron but and the Charles of the the track of the the place of the track and running the with the court of the track with the fact to iron pin, corner of lat no. 75. There with the of the track of the county of	released, and by these presents to grant, bargain, sen and release differences	
Addition per 249, and Plaining the Breenville County in per let in the County in per let in the County in per let in the County of and Plaining the following Courses and let in the Charles according to Jaid plat: Beginning at an iron but and the Charles of the the track of the the place of the track and running the with the court of the track with the fact to iron pin, corner of lat no. 75. There with the of the track of the county of		(c
Addition per 249, and Plaining the Breenville County in per let in the County in per let in the County in per let in the County of and Plaining the following Courses and let in the Charles according to Jaid plat: Beginning at an iron but and the Charles of the the track of the the place of the track and running the with the court of the track with the fact to iron pin, corner of lat no. 75. There with the of the track of the county of	all that piece, parcet, tract or not of land situated in	Quede un mille known as La
Addition per 249, and Plaining the Breenville County in per let in the County in per let in the County in per let in the County of and Plaining the following Courses and let in the Charles according to Jaid plat: Beginning at an iron but and the Charles of the the track of the the place of the track and running the with the court of the track with the fact to iron pin, corner of lat no. 75. There with the of the track of the county of	Township, Guenville County, State of South Carolina,	
Not you, 53; theree with line of said lot S. 36-15 en.	A West of the second	e and pallon dand compa
Not you, 53; theree with line of said lot S. 36-15 en.	and the second of the second o	V Breenvice County in pla
Not you, 53; theree with line of said lot S. 36-15 en.	the state of the state of the state of the	lat' Becamain at un inter
Not you, 53; theree with line of said lot S. 36-15 en.	in an which is arther and the Theat	and which to fut took the
Not you, 53; theree with line of said lot S. 36-15 en.	William Bratherland	Tally Street and Manning
Not you, 53; theree with line of said lot S. 36-15 en.	range Murich Heatherly 19 mine, S	. 33. 45 6. 20 feet le inow Rin
Not you, 53; theree with line of said lot S. 36-15 en.	Valuat lat no. 53; Theree you	the line of said lat n. 36 -
Not you, 53; theree with line of said lot S. 36-15 en.	12. 6 feet to iron pin, carner	. of lat no. 75. thence with
Not he, 53; theree with line of said lot S. 36-15 w.	ne of lot 710. 45. 71. 59-23 w. 5	1.24 feet to iron Rin. Corne
	7. 7 feet to the beginning.	•