State of South Carolina #1530 County of Creenville AFFIDAVIT Book 427 - Page 287 Robert M. Dacus, Jr. and Florence W. Dacus, Individually and as Executors of the Estate of Robert M. Dacus, deceased TO Clyde A. Cann Personally appeared before me
Robert M. Dagus, Jr. and Florence W. Dagus, Individually and as Executors of the Estate of Robert M. Dagus, deceased TO Clyde A. Cann Glyde A. Cann Clyde A. Cann Clyde A. Cann Above that the true, full and complete consideration of the above stated deed is a symptom/satisfaction of Mortgage of \$
Individually and as Executors of the Estate of Robert M. Dacus, deceased TO Clyde A. Cann Personally appeared before me
Clyde A. Cann Who being duly sworn says that the true, full and complete consideration of the above stated deed is \$ 3500
Clyde A. Cann Clyde A. Cann Chaefer B. Hendrell
who being duly sworn says that the true, full and complete consideration of the above stated deed is says that the true, full and complete consideration of the above stated deed is cash; assumption/satisfaction of Mortgage of \$
\$ 3500 cash; assumption/satisfaction of Mortgage of \$ given to; exchange of property valued at \$; love and affection; gift; division of estate of
Assume that the true, full and complete consideration of the above stated deed is sample of samp
\$ 3500 cash; assumption/satisfaction of Mortgage of \$ given to; exchange of property valued at \$; love and affection; gift; division of estate of
\$ 3500 cash; assumption/satisfaction of Mortgage of \$ given to; exchange of property valued at \$; love and affection; gift; division of estate of
exchange of property valued at \$; love and affection; gift; division of estate of
exchange of property valued at \$; love and affection; gift; division of estate of
exchange of property valued at \$; love and affection; gift; division of estate of
; love and affection; gift; division of estate of
; love and affection; gift; division of estate of
decensed
Sworn to and subscribed before me this day of
Mile Jamey of the 1951.
Notary Public for S. C. (SEAL)
V Grantor-Grantee
er en
January 26th 2002
Distract South A C
σ · · · · · · · · · · · · · · · · · · ·
, rage 19
R.O. S. T
TO TO
770 · O C 7 · O
and to praller
Fersonally appeared before me Son OP
who being duly me the same
who being duly sworn says that the true, full and complete consideration of the above stated deed is
360 cash; assumption/satisfaction of Mortgage of 8
cash; assumption/satisfaction of Mortgage of \$ given to
cash; assumption/satisfaction of Mortgage of \$ given to
cash; assumption/satisfaction of Mortgage of \$ given to
cash; assumption/satisfaction of Mortgage of \$
cash; assumption/satisfaction of Mortgage of \$; recorded Vol; rechange of property valued at \$; love and affection; gift; division of estate of
cash; assumption/satisfaction of Mortgage of \$; recorded Vol; rechange of property valued at \$; love and affection; gift; division of estate of
cash; assumption/satisfaction of Mortgage of \$