way rear and foreser defend all and singular the neal processes use the said. The Market of the Comment of the		satts ,	eirs and assigns, forever. And	ide National
systems and affecter obtained all and singulates the said promises rate the said of the All Collected Coll	do hereby bind	ourselves,	our	heirs, executors and administrators,
rs, executors, administrators and assigns and every person who asserve the artiflety childreng to to takin the same or any year thread. And the said weeningson—agree—to insure the beam and buildings on and late in a sum on the set than. Dollars, in a compiler or comparing estituteously to the mortgager—and it as any time fail to do so, then the description—may be fore, and assign the policy of insurance to the said managemen—and that in the creat that the mortgager—, shall at any time fail to do so, then the description—may come the came to be insured in. The previous and express of such thousance under this mortgager, with interest. And if at any time any sort of said dickl, or become the same is the said and graph. The previous and express of said dickl, or become the said and and and and and relations or a said state may, at shauker or otherwise, appeals a receiver, with authority to take possession of said previous and collect said must and profits of the sea and profits actually collected. The provide control of the said of the said managemen is a said of the said state may, at shauker or otherwise, appeals a receiver, with authority to take possession of said previous and collect said must and profits of the sea and profits actually collected. The provide control of the said said said said the said management of the particle said said previous fail said said said said said said said said	warrant and forever defend all and singular the	said premises unto the said.	he Woodsid	de National
And the said mortgager—agree—to insure the bouse and buildings on mild bet in a cum not test than. Dollars, in a company or companies satisfactory to the mortgager—and keep the same isoured from less or must be foreigned. The perceions and experse of such insurance under the mortgager—and that in the event that the mortgager—and and reinhere. And if all my increase of such insurance under the mortgages, with interest. And if all my increase are type or it said ideal, or interest literaces, be past due and appeals the content of the mortgager—and agree that my page of the Circuit of and State may a chamber or entirely complete and expenses. And if all my increase to said mortgager—and the mortgager—and agree that my page of the Circuit of and State may a chamber or entirely experience mortals, with interest to expenses, without liability to account for anything more than the mortgager—School and state and will not tray may or ease to be paid not the half mortgager—the deliver or expenses, without liability to account for anything more than the mortgager—School and state and will not tray may or ease to be paid not the half mortgager—the deliver among an ordered and more affected to these Proceeds, that if—the distinct according to the true interest and nowing of the add creating the true interest and works and the distinct and according to the content of the page of the creates and the content of the content and more and the content of the content	b successorheirs and assigns, fro	m and against US Q	un our	
Deliter, in a company or companies actifactory to the mortgage		•	_	
make to fee, and acting the policy of insurance to the sold mortgages—and that in the event that the mortgages—sold at any time fall to do so, then the discripages—may cause the same to be insurance in mortgages—and years insurance and companies—and insurance and the insurance of sold lock, or interest Edecon, he note does and syntial. And if at any time any pain of sold lock, or interest Edecon, he note does and syntial. And if at any time any pain of sold lock, or interest Edecon, he note does and syntial. And if at any time any pain of sold lock, or interest Edecon, he note does and syntial. And if at any time any pain of sold lock, or interest Edecon, he note does and syntial. And if at any time any pain of sold lock, or interest Edecon, he note does and syntial and collect and rests and profits of the rest is sold sold and sont any lock good of the collection of sold generies and collect and rests and profits attackly old to do sold sold sold and sont any lock good of the collection of the colle				
dispersageness. The process of such incurrance under this mortgage, with interest. And if at any time any grame the same to be incurrance under this mortgage, with interest. And if at any time any gram of said idea, or interest flereous be pass due and upraid. Interests and profits of the more described to the process of the control of said State may, at chanbers or otherwise, expoint a receiver, with authority to take possession of said prentices and collect and rents and profits, applying the processor of redection), upon said dobt, interest, cost or exposes; without liability to account for anything more than the tas and profits actually collected. PROVIDED ANANAS NEVERTIFIEEES, and it is the time facent and meaning of the posities to these Presents, that it is did nonetgager. So do and stall well and truly pay or came to be paid unto the said margager—the dobt or sum of money aforesaid, with interest thereon, if any disposite to the true inters and accounting of the said mortgager. The dobt or sum of money aforesaid, with interest thereon, if any disposite to the true inters and accounting of the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager is to bold and early with said entires until default to Symeric shall be made. WITHERS AULT hand So not seed, this and mortgager is to bold and early the said entires to the interest mortgager and interest to the interest of the Independence of the United States of America. By one Secretific Courts. By one South Courts and accounting the mode. The said and the many passed before no. The STATE OF SOUTH CAROLINA) Greenville Courts. A D. 1927 A D. 1				
the premion and express of such insurance under this mortagene, with interest. And it at any time cay part of said debt, or interest phermon, be usen due and monital to the cay part of said debt, or interest phermon, be usen due and monital to the cay part of said debt, or interest phermon, be usen due and monital to the cay of the careful products to be used to said products and paged of the careful of said forther man de olicet said areas and products, applying not proceeds thereafter (after paying couts of collection), upon said debt, interest, eart or expenses; without liability to account for anything more than the said and products and mortagene. As one of said products are more to contain and mortagene. So do and shall well and traily pay or existe to be paid unto the said mortagene. The debt exam of mortay aforesaid, with interest theorem, if any day, according to the time intent and moraling of the said note. The paid unto the said mortagene. The debt example and to unterly all and void, other to creating in full force and virtue. AND IT IS AGNEED, by and between the said parties, that the said mortagene. So the said and according to the time intent and moraling of the said mortagene. So the said and according to the time intent and moraling of the said mortagene. So the said and according to the said and enjoy the said mortagenes that it is a said to the said mortagenes. So the said mortagenes to the time intent and the unterly and and void, other and the said parties, that the said mortagenes. So the said mortagenes to the time of the parties to the time intent and moraling of the said parties, that the said mortagenes. So the said mortagenes to the time of the parties to the said mortagenes that the said mortagenes to the time of the parties to the said and the parties to the said mortagenes that the said mortagenes to the time of the parties to the said mortagenes that the said of the said mortagenes that the said of th				,
The precision and express of such insurance under this mortages, with interest. And if at any time any part of said dish, entered thereon, he post does and uppoid. Merchy assign the rents and profits of the new described precises to said anortages— or of said State may, as chambers or otherwise, appoint a receiver with nationary to take possession of said pennites and collect and rents and profits, appoints and residence of the relation of the parties of these Presents, and agree that any Judge of the Circuit of said state may, as chambers or otherwise, appoint a receiver with nationary to take possession of said pennites and collect and rents and profits, appoints and residence of the parties of these Presents, and a said well and train pay or cause to be paid unto the said mortages— the data of any and any and well and train pay or cause to be paid unto the said mortages— the data of a said said well and train pay or cause to be paid unto the said mortages— the read of the parties to these Presents, that if the data mercanian in fall force and witner. AND IT IS AGRED, by and between the said nexte—, then this deed of bargain and saic shall cease, determine and be utterly null and void, other reason and in fall force and witner. AND IT IS AGRED, by and between the said nexte—, then this deed of bargain and saic shall cease, determine and be utterly null and void, other reason and in the one hundred and politically determine and the collection of asymenic shall be made. WITHERS ALUMAN SAME SAME SAME SAME SAME SAME SAME SAME				and reimburse
And if a any time any near of said delt, or interest thereon, he post due and uponal. More destribed premises to said mortage. And if a any time any part of said delt, or interest thereon, he post due and uponal. More destribed premises to said mortage. And of any destribed premises on otherwise, appoint a preciver, with authority to take possession of said premises and collect and arrans and profits, applying not proceeds therefore (offer paying corts of collection), upon said delt, interest, cort or expresses; without liability to account for anything more than the stand profits activity collected. PROVIDED, ALWAYS, REVERTHELESS, and it is the true intent and meaning of the porties to these Presents, that it. the downtager, B alo and shall well entiry bey or cause to be ped annot he said mortage. the delt or sum of money aforesaid, with interest thereon, if any dire, according to the true intent and meaning of the said note, according to the true intent and meaning of the said note. ADD IT IS AGREED, by and between the said parties, that the said mortgager. Be delt on the said shall resoare, determine and he urterly null and void, other to remain in full force and winne. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. Between the said and entirely null and void, other with the said of sayment shall be made. WITHESS EMULL hand, Sand seel., this. the year of our Lord sincteen hundred and trenty. 2010/10. ADD IT IS AGREED, by and between the presence of Sanday and the origination of the control of the said said resoarch. The saw the within named. A made coath that				
ut of said State may, at classiblers or otherwise, appoint a receiver, with authority to take possession of study permises and collect aid rents and profits, applying the permises and collect aid rents and profits, applying the permises and collect aid rents and profits actually collected. PROVIDED, ALWAYS, REVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if			1 unpaid WUL	hereby assign the rents and profits of the
ut of said State may, at classiblers or otherwise, appoint a receiver, with authority to take possession of study permises and collect aid rents and profits, applying the permises and collect aid rents and profits, applying the permises and collect aid rents and profits actually collected. PROVIDED, ALWAYS, REVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	ove described premises to said mortgagee,	or its succes	rs, executors, administrators or assi	gns, and agree that any Judge of the Circuit
net proceeds thereafter fairer paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than the tax and profits satisfy collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the pairties to those Presents, that ii				
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those Presents, that if the discovered to a sud shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any dan, according to the true intent and meaning of the said not, then this deed of bargain and sale shall cease, determine and be titterly null and void, other to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgageor So				
discrete of south shall well and truly pay or cause to be paid unto the said mortgager—the debt or sum of money storesaid, with interest thereas, if any disc, according to the true intent and meaning of the said notion, then this deed of hargain and sale shall cease, determine and be atterly mill and void, other set to remain in fill force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager S. A. To hold and exjoy the said emisses until default of payment shall be made. WITNESS. ALL Isand G and seal this 2 left day of February and in the one hundred and twenty. Leavelen and in the one hundred and fuglity. Live of a role to Independence of the United States of America, Signed, Sealed and Delivered in the Presence of S. A. C. S. (L. S				
doe, according to the true intent and meaning of the said note, then this deed of bargoin and sale shall cease, determine and be atterly null and void, other we to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said morigagor. So to hold and enjoy the said emisses until default of payment shall be made. WITNISS MULL hand. S and seal, this. Is at the day of February for the independence of the United States of America. Signed, Steplay also Delivered in the Presure of the United States of America. Signed, Steplay also Delivered in the Presure of the States of Control of the Presure of the United States of America. Signed, Steplay also Delivered in the Presure of the States of America. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Mortgage of Real and as the said and state the said the said morigagor. Sworn to before methic as a set of the within written Deed; and that the with writtensed the execution thereof. SWORN to before methic as a set of the within the said more and the said the said more and the s				
The toremain in full force and virue. AND IT IS AGREED, by and between the said parties, that the said mortgagor and the default of payment shall be made. WITHNESS ALLL hand and seal, this and seal this and in the one hundred and fifty fire and in the one hundred and fifty fire and in the one hundred and fifty fire and of the Independence of the United States of America. Signed, Sealy and Delivered in the Presence of ALL S. Greenville County. PERSONALLY appeared before me. It and as a the within named. ACT and as a the within named. WORTGAGE OF REAL ESTATE Greenville County. In, seal, and as the within named. WORTGAGE OF REAL ESTATE Thorn to be a security of the se				
AND IT IS AGREED, by and between the said parties, that the said mortgagor. So to hold and enjoy the said mortgagor. So to hold and enjoy the said with the world of the said mortgagor. So to hold and enjoy the said with surffixes. MILL hand. So and soal. this 26 Hb. day of February and in the one hundred and fifty. fixed are of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the States of America. Signed, Scaled and Delivered in the Presence of the States of America. MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE Signed, Scaled and that he, with written Deed; and that he, with writnessed the execution thereof. SWORN to bejone me Asia. SWORN to bejone me Asia. SWORN to bejone me Asia. Saving the State OF SOUTH CAROLINA, Greenville County. In the State OF South Carolina. SWORN to bejone me Asia. Sw		of the said note, then this dee	ed of bargain and sale shall cease, de	etermine and be utterly null and void, other-
emisse smill default of payment shall be made. WITNESS AUC hand 5 and seal , this WITNESS AUC hand 5 and seal , this the year of our Lord sinceteen handed and tweaty. 2000 M. Seaga and Delivered in the Presence of John Chounton (I. S. (I.	se to remain in full force and virtue.			
WITNESS AUCL hand 5 and seal, this 26 Hb day of February the year of our Lord mineteen hundred and twenty 2200 CM and in the one hundred and fifter face. The state of the United States of America. The state of South Carolina Greenville County. The STATE OF SOUTH CAROLINA Greenville County. SWORN to begin morphis. S		said parties, that the said mortgag	gor S auc	to hold and enjoy the said
the year of our Lord nineteen hundred and twenty—2000 and in the one hundred and fifty filed are of the Independence of the United States of America. Signed, Seaple and Delivered in the Presence of ILS. ILS.	emises until detault of payment shall be made.		2	obrugue.
gend, Sealed spid Delivered in the Presence of Send, Sealed spid Delivered in the Presence of A Walling (L. S. (L.	WITNESS and hand and hand and hand	id scal, this	day of	or were
Segred, Sealay and Delivered in the Presence of John Country (L. S. Chester) (or of the Independence of the United States of	Amorion	and in the one h	undred and
(L. S. C. L.				
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. d made oath thatbe saw the within named. Jonle and for the within written Deed; and thatbe, with	Signed, Sealed and Delivered in the Presence	ce of	ly zu ()	/
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. d made oath thatbe saw the within named. Jonle and for the within written Deed; and thatbe, with	W M Walters))	7 00	(L. S.)
MORTGAGE OF REAL ESTATE Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named. Mortgage of Real ESTATE Jonle and thathe, with witnessed the execution thereof. SWORN to before me this. days of		·	7 2	(L. S.)
The STATE OF SOUTH CAROLINA) Greenville County. PERSONALLY appeared before me. act and deed, deliger the within written Deed; and that he, with. witnessed the execution thereof. SWORN to before me whis. days of House A. D. 1927 A. D. 1928				(L, S,)
Greenville County. PERSONALLY appeared before me. d made oath that he saw the within named. In, seal, and as Induce. In seal, and also all her right and claim of Dower, of, in or to, all and singular to the seal of th		······		(L. S.)
Witnessed the execution thereof. SWORN to before menths. day of July A. D. 192 Notary Public for South Carolina. (SEAL) HE STATE OF SOUTH CAROLINA. Greenville County. I, July July A. D. 192 July A. D. 192 Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to Premises within mentioned and released. GIVEN under my hapd and sea, this July A. D. 192 July A. D. 192 July July July A. D. 192 July July July A. D. 192 July July July July July July July July	HE STATE OF SOUTH CAROLINA,			MORTGAGE OF REAL ESTATE
Witnessed the execution thereof. SWORN to before menths. day of July A. D. 192 Notary Public for South Carolina. (SEAL) HE STATE OF SOUTH CAROLINA. Greenville County. I, July July A. D. 192 July A. D. 192 Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to Premises within mentioned and released. GIVEN under my hapd and sea, this July A. D. 192 July A. D. 192 July July July A. D. 192 July July July A. D. 192 July July July July July July July July	Greenville County.	0 ch 411 \ / 1	location nes and	MORTGAGE OF REAL ESTATE
SWORN to before mentins days of June 1921 Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, hereby certify unto all whom it may concern, that Mrs. did this day appear before me d 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 o rsops whomsgever, renounce, release, and forever relinquish unto the within named Weirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released. GIVEN under my hapd and seal, this J day of June 2011 A D. 192 J A. D.	Greenville County. PERSONALLY appeared before me	os w Jo	louton nes aud	L. G. Jones
A. D. 192 Motary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, thereby certify unto all whom it may concern, that Mrs. d upon being privately and separately examined by me, did declare that she does freely, voluntarity and without any compulsion, dread or fear of any person or rsons whomsoever, renounce, release, and forever relinquish unto the within named Weiers, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released. GIVEN under my hard and seal, this Jay of Manager. A. D. 192 January Jay of Manager. January January	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		LG Jones
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA.) Greenville County. I,	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		LG Jones
Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		
Greenville County. I,	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		LG Jones
Greenville County. I,	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		LG Jones
Greenville County. I,	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		LG Jones
Greenville County. I,	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		LG Jones
I, whereby certify unto all whom it may concern, that Mrs. The of the within named. The of the	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		LG Jones
dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or rsons whomsoever, renounce, release, and forever relinquish unto the within named and the state, 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 appear before me did not be appear before me did this day appear before me did not be appear before m	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		L. G. Jones witnessed the execution thereof. Thomton
de of the within named did this day appear before med dupon being privately and separately examined by me, did declare that she does freely, voluntarity and without any compulsion, dread or fear of any person of resons whomsoever, renounce, release, and forever relinquish unto the within named declared. **Weirs**, 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 appear before me did this day	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within w		L. G. Jones witnessed the execution thereof. Thomton
d 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 rsons whomsoever, renounce, release, and forever relinquish unto the within named Alam Alam Alam Alam Alam Alam Alam Alam	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we within we will the second of the sec		L. G. Jones witnessed the execution thereof. Thomton
rsons whomsoever, renounce, release, and forever relinquish unto the within named CH WOODSIAL Weirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular expressions within mentioned and released. GIVEN under my hand and seal, this day of Lluca A. D. 192. A. D. 193.	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we within we will the second of the sec	J. G. Jor Jones Jor	witnessed the execution thereof. Thornton RENUNCIATION OF DOWER
Mational Bank, its successors Weirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released. GIVEN under my hand and seal, this Jay of Lluyaug A. D. 192 Janes Janes	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we within we within we will be a second of the will be a second	J. J. Jones Jones	witnessed the execution thereof. Thornton RENUNCIATION OF DOWER did this day appear before me
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released. GIVEN under my hand and seal, this day of flatters. A. D. 192	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we will all the second of	Jones freely, voluntarily and without any	witnessed the execution thereof. Thornton RENUNCIATION OF DOWER did this day appear before me
GIVEN under my hand and seal, this day of Alland A. D. 192 A. D. 192 Jones	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we will all the second of	freely, voluntarily and without any	witnessed the execution thereof. Thomton RENUNCIATION OF DOWER did this day appear before me
GIVEN under my hand and seal, this day of flow and A. D. 192 M. W. Willes (I. S.)	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we will all the within we will all the within the within at Mrs. See a ser relinquish unto the within na will all the within na will the will the will the within na will the will	freely, voluntarily and without any med Charles	RENUNCIATION OF DOWER did this day appear before me compulsion, dread or fear of any person of the control of
Unday of February A. D. 192 (I. S.)	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we will all the within we will all the within the within at Mrs. See a ser relinquish unto the within na will all the within na will the will the will the within na will the will	freely, voluntarily and without any med Charles	RENUNCIATION OF DOWER did this day appear before me compulsion, dread or fear of any person of the control of
Notary Public for South Carolina. (L. S.)	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we will all the within we will all the within a will be me, did declare that she does wer relinquish unto the within na will all the will be within na will all the will be within the within na will be within the within na will be within the within the will be within the will be within the will be within the will be will be within the will be within the will be within the will be will be will be within the will be wi	freely, voluntarily and without any med Charles	RENUNCIATION OF DOWER did this day appear before me compulsion, dread or fear of any person of the control of
Notary Public for South Carolina.	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we will all the second at Mrs. A. D. 192	freely, voluntarity and without any med Colored Successor	RENUNCIATION OF DOWER did this day appear before me compulsion, dread or fear of any person or some state of the computation o
	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we will all the second at Mrs. A. D. 192 (SEAL) (SEAL) (SEAL) (Description of the second at Mrs. (D	freely, voluntarity and without any med Colored Successor	RENUNCIATION OF DOWER did this day appear before me compulsion, dread or fear of any person or some states. laim of Dower, of, in or to, all and singular
	Greenville County. PERSONALLY appeared before me	act and deed, deliver the within we will all the second at Mrs. A. D. 192 (SEAL) (SEAL) (SEAL) (Description of the second at Mrs. (D	freely, voluntarity and without any med Colored Successor	RENUNCIATION OF DOWER did this day appear before me compulsion, dread or fear of any person or some state of the computation o