WHEREAS, the said in and by certain even date with these presents, Dollars, to be paid Dollars, to be paid	per cent. per annum to be as principal; and if any portion of principal or t, at the option of the holder hereof, who may sue
with interest thereon from	per cent. per annum to be as principal; and if any portion of principal or t, at the option of the holder hereof, who may sue
with interest thereon from until paid if full, ill interest not paid when the bear interest at the same rate interest be at any time past due and unpaid, then the whole amount exidences by said note. to be computed and foreclose this mortgage, said note further providing for an attorner's fee of the amount due on said note. to be collectible as a part thereof, the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same be placed in the hands of an attorney for the same placed in the hands of an attorney for the same placed in the hands of an attorney for the same placed in the hands of an attorney for the same placed in the hands of an attorney for the same placed in the hands of an attorney for the same placed in the hands of an attorney for the same placed in the hands of an attorney for the same placed in the hands of an attorney for the same placed in the hands of an attorney for the same placed in the sam	per cent. per annum to be as principal; and if any portion of principal or t, at the option of the holder hereof, who may sue
went date with these presents, well and truly on the full and just sum of collars, to be paid. with interest thereon from until paid is full, all interest not paid when the to bear interest at the same rate therest be at any time past due and unpaid, then the whole amount didentity by said note. to become immediately due thereon and foreclose this mortgage, said note further providing for an attorner's fee of besides all besides all besides all besides all besides all camount due on said note. besides all camount due on said note.	per cent. per annum to be as principal; and if any portion of principal or t, at the option of the holder hereof, who may sue
went date with these presents, well and truly to the full and just sum of the full and just sum	per cent. per annum to be as principal; and if any portion of principal or t, at the option of the holder hereof, who may sue
well and truly the full and just sum of the fu	per cent. per annum to be as principal; and if any portion of principal or t, at the option of the holder hereof, who may sue
ith interest thereon from at the rate of computed and paid until paid is full, all interest not paid when due to bear interest at the same rate interest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due to be an interest at the same rate interest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due to be an interest at the same rate interest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due to be an interest at the same rate interest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due to be an autorney of the same be placed in the hands of an attorney for	per cent. per annum to be as principal; and if any portion of principal or t, at the option of the holder hereof, who may sue
ith interest thereon from at the rate of mputed and paid until paid if full, all interest not paid when the to bear interest at the same rate terest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due ereon and foreclose this mortgage, said note further providing for an attorner's fee of besides all e amount due on said note to be collectible as a part thereof, if the same be placed in the hands of an attorney for	per cent. per annum to be as principal; and if any portion of principal or t, at the option of the holder hereof, who may sue
th interest thereon from	as principal; and if any portion of principal or , at the option of the holder hereof, who may sue
th interest thereon from	as principal; and if any portion of principal or , at the option of the holder hereof, who may sue
ollars, to be paid. at the rate of municipal difficulty all interest not paid when the to bear interest at the same rate at terest be at any time past due and unpaid, then the whole amount evidence by said note. to become immediately due ereon and foreclose this mortgage, said note further providing for an attorner's fee of besides all the amount due on said note. It is become immediately due to be an autorner's fee of besides all the amount due on said note.	as principal; and if any portion of principal or
th interest thereon from. In the rate of supplied and paid. In the paid is full all interest not paid when due to bear interest at the same rate seriest be at any time past due and unpaid, then the whole amount evidence by said note. In the rate of supplied to bear interest at the same rate seriest be at any time past due and unpaid, then the whole amount evidence by said note. In the rate of supplied to bear interest at the same rate seriest be at any time past due and unpaid, then the whole amount evidence by said note. In the rate of supplied to bear interest at the same rate seriest be at any time past due and unpaid, then the whole amount evidence by said note. In the rate of supplied to bear interest at the same rate seriest be at any time past due and unpaid, then the whole amount evidence by said note. In the rate of supplied to bear interest at the same rate seriest be at any time past due and unpaid, then the whole amount evidence by said note. In the rate of supplied to bear interest at the same rate seriest be at any time past due and unpaid, then the whole amount evidence by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bear interest at the same rate seriest by said note. In the rate of supplied to bea	as principal; and if any portion of principal or , at the option of the holder hereof, who may sue
until paid if full, all interest not paid when due to bear interest at the same rate serest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due ereon and foreclose this mortgage, said note further providing for an attorner's fee of	as principal; and if any portion of principal or , at the option of the holder hereof, who may sue
until paid if full, all interest not paid when due to bear interest at the same rate sterest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due ereon and foreclose this mortgage, said note further providing for an attorney's fee of	as principal; and if any portion of principal or , at the option of the holder hereof, who may sue
until paid if full, all interest not paid when due to bear interest at the same rate sterest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due ereon and foreclose this mortgage, said note further providing for an attorney's fee of	as principal; and if any portion of principal or , at the option of the holder hereof, who may sue
until paid if full, all interest not paid when due to bear interest at the same rate sterest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due ereon and foreclose this mortgage, said note further providing for an attorney's fee of	as principal; and if any portion of principal or , at the option of the holder hereof, who may sue
until paid if full, all interest not paid when due to bear interest at the same rate erest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due ereon and foreclose this mortgage, said note further providing for an attorner's fee of	as principal; and if any portion of principal or , at the option of the holder hereof, who may sue
until paid if full; all interest not paid where the bear interest at the same rate erest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately decereon and foreclose this mortgage, said note further providing for an entorner's fee of	, at the option of the holder hereof, who may sue
until paid is full; all interest not paid when the bear interest at the same rate erest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due to bear interest at the same rate erest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due to bear interest at the same rate erest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due to bear interest at the same rate erest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due to bear interest at the same rate erest be at any time past due and unpaid, then the whole amount evidence by said note to become immediately due to be said note besides all amount due on said note be collectible as a part thereof, if the same be placed in the hands of an attorney for	, at the option of the holder hereof, who may sue
reon and foreclose this mortgage, said note further providing for an attorner's fee of besides all amount due on said note	, at the option of the holder hereof, who may sue
besides al amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for	
amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for	
amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for	
amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for	I costs and expenses of collection to be added to
ereunto had as will had fully appear.	
HOW HAW ALL MEN That the said Porter Street	((11)
consideration of the said liebt and sum of money aforesaid, and for the better securing the payment thereof to the sai	d
11 (1) (1) (1) Interest to the sale	
Qual (". ((acces	
ording to the terms of the said note, and also in consideration of the further sum of Three Dollars, to	, the said
Dessie Gray	
in hand well and truly paid by the said (1. (1. 4) access	· /
in hand well and truly paid by the said.	2
and before the circuity of these Presents the service of the circuity of these Presents the service of the circuity of these Presents the service of the circuity of the circu	
and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sol	d and released, and by these Presents do grant,
gain, sell and release unto the said	
All that contain succe much as lat at land	the to being and being
The description of Aller Silver Silve	ferrer, request, and wall
The gound of Applicace, seeme, refineral from	ellig-ou flucius My
Containing one half an acre, more qual of	and the first of a second of I
	ir ja yang anteripier
Which the deed of Whine Brown to I In aux	on out they 3'ed 1898.
Which She Keed of Manue Brown to D. H. Law.	of land to a C 16
Which the Keed of Minne Brown to D. H. am	Polacies to d. C. Ll.
All that cortain succes, sured ar to t of land so The conductor of Mexicola (c), State a foresait from which she deed of Minne Brown to D. I. L'and when in toll sure at page 92 and conveyed by so mortgrow heing fined to secure a part of h	Delanis to M. C. H.