

-rock 3XNM; thence N. 70-3/4° E. 1.76 ch. to pine on road; thence to the beginning corner; this being the same tract of land conveyed to me, the said Edith M. Hoke, by J.W. Gray, Esq. Master for said State and County by deed bearing date February 21, 1910, and not yet recorded.

FOURTH: All my right, title, interest, estate, claim and demand whatsoever, both at law and in equity, in and to five (5) shares of the capital stock of American Home Fire Insurance Company a corporation chartered under the laws of the State of South Carolina; these being the same shares which formerly belonged to the said D.M. Hoke, from whom I have recently purchased them; fifty (50) dollars per share having heretofore been paid on account of the subscription to said stock, as evidenced by receipt-certificates numbered one hundred and fifty-nine (159) and two hundred and forty eight (248), respectively; which certificates are herewith delivered to the said L.O. Patterson.

FIFTH: Five (5) shares of the capital stock of the National Bank of Greenville, a corporation chartered under the National banking laws of the United States of America, and having its principal place of business at Greenville, in the said State and County, my ownership of said stock being evidenced by certificate numbered 236, bearing date February 25, 1910, which certificate is herewith delivered to the said L.O. Patterson.

SIXTH: A certain sealed note in writing, bearing date November 24th, 1909, executed by Carpenter Brothers Drug Company a corporation chartered under the laws of said State, to me, the said Edith M. Hoke for the sum of Twenty-seven thousand dollars (\$27,000.00) to be paid one day after date, with interest thereon from said date at the rate of seven per cent per annum, to be computed and paid annually until paid in full; also a certain mortgage intended to secure the payment of said note, covering a certain lot of land on Main and Oak Streets, in the City of Greenville, in said State and County; said mortgage bearing date the said 24th, day of November 1909 and having been recorded in the office of the Register of Mesne Conveyances for said State and County on December 7, 1909 in Vol. 4, of Mortgages, at page 79 and 80; also four notes, bearing date November 19, 1909, executed by A.K. Manos, J.P. Alexas and Tom Mavroedes to A.B. Carpenter in the aggregate sum of three thousand, five hundred and forty-one and 66/100 dollars (\$3541.66); also a mortgage intended to secure the payment of said four notes, covering a lot on West Washington Street, in said City, County and State, and recorded in the last mentioned office on December 7th, 1909 in Vol. 7, at page 180, of Mortgages; said four notes and mortgage last mentioned having been assigned by the said A.B. Carpenter to me, the said Edith M. Hoke, as collateral security for the payment of the twenty-seven thousand dollar note above referred to: also four notes bearing date November 19, 1909 executed by A.K. Manos, P.J. Alexas and Tom Mavroedes to Carpenter Brothers Drug Company, in the aggregate sum of Four thousand, nine hundred and fifty-eight and ¹⁰⁰/₁₀₀ dollars (\$4,958.34); also a mortgage intended to secure the payment of the four notes last mentioned, covering a lot of land on West Washington Street, in said City, County and State and recorded in said office on December 7th, 1909 in Vol. 7, of Mortgages, at page 181; said four notes and mortgage last mentioned having been assigned by the said Carpenter Brothers Drug Company to me, the said Edith M. Hoke, as collateral security for the payment of the twenty-seven thousand dollar note above referred to.

SEVENTH: All debts, claims or demands, of whatsoever nature which are now or may hereafter become due or owing to me, the said Edith M. Hoke, from any person or persons, corporation or corporations, for any cause whatsoever, including particularly all moneys due to me by my son, the said D. Mills Hoke, and all moneys due to me by the said T.Q. Donaldson who for many years has kindly attended to my affairs; but who now desires to relinquish the responsibility of so doing. And I hereby authorize the said L.O. Patterson to settle any-

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