TOGETHER with the right of enjoyment of privileges and facilities afforded by Lake Lanier, an artificial water, as projected on said plat, for lawful aquatic sports, bosting, bathing, swimming and fishing; and together with the further right to erect for the use of the owner of the above described lot a boat house and wharf or landing at some appropriate location on the margin of said Lake, the said location and the size, plans and specifications of said boat house and wharf or landing to be subject to approval of grantor; but nothing herein contained shall privilege a missance or license the pollution of the said Lake, its inlets, outlets, or beaches, nor authorize any unlawful, offensive or boisterous conduct, or the use of the said Lake by any person inexperienced in swimming; it being expressly singulated that the grantor herein, its shareholders or successors, shall not be liable to any lot owner or any other person for any damage or injury sustained in the exercise of the said privileges and facilities, or by reason hereof.

Began Shirt any politered in the one humored and for the control of the United States of America. Began Shirt any politered in the Presence of the Shirt Sh	And the said Tryon Development Company, does hereby bind itself and its successors to warrant and forever defend all and singular the said premises unto
the set of the control of the contro	And the said Tryon Development Company, does bereby blad least and the said forever defend all and singular the said premises unto
the set of the control of the contro	and and and an analysis and man metant and treets and treets and the increasors in Mallant and the pro-
POURTIL: They are desirted bous and it is belt on the above described int to ent fast them. Friedrich, greater on delier landing, whatever half is curried on and is made of the control	181d L. C. Brussey Lie
POURTIL: They are desirted bous and it is belt on the above described int to ent fast them. Friedrich, greater on delier landing, whatever half is curried on and is made of the control	heirs and assigns, against tiself and its successors and all persons lawfully claiming, or to claim the same, or any part thereof. This conveyance is made subject to the following conditions, restrictions and covenants running with the land, for a violation of the first of which the title shaded and the conveyance is made subject to the following conditions, restrictions and covenants running with the land, for a violation of the first of which the title shaded and the conveyance is made subject to the following conditions, restrictions and covenants running with the land, for a violation of the first of which the title shaded and the coverage of the conveyance of the conveyance of the coverage of the covera
POURTIL: They are desirted bous and it is belt on the above described int to ent fast them. Friedrich, greater on delier landing, whatever half is curried on and is made of the control	FIRST: That the property hereby conveyed, or any part thereof, is not to be sold, rented, leased or otherwise disposed of to any person of African descendant of the property hereby conveyed, by the stead of the property hereby conveyed is to be restricted by the property hereby conveyed is to be restricted by the property hereby conveyed is to be restricted by the property hereby conveyed is to be restricted by the property hereby conveyed is to be restricted by the property hereby conveyed in the second of the property hereby conveyed in the property hereby conveyed in the property hereby conveyed in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, or any person of African descendant in the property hereby conveyed, and the property hereby conveyed in the property hereby conveyed in the property hereby conveyed
POURTIL: They are desirted bous and it is belt on the above described int to ent fast them. Friedrich, greater on delier landing, whatever half is curried on and is made of the control	be taken to prevent the grantor herein from designating certain lots of this development or any future addition thereto for business purposes or for other purpo
POURTIL: They are desirted bous and it is belt on the above described int to ent fast them. Friedrich, greater on delier landing, whatever half is curried on and is made of the control	THIRD: That no use shall be made of any lot which, in the opinion of the grantor herein, will constitute a nuisance, or prove in any way noxious or offens to the neighboring inhabitants, or injure the value of neighboring lots.
resistant, praga or other building with authority and its partle and its partle and the price is the price of the process of t	
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	The sea of he are the season of the season o
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	residence, garage, or other building whatsoever shall be erected on said lot until, and unless, the plans and specifications thereof have been submitted to and approv
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	by writing up the granter retend on the plat hereinabove referred to, and in strict accord with the plans and specifications so required to be submitted and approved, a shall fees or front on the street or read on which the lat hereinabove referred to be submitted and approved, a
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	FIFTH: That not more than one residence shall be creeted on each lot or parcel as shown by said plat, PROVIDED, HOWEVER, that in addition to c residence, there may be creeted a garage and servents quarters, (the para for which are to be first approved as bereinsboyc provided) in keeping with the premit
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	and residence built thereon, of sightly appearance and appropriate location, within the building line and not nearer than five feet to any side or back line of any adjoing lot not owned by the owner of the land hereinabove described.
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	SIXTH: That the parties hereto, their successors, heirs and assigns, will not, during the term of twenty-one years from April 1, 1925, subdivide, sell or convent or parcel of said lots, less than the whole of each thereof, as shown on said plat (the granter hereby expressly reserving the right, however, to sell and convent or parcel of said lots, less than the whole of each thereof, as shown on said plat (the granter hereby expressly reserving the right, however, to sell and convent or parcel of said lots, less than the whole of each thereof, as shown on said plat (the granter hereby expressly reserving the right, however, to sell and convent or parcel of said lots, less than the whole of each thereof, as shown on said plat (the granter hereby expressly reserving the right, however, to sell and convent or parcel of said lots, less than the whole of each thereof, as shown on said plat (the granter hereby expressly reserving the right, however, to sell and convent or parcel of said lots, less than the whole of each thereof, as shown on said plat (the granter hereby expressly reserving the right, however, to sell and convent or parcel of said lots, less than the whole of each thereof, as shown on said plat (the granter hereby expressly reserving the right).
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	vey any part or parcel of any lot within said block, in connection and merged with any adjoining lot, so as to create one or more lots of larger area than as sno on said plat, and the further right to determine the size and shape of lots sold for other than residential purposes.)
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	pipes, electric conduits or pipes, telegraph, telephone until electric light poles, and any other such public utilities, on or in any of the readways, streets or alleys bord
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	ing said properly, with connecting miss for the same along the back and side lines of the lot above described, and to grade surface, and repair the said routers and alleys, without compensation to any lot owner for any damage sustained thereby.
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	granter herein agreeing that upon the written request of the owner of said lot made at any time within three years after the date of execution of this deed, gram will install on said lot a septle tank, or other sanitary device for disposal of sewerage, and said owner shall have the right to connect to and use the same; PROVIDE HOWEVIER, that in such event, granter is to have the right, without reimbursement to the owner of said lot, to connect to and use the same; PROVIDE one or more owners of other lots, or grant them the right to so connect, according to the capacity of said septic tank or other sanitary device.
and in the one humbred and fifth the superior of the United State of America. Biggs. Signel and policered in the Presence of: By ATATE OF FREE A Caucilled. S. 2 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents B. C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF FREE A Caucilled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents By C. Stamps Cancelled. S. 4 and 3 cents BY ATATE OF Stamps Cancelled. S. 4 and 4 Cents By C. Stamps Cancelled. S. 4	An winess whereat the said 11500 sectorment company has caused these presents to be signed by its daily duminated and a sector in the hundred a
Biggs officed and Bolivered in the Presence of: TRYON DEVELOPMENT COMPANY, U. S. Stamps Cancelled, \$ 2 and 2 cents S. C. Stamps Cancelled, \$ 4 and 2 cents S	three, this management of the second of the
U. S. Stamps Cancelled, \$ 2 and 0 cents B. C. Stamps Cancelled, \$ 4 and 0 cents B. C. Stamps Cancelled, \$ 4 and 0 cents B. C. Stamps Cancelled, \$ 4 and 0 cents B. C. Stamps Cancelled, \$ 4 and 0 cents BY ATE OF PERSONALLY appeared before me. and made eath that he are the within named Typon Development Company, by and B. White plant the corporate teal and as its corporate act and deed, deliver the foregoing deed; and that he, white the company to the company to the company to the property releases the within described real estate from the lien of a certain mortgage given by the Troon Development Company to the property releases the within described real estate from the lien of a certain mortgage given by the Troon Development Company to the company to the property releases the within described real estate from the lien of a certain mortgage given by the Troon Development Company to the company to the property releases the within described real estate from the lien of a certain mortgage given by the Troon Development Company to the company to the property releases the within described real estate from the lien of a certain mortgage given by the Troon Development Company to the company	
U. S. Stamps Cancelled, S. 2 and 3 cents S. C. Stamps Cancelled, S. 4 and 3 cents S. C. Stamps Cancelled, S. 4 and 3 cents PREBONALLY appeared before me	Bignes, Begred and trainvered in the Presence of:
U. S. Stamps Cancelled, S. 2 and 3 cents S. C. Stamps Cancelled, S. 4 and 3 cents S. C. Stamps Cancelled, S. 4 and 3 cents PREBONALLY appeared before me	m Bulla Lathe Sein
U. S. Bramp Cancelled, \$ 2 and 6 cents S. C. Stamps Cancelled, \$ 1 and 6 cents S. C. Stamps Cancelled, \$ 1 and 6 cents PRESONALLY appeared before me.	WEN J
STATE OF HELL COUNTY of Co	
STATE OF HELL COUNTY of Co	II. S. Stamps Cancelled. S
County of Selection Services and made outh that he presence of: PRESONALLY appeared before me, this Selection	
sign, affix the corporate set and deed, deliver the foregoing deed; and that he, with the sevention thereof. Sworn to before me, this set and deed, deliver the foregoing deed; and that he, with the sevention thereof. Sworn to before me, this set and deed, deliver the foregoing deed; and that he, with described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to servely releases the within described real estate from the lien of a certain mortgage given by the Tryon D	PERSONALLY appeared before me
with	118 and Balantin and State of the State of t
Sworn to before me, this day of Alpha 192.5. Sworn to before me, this day of Alpha 192.5. Sworn to before me, this day of 192.5. Sworn to before me, this 192.5. Sworn to before me and 192.5. Sworn to before me and 192.5. Sworn to before me and 192.5. Sworn to be	its sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and that h
Notary Public Ser Act of County in Mortgage Book at Page Witness my hand and seal, this Gland, Sealed and Delivered in the Presence of: Ser Act of County in Mortgage Book at Page County of	withwitnessed the execution thereof.
Notary Public Ser Act of County in Mortgage Book at Page Witness my hand and seal, this Gland, Sealed and Delivered in the Presence of: Ser Act of County in Mortgage Book at Page County of	Sworn to before me, this
Notary Public FOR VALUE RECRIVED. FOR VALUE RECRIVED. Service of the Register of Mesne Conveyance for Greenville County in Mortgage Book. Signed, Sealed and Delivered in the Presence of: Service of the Presence of: Service of the Register of Mesne (SEAL) STATE OF. County of. PERSONALLY appeared. and made oath and deed deliver the foregoing release, and that he, with and deed deliver the foregoing release, and that he, with sign, seal, and as his act (L. S.)	
STATE OF. County of. FOR VALUE RECRIVED. FOR VAL	4 P. Store
STATE OF	
FOR VALUE RECRIVED. Sereby releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to. 192 and recorded in the office of the Register of Mesne Conveyance for Greenville County in Mortgage Book. Witness my hand and seal, this day of 192 192 192 192 192 192 192 192 192 192	Oly Romalision expires
FOR VALUE RECRIVED A control of the method real estate from the lien of a certain mortgage given by the Tryon Development Company to A control of the Register of Mesne Conveyance for Greenville County in Mortgage Book. Witness my hand and seal, this day of 192 Signed, Sealed and Delivered in the Presence of: PERSONALLY appeared and made oath that he saw the above named and deed deliver the foregoing release, and that he, with offices the execution thereof. Sworn to before me, this day of 192 (L. S.)	STATE OF
sereby refeares the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to	County of
Jated the	FOR VALUE RECEIVED
Jated the	hereby releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to
And made deliver the foregoing release, and that he, with midses the execution thereof. Sworn to before me, this day of the Say of	no Illes habitation
Conveyance for Greenville County in Mortgage Book	day of 192 , and recorded in the office of the Register of Mess
Witness my hand and seal, this	
Signed, Sealed and Delivered in the Presence of: (SEAL) TATE OF County of PERSONALLY appeared and made oath that he saw the above named and deed deliver the foregoing release, and that he, with elitnessed the execution thereof. Sworn to before me, this (L. S.)	
County of	11 titles by many and area, and
PERSONALLY appeared. sign, seal, and as his act hat he saw the above named. sign seal, and as his act had deed deliver the foregoing release, and that he, with hitnessed the execution thereof. Sworn to before me, this	Signed, Sezied and Denveted in the 2155miles
PERSONALLY appeared. sign, seal, and as his act hat he saw the above named. sign seal, and as his act had deed deliver the foregoing release, and that he, with hitnessed the execution thereof. Sworn to before me, this	(SEAL
PERSONALLY appeared	
PERSONALLY appeared	STATE OF
nat he saw the above named	
nat he saw the above named	PRRSONALLY appeared
nd deed deliver the foregoing release, and that he, with	
Sworn to before me, this	that he saw the grove manicularity
Interest Public	and deed deliver the foregoing release, and that he, with management and deed deliver the foregoing release, and that he, with management and deed deliver the foregoing release, and that he,
Johann Public	witnessed the execution thereof.
Johann Public	Sworn to before me, this
Comment of the commen	Sworn to before me, this
Recorded Sept. 1872 1925, at 8,15 o'clock,	Sworn to before me, this