beller, necessors, administrators and salega and every person, of consequent buildings or as chain belongs or any part herend. And the sald convergage— garges— to leasure the house and beliffing as one addering a men and ferrinary. Dellars, in a company or companies satisfactory to the managere— and keep the name insured from los during by fee, and assign the policy of incenance as the sald managere—, and that in the event that the managere— and the managere— and the managere— and calculated to the managere— and calculated to be incred from the managere— and calculated to the ca	TO HAVE AND TO HOLD, all and singular, the said Premises 1	unto the said longe Mouvod, his
o marram and forewer defend all and singular the sold yearlies used to asked MANA AND MANA AND Lakes and arrangem, from and against 22562 MANA AND		heirs and assigns, forever. And
the execution, administrators and assigns, from and against the second to the second t	o warrant and forever defend all and singular the said premises unto the	e said Sloral Mourapa his
strict, executors, administrators and assigns and every pursue witcompover burding chaining or to chim the force or any part thereof. And the old mortgager—agene. To learn the house and boild roop on the best than . Dollars, in a company or companies estimated to the mortgager—and icen the same insured from los and profit of mortgager—and that in the event that the mortgager—and clink as a price fall to do on, then of mortgager—and years the same to the insured in more mail reinharce. For the premium and expense of said incurrance under this mortgager—and that in the event that the mortgager—and reinharce. And if a any time any part of said links, or interest priceson, he post due and impaid. And if a any time any part of said links, or interest priceson, he post due and impaid. And if a any time any part of said links, or interest priceson, he post due and impaid and the event part of said links are interest process. And links are any at this bases or otherwise, special a criticire, with anticipity to take posterion of said premiers and collect said cents and profits of the parties to the parties to these Present, that if and any part of said and the part of said and premiers and collect said cents and profits, appear and parties and collect said cents and profits, appear and a said and will not drive pay or cases to be paid onto the said mortgager—the doctor of some of loncory sincressed, with interest thereon, if and mortgager, do not doubt will not drive pay or cases to be paid onto the said mortgager. The doctor of some of loncory sincressed, with interest thereon, if the date force and vieture. AND IT IS AGENED, by are between the said parties, that the said mortgager—the doctor of some of housey some said parties, that the said mortgager—the date of hard parties. WITHERS AND		$\cdot \cdot $
Delars, in a company or companies activations or the management of the management of the management of solicy of insured in manage in fore, and assigns the policy of insured in management of the same of the insured in management of such insured in management of such insured in management of such insured in management of an any time any part of said dals, or interest tipirean, by part does not an any any and a say time any part of said dals, or interest tipirean, by part does not all adjustments to said insuragements. And it is any part of said dals, or interest tipirean, by part does not not said fasts may, at characters or or interest tipirean, by part does not not said fasts may, at characters or or otherwise, appoints a receiver, with authority to indee postersion of said receives and grotter to not of said fasts, may, at characters of the parties of the partie	eirs, executors, administrators and assigns and every person whomsoev	
mage by firs, and assign the policy of insurance to the nail mortgages		
the president and experience of such incurrance under this mortgages, with interest. And if at any time any part of side dict, or increase pipers, a past does and unpaid. And if at any time any part of side dict, or increase pipers, a past does and unpaid. And if at any time any part of side dict, or increase pipers, a past does and unpaid. And if at any time any part of side dict, or increase pipers a receiver, with authority to take possession of said premises and callect said rests and profits, said some described, promotes and callect said rests and profits, said some said positives. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and manning of the parties to these Presents, that if. The indirect special said time to said mortgager. AD 317 IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and between the said parties, that the said mortgager. AND TI IS AGREED, by and the said that the said mo		
re the premium and expense of such insurance under this mortgases, with interest. And if at any time any part of said dock, or interest (Moren, beautiful Mortgages— or More discribed premises to add mortgages— or More discribed premises and earlier and profits of more discribed premises and earlier and profits of the control of said State may, at chambers or otherwise, spoint a receiver, with audiority to take possession of said premises and calber and rotts and profits, apple a not proceeds thereafter (after passing rosts of collection), goes and dock, thereta, less of respenses; without liability to account partial mortgage. PROVIDED, ALMAYS, NEVERTHELESS, and it is the true intent and meaning of the porties to these Presents, that if Almorgage —, so and shall well and trolp age or cause to be poid unto the mail mertgages—, the dockt or sum of money aforesaid, with interest thereon, if the necessing to the true intent and meaning of the said note—, then this deed of bargain and said shall cease, daternine and he utterly and and void, or to to comain in full force and virtue. AND IT IS ACKEED, by and between the said parties, that the said mertgages— AND IT IS ACKEED, by and between the said parties, that the said mergages to hold and enjoy the remises until default of propounts shall be made. WITHINS AND IT IS ACKEED, by and between the said parties, that is all the law of supports and the full propounts of the funded and series. Signed, gained and phylered in the Treesnee of The year of our Lord nighten for hundred and vewary. The year of our Lord nighten for hundred and vewary. A D. 1924 A D. 1924 NORTGAGE OF REAL ESTATE OF SOUTH CAROLINA Green life County. PERSONALLY appeared before me A D. 1924 NORTGAGE OF REAL ESTATE OF SOUTH CAROLINA Green life County. Notary Fullier for South Carolina. (SEAL) A D. 1924 Notary Fullier for South Carolina. (SEAL) A D. 1924 A D.	id mortgagee, may cause the same to be insured in	name and reimburse
brin, executors, administrators or analgue, and agree that any Judge of the Chourt of said flatte may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect and rouse and profile, apply of act proveds threather brider paying costs of collection), upon add debt, interest, one or expenses; without liability to account on any man and profile actually collected. PROVIED ALMAYS, NWYERTHELKSS, and it is the true intent and meaning of the porties to these Presents, that it. It is dea, according to the true intent and meaning of the porties to these Presents, that it. It is dea, according to the true intent and meaning of the said mortuage. The debt or sum of money aforesaid, with interest therein, if a dea, according to the true intent and meaning of the said mortuage. The debt or sum of money aforesaid, with interest therein, if a dea, according to the true intent and meaning of the said nortuage. AND IT IS ACKEED, by and between the said parties, that the said mortgager To hold and enjoy the remises until default or gammen shall be made. WITNESS ALM hand and seal this 3 that the said mortgager The said default of gammen shall be made. WITNESS ALM hand and seal this 3 that the said mortgager The pay of our load singsfee incided and twenty. PERSONALITY appeared hedrer me and seal this 3 that the said mortgager The pay of the pay	or the premium and expense of such insurance under this mortgage, with	h interest.
with order and State may, at chambers or otherwise, expoint a receiver, with authority to take possession of said urcinities and collect aid rents and profits, apply we are proceeds thereafter (after opanic goats of collection), man said dick, interest, cost or expenses; without liability to account for anything more than retained norths actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and recaining of the parties to these Ercears, that if all dimertance—, do and shall well and truely pay or cause to be paid must be said mortgage—— the debt or wan of money aforesaid, with interest thereon, if edua, according to the true intent and meaning of the said note.—, then this deed of bargain and sale shall conse, determine and be utterly mill and world, or for the remains until default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and by a said parties, that the said mortgager AND IT IS AGREED, by and by a said parties, that the said mortgager	bove described premises to said mortgagee, or his	heirs, executors, administrators or assigns, and agree that any Judge of the Circuit
the set proceeds thereafter (river raying costs of collection), upon said debt, interest, ious or expenses; without liability to account for anything more than man and profits arountly collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Prosents, that if. A identification, and and shall well and truly any or cause to be paid mort be said mortgaged	ourt of said State may, at chambers or otherwise, appoint a receiver, w	ith authority 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 I did mortgager	ne net proceeds thereafter (after paying costs of collection), upon said of	
ide motegager	•	
doe, according to the true intent and ancaning of the said note, then this deed of bargain and sale shall cease, determine and be utterly nell and void, or see to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor		
AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold and enjoy the remises until default of payment shall be made. WITNESS And and seal, this 3 the day of the payment shall be made. WITNESS And and seal, this 3 the said in the one hundred and twenty. The year of our Lord ningshen hundred and twenty. The year of our Lord ningshen hundred and twenty. The year of our Lord ningshen hundred and twenty. The year of our Lord ningshen hundred and twenty. The year of our Lord ningshen hundred and twenty. The year of the Independence of the United States of America. Signed, Scald and Deferred in 16 Presence of Outhout States of America. MORTGAGE OF REAL ESTA Greenville County. The STATE OF SOUTH CAROLINA Greenville County. The year of the within named. The year of the within hundred and the within the payment of the payment of the payment of the year of the within the payment. Witnessed the execution thereof. SWORN to before me, this 3 the year of the payment of the year of the within samed. The year of the within named. The year of the year		
AND IT IS AGREED, by and between the said parties, that the said mortgagor to bold and enjoy the remises until default of payment shall be made. WITNESS MM hand, and sent this. 30 the said parties, this the year of our Lord ningsten hundred and twenty. Signed, Stated and Dejivered in the Presence of the United States of America. Signed, Stated and Dejivered in the Presence of the United States of America. Signed, Stated and Dejivered in the Presence of the United States of America. Signed, Stated and Dejivered in the Presence of the United States of America. Signed, Stated and Dejivered in the Presence of the United States of America. Signed, Stated and Dejivered in the Presence of the United States of America. Signed, Stated and Dejivered in the Presence of the United States of America. Signed, Stated and Dejivered in the Presence of the United States of America. MORTGAGE OF REAL ESTA Greenville County. PERSONALLY appeared before me Advanced and doubt, deliver the within written Deed; and that She, with witnessed the execution thereof. SWORN to before me, this 30 the Advanced and doubt, deliver the within written Deed; and that She, with writnessed the execution thereof. SWORN to before me, this 30 the Advanced and south Carolina. SWORN to before me, this 30 the Advanced and the States of Advanced and States and Interest and estate, and also all her right and claim of Dower, of, in or to, all and single of Premises within mentioned and released. GIVEN under mythand and stat, this. 30 the Advanced and released.	e due, according to the true intent and meaning of the said note, the	hen this deed of bargain and sale shall cease, determine and be utterly null and void, other
remises until default of psynects shall be made. WITNESS Whand and scal this 20th day own left and free free free free free free free fre		
The state of south Carolina, greening country, this south of the within panel of the states of America. Signed, Sealed and polykered in the Presence of the United States of America. Signed, Sealed and polykered in the Presence of the United States of America. Signed, Sealed and polykered in the Presence of the United States of America. Signed, Sealed and polykered in the Presence of the United States of America. Signed, Sealed and polykered in the Presence of the United States of America. Signed, Sealed and polykered in the Presence of the United States of America. Signed, Sealed and polykered in the Presence of the United States of America. Signed, Sealed and polykered in the Presence of the United States of America. Signed, Sealed and polykered in the Presence of United States of the U	AND IT IS AGREED, by and between the said parties, that the s	said mortgagor to hold and enjoy the said
the year of our Lord singston hundred and weaty— are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of CLANUS APPLIED (L. C.		30 th Sout in the
are of the Independence of the United States of America, Signed, Scaled and Defrected in the Presence of ALLA STATE OF SOUTH CAROLINA Greenville County. PERSONALLY appeared before me. Attack of South Carolina and dega, deliver the within written Deed; and that S.he, with. Winessed the execution thereof. SWORN to before me, this A. D. 1927 Notary Public for South Carolina. SWORN to before me, this Greenville County, I. HE STATE OF SOUTH CAROLINA Greenville County I. He STATE OF SOUTH CAROLINA Greenville County I. Hereby certify unto all whom is may concorn, that Mrs Greenville County I. Hereby certify unto all whom is may concorn, that Mrs Greenville County I. Hereby certify unto all whom is may concorn, that Mrs Greenville County I. Hereby certify unto all whom is may concorn, that Mrs Greenville County I. Hereby certify unto all whom is may concorn, that Mrs Greenville County I. Hereby certify unto all whom is may concorn, that Mrs Greenville County I. Hereby certify unto all whom is may concorn, that Mrs Greenville County I. Hereby certify unto all whom is may concorn, that Mrs Hereby certify unto all whom is may concorn, that Mrs Hereby certify unto all whom is may concorn, that Mrs Hereby certify unto all whom is may concorn, that Mrs Hereby certify unto all whom is may concorn, that Mrs Hereby certify unto all whom is may concorn, that Mrs Hereby certify unto all whom is may concorn, that Mrs Greenville County A. D. 1927 Notary Public for South Carolina RENUNCIATION OF DOW A. D. 1927 A. D. 1927 Notary Public for South Carolina RENUNCIATION OF DOW Greenville County J. Hereby certify unto all whom is may concorn, that Mrs Greenville County J. Hereby certify unto all whom is may concorn, that Mrs Greenville County A. D. 1927 Notary Public for South Carolina RENUNCIATION OF DOW J. Hereby certify unto all whom is may concorn, that Mrs J. Hereby certify unto all that S. hereby concorn J. Hereby certify unto all that S. hereby certify unto all that		day of the factor
The STATE OF SOUTH CAROLINA) Greenville County, PRESONALLY appeared before me and dodd, deliver the within written Deed; and that S. he, with witnessed the execution thereof. SWORN to before me, this Notary Public for South Carolina. We state of South Carolina. RENUNCIATION OF DOW Greenville County, I, HE STATE OF SOUTH CAROLINA) Greenville County, I, He within mamed. A D. 1924 Notary Public for South Carolina. RENUNCIATION OF DOW Greenville County, I, Hereby certify unto all whom it may concept, that Mrs. Greenville County, I, Hereby certify unto all whom it may concept, that Mrs. He within mamed. A dupon being privately and separately examined by me, did declare that she does ireely, voluntarily and without any compulsion, dread or fear of any person resons whomsoever, Gyounce, and forever relinquish unto the within named. A dupon being privately and separately examined by me, did declare that she does ireely, voluntarily and without any compulsion, dread or fear of any person resons whomsoever, Gyounce, and forever relinquish unto the within named. A dupon being privately and separately examined by me, did declare that she does ireely, voluntarily and without any compulsion, dread or fear of any person resons whomsoever, Gyounce, and forever relinquish unto the within named. A dupon being privately and claim of Dower, of, in or to, all and singular properties within mentioned and released. GIVEN under mythand and sepl, this.		and in the one hundred and III
THE STATE OF SOUTH CAROLINA) Greenville County, Notary Public for South Carolina. Greenville County, I. STATE OF SOUTH CAROLINA) Greenville County, Notary Public for South Carolina. Greenville County, I. STATE OF SOUTH CAROLINA) Greenville County, I. STATE OF SOUTH CAROLINA) Greenville County, I. STATE OF SOUTH CAROLINA) Greenville County, I. STATE OF SOUTH CAROLINA Greenville County, I. STATE O	, Signed, Sealed and Delivered in the Presence of	
MORTGAGE OF REAL ESTA Greenville County. PERSONALLY appeared before me. d made oath that She saw the within named She	J. J. Horkman	- arthur & ament as
ESTATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. It within written Deed; and that S. he, with MORTGAGE OF REAL ESTA Johnson In, seal, and as Johnson In, seal, and as Johnson In, seal, and as Johnson It within seal, and as Johnson It within seal, and as Johnson Notary Public for South Carolina. It state of South Carolina, Greenville County, I, with Johnson REMUNCIATION OF DOW Greenville County, I, with Johnson It within named Johnson It within nam	uta o Johnson	(L. S.
TE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me di made oath that	}	(L, S.
THE STATE OF SOUTH CAROLINA Greenville County. PERSONALLY appeared before me. d made oath that 2.he saw the within named. Language. A. D. 192 MORTGAGE OF REAL ESTA SWORN to before me, this. John A. D. 192 Notary Public for South Carolina. Greenville County I. A. D. 192 Notary Public for South Carolina. RENUNCIATION OF DOW Greenville County I. A. D. 192 A. D. 192 Witnessed the execution thereof. RENUNCIATION OF DOW Greenville County I. A. D. 192 A. D. 192 Witnessed the execution thereof. Greenville County I. A. D. 192 Witnessed the execution thereof. Greenville County I. A. D. 192 Witnessed the execution thereof. Greenville County I. A. D. 192 Witnessed the execution thereof. Greenville County I. A. D. 192 Witnessed the execution thereof. Greenville County I. A. D. 192 Witnessed the execution thereof. Greenville County I. A. D. 192 Witnessed the execution thereof. Greenville County I. A. D. 192 Witnessed the execution thereof. Greenville County I. A. D. 192 Witnessed the execution thereof. Greenville County I. A. D. 192 Witnessed the execution thereof. Greenville County I. Witnessed the execution thereof. Greenville County I. Witnessed the execution thereof. Greenville County I. Witnessed the execution thereof. Witnessed the execution the		(L, 5,
Greenville County. PERSONALLY appeared before me. Id made oath that She saw the within named Allow She within written Deed; and that She, with witnessed the execution thereof. SWORN to before me, this She saw the within amed SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the within amed SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. RENUNCIATION OF DOW did this day appear before adult the within named she without any compulsion, did this day appear before adults the execution thereof. The execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution thereof. SWORN to before me, this She saw the execution the		(L, S,
gr, seal, and as get and doed, deliver the within written Deed; and that S. he, with witnessed the execution thereof. SWORN to before me, this Green, this SWORN to before me, the this SWORN to before the this SWORN to be the this SWORN to before the this SWO	Greenville County.	MORTGAGE OF REAL ESTATE Sohnson
SWORN to before me, this 30 th May of the State of South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County, I, State of the within named Milliam and some 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, resource, release, and forever relinquish unto the within named Milliam of Dower, of, in or to, all and singular presences within mentioned and released. GIVEN under myghand and seal, this 30 th	nd made oath that	NI Dagnew
SWORN to before me, this. Jean of Public for South Carolina. HE STATE OF SOUTH CAROLINA. Greenville County. I, Dehereby certify unto all whom it may concept, that Mrs. ife of the within named. Jean of th		
HE STATE OF SOUTH CAROLINA, Greenville County, I, O hereby certify unto all whom it may concern, that Mrs. ife 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, evounce, 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. GIVEN under mythand and seal, this 30 th	It. D. Morfman	witnessed the execution thereof.
RENUNCIATION OF DOW Greenville County I, o hereby certify unto all whom it may concern, that Mrs. ife 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, prounce, 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 pressures within mentioned and released. GIVEN under my finand and seal, this.		Mita B John
Greenville County, I, O hereby certify unto all whom it may concorn, that Mrs. O hereby certify unto all whom it may concorn that Mrs. O hereby certify unto all whom it may concorn that Mrs. O hereby certify unto all whom it may concorn that M	Notary Public for South Carolina.	, o de la composição de
Greenville County, I, O hereby certify unto all whom it may concorn, that Mrs. O hereby certify unto all whom it may concorn that Mrs. O hereby certify unto all whom it may concorn that Mrs. O hereby certify unto all whom it may concorn that M		
I, Shorteman Thereby certify unto all whom it may concorn, that Mrs. Thereby certify unto all whom it may concorn, that Mrs. The of the within named. The of the of the within named. The of the wit	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
did this day appear before 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 resons whomsoever, repounce, 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 persons within mentioned and released.	Greenville County	
did this day appear before 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 resons 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 Premises within mentioned and released. GIVEN under my hand and seal, this	I, hereby partify unto all whom it was concern that Mrs.	ne (lenou)
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 resons 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 premises within mentioned and released. GIVEN under my hand and seal, this		anell
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. GIVEN under my hand and seal, this 30 th		
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. GIVEN under my hand and seal, this 30 th	sons whomsoever, renounce, release, and forever relinquish unto the	
GIVEN under mythand and seal, this 30 th	derge noun	ood, his
GIVEN under myghand and seal, this 30 th		nterest and estate, and also all her right and claim of Dower, of, in or to, all and singular
or, and my man and open and open and		
Slay of State A. D. 1929	day of A. D. 1929	Annie Lo agnew
Notary Public for South Carolina. (L. S.)	Notary Public for South Carolina. (L. S.)	your or agnew
		- -