they may divide his real estate in kind or by exchange of cash among themselves, but if they were unable to agree upon a division or if they found it impracticable to divide the same in kind, then his Executors should sell his real estate at public auction and to the highest bidder after due advertisement, further providing that his Executors were to The children of W.C. Chandler having execute deeds to the purchasers. found it impossible and impracticable to divide the real estate in kind or by exchange of cash among themselves, by a written agreement and so stated in the instrument that all of the real estate should be sold at public auction and that the executors make deeds and convey the same in accordance with authority contained in the will. The property herein described was sdd at public auction on the 14th day of September, 1963, after extensive advertisement, the grantee being the highest and

successful bidder.
See plat referred to above which is recorded in Plat Book YY, page 149, R.M.C. Office for Greenville County.





TOGETHER WITH ALL AND SINGULAR the Tenements, Hereditaments, and Appurtenances thereunto belonging or in anywise appertaining, TO HAVE AND TO HOLD, all and singular the forever,

and their only proper use and behoof forever; as fully and absolutely as the said parties of the first part can and ought to do, pursuant to their authority as aforesaid.

IN WITNESS WHEREOF, the said part ue sof the first part ha vehereunto set their hand and seal. The day and year first above written.

Signed, sealed and delivered in the presence

(Seal)

As Executor of the Last Will and Testament of

W.C. Chandler , deceased