

THE STATE OF SOUTH CAROLINA, }
County of Greenville.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

Harriet Nichols Decamp

SEND GREETING:

WHEREAS, *I*, the said *Harriet Nichols Decamp*,
in and by *my* certain *promissory* note in writing, of
even date with these presents, *am* well and truly indebted to

A. E. Potter

in the full and just sum of *eleven hundred and fifty eight dollars fifty eight cents*
Dollars, to be paid *\$500.00 Nov. 1, 1926*
\$658.56 Jan. 1, 1927

with interest thereon, from *Date* at the rate of *7* per cent. per annum, to be
computed and paid *annually*

until paid in full; all interest not paid when due to bear interest at the same rate *monthly* principal; and if any portion of principal or
interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof,
who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of *ten per cent.*

besides all costs and expenses of collection, to be
added to the amount due on said note, to be collectible as a debt thereof, and to be placed in the hands of an attorney for collection, or if said debt, or
any part thereof, be collected by an attorney or by legal proceedings of any kind, all of which is secured under this mortgage; as in and by the said note, refer-
ence being thereunto had, as will more fully appear.

NOW, KNOW ALL MEN, That *Harriet Nichols Decamp*
in consideration of the said debt and sum of money *paid*, and for the better securing the payment thereof to the said *A. E. Potter*

according to the terms of said note, and also in consideration of the further sum of Three Dollars, to *me*, the said
Harriet Nichols Decamp
in hand well and truly paid by the said *A. E. Potter*.

and before the signing of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, do grant,
bargain, sell and release unto the said *A. E. Potter*, his heirs and assigns

Witnessed by A. M. Garrison
Witnessed by A. M. Garrison
- *for ever*, all that piece, parcel or tract of land
being and being in Butler Township, County
and state aforesaid, on Waters of Rocky
Creek Waters of Enoree River, known and
designated as tract No. 4, of the B. L. Vaughn
farm, as shown on plat of the same
recorded in R. M. C. Office for Greenville County
in Plat Book E at page 110. and having to
following metes and bounds, according to said
plat: Beginning at a stake in branch on
J. F. Watson line (Poplar Witness) at corner of
tract No. 6 and running thence S. 76. E. 23. 30.
to an iron pin, corner of Negro church
property; thence S. 10. W. 3. 90 to an iron pin, corner
of Negro church property, thence S. 76. E. 500. 00 to
an iron pin at road, corner of Negro church
property. thence along said side of road
S. 27 1/2 W. 13. 00 to a stake at road; thence
along road N. 63 W. 2. 90 to a stake; thence
N. 78 W. 26. 17 to an iron pin at branch in
line of tract No. 6. thence with the meanderings
of said branch along line of tract No. 6 N.
9 1/2 E. 10. 08 to bend in branch; thence N.
39 E. with the meanderings of said branch
along line of tract No. 6. 6. 60 to the beginning
corner and containing 4 1/4 acres more or less.

LIEN RELEASED BY SALE UNDER FORECLOSURE
DATE OF SALE JAN. 1, 1927
SEE JUDGEMENT ROLL No. E. 5669
G. A. Garrison, 85-518