WHEREAS, ........ t in and by mug even date with these presents, $\qquad$ ga. Lindecth


$\qquad$
$\qquad$


 who may sue thereon and foreclos ther mortgage; said nфt further providing for an attorney's fee of... $\qquad$ teus pe~ (eviturn besides all costs and expenses of collection, to be added to the amount fore on saif note........, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any part hereof, be coflected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note........ reference pejd hereunt had, as will more fully appear.

NOW, kbow all men, That. d $\qquad$ the said. $\qquad$ base uenn
 Qi.a orinudber
according to the terms of said note........, and also in congderation of the further sum of Three Dollars, to. $7+4 \rightarrow 1+102$

hand well and truly paid by the said...................... at and before the signing of these Pregent, 4 fecep whereof is hereb acknowledged, have granted, bygained, sold and released, and by these Presents, do 8 cant, bargain, sell and relgasp) unto the saing
Q. A. Lithieu' his heirs ascigne forever,

Ale that certain piece, parcel or tract of land sit. rate, lying and being in Qakelawn Sownohife, 'seenville Conutb' State of \&onth Davour. Anx iaviiug the followirg Aownde and meters to uit: Beqiuning at an iran Pin on lime of F. M. Burdott and at comer of $\mathcal{F}$. A. Lindley, and remminq thecere n. 8
 cainen, theque \& 926.26 .05 to stone comer of me. Nuvtorie Comer containimptwrity five acrea moce or ldes as day he. A. A. Lindleyg taid -deed having not yet heee redorded.

