WHEREAS, the said W. M. Joseph in and by certain performance of in the full and just sum of the said with these presents, whereas the said with the said wit	SEND GREETING: note in writing, ofwell and truly indebted to
in and by certain strong even date with these presents, in the full and just sum of strong should be part of the	note in writing, of
in and by certain province of the said of	
in the full and just sum of the full and just	
in the full and just sum of School Shows and As A State Salar Shows and Salar	well and truly indebted to
in the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and just sum of Annual Should have the full and the	
Dollars, to be pard Disk Worth Dafter Sattle Country in Cost	
Dollars, to be part to All All Shirt Courses	
1/2 () () () () () () () () () (ACTU,
Ship in the second seco	
with interest thereon from Maturity at the rate of	per cent per popular to be
computed and paid spuid - annufactly	per cent. per annum, to be
until paid in full; all interest not paid whon due to bear interest at the same rate as principany time past due and unpaid, then the whole amount evidenced by said note to become immediately defined thereon and foreclose this mortgage; and in case said note, after its maturity, should be placed in the half its maturity it should be deemed by the holder thereof necessary for the protection of his interests to pla mortgage in the hands of an attorney for any legal proceedings, then and in either of said cases the morting 10 per cent. of the indebtedness as attorney's fees, this to be added to the mortgage indebtedness, and to	due, at the option of the holder hereof, who may sue ands of an attorney for suit or collection, or if before ce, and the holder should place, the said note or this rtgagor promises to pay all costs and expenses, includo be secured under this mortgage as a part of said debt.
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment the	11.12
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to	
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, b grant, bargain, sell and release unto the said.	argained, sold and released, and by these Presents do
grant, bargain, sen and recease unto the said	
hat certain lot of land in the City of Greenwille,	aunty and state foresain
plat of the property of January 1920 as ht	g meter and bounds as sho
plat of the property of June 1. Zimmerman.	und John H. Williams ma
M. E. Watten, Engineer, January 1920 no hot ,	na 3.
Beginning at an iron pipe on College Stre	
trut thence with Orlege Shut S. 61-35-6.	20 feet han ion pr
ner of let no. 2. There with him of said hot	(40001, n 61-35-14) 25-140t
iron pipe comer of lot # 4. Thence with	
t to the beginning earner.	
That recorded in R. M.C. Office for Greenvill	a Country S. C) in plat for
page 192.	
	•