WHEREAS, the said Andellissen mote were date with these presents and by the said suith and truly indebted to the said and just sum of Eight Identified fifty (\$850.00)  Dollars, to be paid the said suith and truly indebted to the said suith interest thereon from the said suith and truly indebted to the said and paid truly find in full; substrated to paid the said suith and truly paid in full; substrated to paid when due obers (\$850.00)  with interest thereon from the said substrated the said substrated by said bode. To become immediately due, at the option of the hold may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of the said costs and expenses of collection, the amount due on said note. To be collectible as a part upfeel, if the same be placed in the hands of an attorney for collection, or if said det thereof be collected by an attorney on by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said not build the said substrated the said substrated substrated the said substrated substrated the said substrated substrated substrated the said substrated	
WHEREAS, the said of Selleand mote even date with these presents, and seven date with these presents, well and truly indebted to the full and just sum of Eight Junious A. 1922.  With interest thereon from the said in fant; alterest not paid when due to reactifiers at the same rate as principal; and if any portion interest be at any time past due and up to the whole amount evidenced by for the said to the hold may sue thereon and foreclose this mortgage, said note further previding for any attorney's fee of the said at the option of the hold may sue thereon and note. to be collectible as a part spreed, if the same be placed in the hands of an attorney for collection, or if said det thereof, be collected by an attorney or hy legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said not be more fully appears.  NOW, KNOW ALL MEN) that the said for the better securing the payment thereof to the said.  According to the terms of the said note. and also in consideration of the butter aum of Three Dollars, to.  Men July Said and the said of the said note in hand well and truly paid by the said.  In hand well and truly paid by the said.  According to the terms of the said note. and also in consideration of the further sum of Three Dollars, to.  Men July Said According to the said and released, and by the said.  In hand well and truly paid by the said.  In hand well and truly paid by the said.  According to the terms of the said not the said.  According to the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by the said.  According to the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by the said.  According to the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by the said.	
with interest thereon from  ountil baid in full; shereest not paid when due to become immediately due, at the option of the hold  may sue thereon and foreclose this mortgage, said note further providings for any attorney's fee of  the amount due on said note—to be collectible as a part byreof, if the same be placed in the hands of an attorney for collection, or if said delt 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 not sonsiderating of the said sub fires and sum of money aforesaid, and for the begier securing the payment thereof to the said.  NOW, KNOW ALL MEN That  in considerating of the selected the said note—and also in consideration of the butter securing the payment thereof to the said.  If the said of the said note—to the said note—and also in consideration of the butter securing the payment thereof to the said.  If the said of the said note—to the said note—and also in consideration of the further sum of Three Dollars, to—the said  in hand well and truly paid by the said  If the said of the said note—to the said note—and also in consideration of the further sum of Three Dollars, to—the said  If the said of the said note—the said of the said note—and also in consideration of the further sum of Three Dollars, to—the said  If the said of the said note—and also in consideration of the said of the said of the said of the said note—and also in consideration of the said	****
in and by a certain	
with interest thereon from the full and paid in full; advertest not paid when due to ear interest at the same rate as principal; and if any portion interest be at any time past due and up and the whole amount evidenced by for pote. to become immediately due, at the option of the hold may suc thereon and foreclose this mortgage, said note further providing for any attorney's fee of the full costs and expenses of collection, the amount due on said note, to be collectible as a part typeof, if the same be placed in the hands of an attorney for collection, or if said dethereof, 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 in considerating of the said dots and sum or hully appears.  NOW, KNOW ALL MEN That the said for the better securing the payment thereof to the said in considerating to the terms of the said note, and also in consideration of the further sum of Three Dollars, to.  MAS Jollics and Deviated at any lime past due and sum of money aforesaid, and for the better securing the payment thereof to the said.  MAS Jollics and Law	
in the full and just sum of Eight Idurated fifty (\$850.00)  Dollars, to be paid.  With interest thereon from computed and paid.  Until Paid in full; advertest not paid when due to lear interest at the same rate as principal; and if any portion interest be at any time past due and until Paid in full; advertest not paid when due to lear interest at the same rate as principal; and if any portion interest be at any time past due and until Paid in full; advertest not paid when due to lear interest at the same rate as principal; and if any portion interest be at any time past due and until Paid in full; advertest not paid when due to lear interest the same rate as principal; and if any portion interest be at any time past due and until Paid in full; advertest in the hold may sue thereon and foreclose this mortgage, said note further producing/for any attorney's fee of	in writing,
in the full and just sum of Eight Journal of fifty (\$850.00)  Dollars, to be paid	
with interest thereon from  until Paid in full; attempted and paid.  until Paid in full; attempted to paid when due to east interest at the same rate as principal; and if any portion interest be at any time past due and until paid in full; attempted by photo.  the amount due on said note	
with interest thereon from  until Paid in full; attempted and paid.  until Paid in full; attempted to paid when due to east interest at the same rate as principal; and if any portion interest be at any time past due and until paid in full; attempted by photo.  the amount due on said note	
may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	
may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	
may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	
may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	***************************************
may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	
may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	annum ta 1
may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	annum to L
may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	
may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	
besides all costs and expenses of collection, the amount due on said note, to be collectible as a part threof, if the same be placed in the hands of an attorney for collection, or if said debthereof, 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 being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN That the said for the better securing the payment thereof to the said in consideration of the said obtained and sum of money aforesaid, and for the better securing the payment thereof to the said.  I had the said obtained and sum of money aforesaid, and for the better securing the payment thereof to the said.  I had the said obtained and sum of money aforesaid, and for the better securing the payment thereof to the said.  I had the said obtained and sum of the said obtained and sum of the further sum of Three Dollars, to the said.  I had the said obtained and sum of the said obtained a	er hereof, wh
the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debthereof, 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 being thereunto had, as will more jully appear.  NOW, KNOW ALL MEN That the said for the better securing the payment thereof to the said in consideration of the said note, and also in consideration of the further sum of Three Dollars, to mel the said of t	***************************************
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 being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN) That the said of the said note, and also in consideration of the further sum of Three Dollars, to the said of th	o be added (
NOW, KNOW ALL MEN) That the said of the sa	
now, know all men that the said of the said of the said of the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the better securing the payment thereof to the said.  In consideration of the said obot and sum of money aforesaid, and for the said.  In consideration of the said obot and sum of money aforesaid.  In consideration of the said obot and sum of money aforesaid.  In consideration of the said obot and sum of money aforesaid.  In consideration of the said obot and sum of the said.  In consideration of the said obot and	, referenc
in consideration of the said door and sum of money aforesaid, and for the better securing the payment thereof to the said.    Mrs.   day   Description	
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me), the said	
in hand well and truly paid by the said.  Th	
in hand well and truly paid by the said.  Th	
in hand well and truly paid by the said. "Mrs. Idu bruith!  at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these grant, bargain, sell and release unto the said. "Mrs. Ida bruith!, her herrs and as	
in hand well and truly paid by the said. This side Described at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these grant, bargain, sell and release unto the said Mrs. Ida Described. her heres and as	***************************************
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these grant, bargain, sell and release unto the said Mrs. I day Smith, her heres and as	
rever att that certain wiece spaces on tract of bus	^
rever att that certain wiece marcel or tract of bur	
rever. All that certain wiece marcel or track of lan	: Presents d
receeve. All that certain piece parcel or track of land de being situated in state and boundy aforesairview Bounship boutaining 36 to acres more or	rigui
receeve all that certain piece parcel or track of land in being situated in state and boundy aforesan irview Counslip boutaining 36 to acres more or	•
in being situated in state and bounty aforesaining 36 to acres more or	de ly
irview Counslip boutaining 36 to acres more or	a.1
The state of the s	12111
cording to surliey made the W.M. Mash, Surveyor,	Prince
part of the old nesbitt place and being tha	t po
to the wind and the form of the wind of the	L. Wa
act of land conveyed to me by W. P. Nesbitt, by	· all
rung acte of and recorded in or m.	C. Of
elton Ture. Palice Tallison and L. E. Cox & W. G.	Lae.