In John P. Hightower  Whereas I doesed Some P. Hightower, of Greenville Co., S.C.  and by A. Perskin.  F.E. Umpd., of Greenville County.  The bill seld join use it. You hundred and fitting.  The bill seld join use it. You hundred and fitting.  The bill seld join use it. You hundred and fitting.  The bill seld join use it. You hundred and fitting.  The bill seld join use it. You hundred and fitting.  The bill seld join use it. You hundred and fitting.  The bill seld join use it. You hundred and fitting.  The bill seld join use it is not hundred and fitting.  The bill seld join use it is not be seld used to be seld used to be seld used to be sold to be seld to be s	THE STATE OF SOUTH CAROLINA, county of Green ville	TO ALL WHOM THESE PRESENTS MAY CONCERN:
and by Promissory well and really indefined to meriting.  The field and just mum of two hundred and fifting the part in fall; all interest one fills with interest thereon from the paid in fall; all interest one fills with interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid interest the paid interest the state of the paid interest the paid in	I, John F. Hightower	SEND GREETING:
and by Promissory well and really indefined to meriting.  The field and just mum of two hundred and fifting the part in fall; all interest one fills with interest thereon from the paid in fall; all interest one fills with interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid in fall; all interest the state of the paid interest the paid interest the state of the paid interest the paid in	WHEREAS I the said	John F. Hightower, of Greenville Co., S.C.
well and truly indebted to well and truly indebted to he full and just som of the said of		
W.E. Ward of fall and just sum of two hundred and fifther the side of the fall and just sum of two hundred and fifther the side of the fall and just sum of the fall and just sum of two hundred and fifther the side of the fall and point and the rate of the fall and point and the rate of the fall and point and point and point and point and the rate of the fall and point and point and the rate of the fall and point and point and point and point and the rate of the fall and point and p		
with interest thereen from annual and and and and an annual and an annual and		
paid in full; all interest not falls when due to be interest at the same rate as principal; and it any portion of principal interest be at any time past due and unpaid, then the whole should indended by said note to become immediately due, at the option of the holder hereof, my sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of the amount due on paid note, the collection are part thereof. In the said be placed in the hands of an attorney for collection, to be adde the amount due on paid note, the collection are part thereof. In the said is secured under this mortgage): as in and by the said note, refer being thereuses and sum of money aforesaid, and for the better securing the payment thereof to the said.  Now, KNOW ALL MAPA, The The said.  Now, Exception of the said note, and also in consideration of the further sum of Three Dollars, to	W.E. WARD, OI Gree	m ville county. S
material be at any time past due and unpaid, then the whole above didenced by said noteto become immediately due, at the option of the holder hereof, any sue thereon and foreclore this mortgage, said note further providing for an attorney's fee of	the full and just sum of two hundred	sho Fire Val
material be at any time past due and unpaid, then the whole above didenced by said noteto become immediately due, at the option of the holder hereof, any sue thereon and foreclore this mortgage, said note further providing for an attorney's fee of	Pollars, to be paid Nov. 19, 1922.	
merest be at any time past due and unpaid, then the whole above "idenced by said note to become immediately due, at the option of the holder hereof, any sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of		Saturate
matterest be at any time past due and unpaid, then the whole above "didenced by said note to become immediately due, at the option of the holder hereof, have sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of		
matterest be at any time past due and unpaid, then the whole above "didenced by said note to become immediately due, at the option of the holder hereof, have sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	1000	
and in full; all interest not all whose have didenced by said note to become immediately due, at the option of the holder hereof, and such the past due and unpaid, then the whole substance didenced by said note to become immediately due, at the option of the holder hereof, and such the amount due on solvence, believed this mortgage, said note further providing for an attorney's fee of the amount due on solvence, believed the providing of the said and	ish interest thereon from	at the rate of 75 per cent. per annum to b
and in full; all interest not all whose have didenced by said note to become immediately due, at the option of the holder hereof, and such the past due and unpaid, then the whole substance didenced by said note to become immediately due, at the option of the holder hereof, and such the amount due on solvence, believed this mortgage, said note further providing for an attorney's fee of the amount due on solvence, believed the providing of the said and	th interest thereon from	
therest be at any time past due and unpaid, then the whole absolute didenced by said noteto become immediately due, at the option of the holder hereof, any sue thereon and forecoose this mortages, said note further providing for an attorney's fee of	omputed and paid	i i i la continua de aviaciona
he amount due on subjock. The collectible as art thereof, in the same be placed in the hands of an atorney for collection, to be adde the amount due on subjock an Ahrivery or by least proceedings of any kind (all of which is secured under this mortgage): as in and by the said debt, or any hereof, the collectibely an Ahrivery or by least proceedings of any kind (all of which is secured under this mortgage): as in and by the said note, refere the subject of the said and some of the said.  NOW, KNOW at L. MER, T. I. the said John F. Hightower  In considerable terms of the said note, and also in consideration of the further sum of Three Dollars, to In the said.  John F. Hightower  In hand well and truly paid by the said.  W.E. Ward  At and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Present grant, bargain, sell and release unto the said.  W.E. Ward, all that piece, parcel and tract of lend lying; situate and being in Saluda Township, State and County aforesaid, known as the land conveyed to me by dead from w.E. Ward, adjoining lands of myself and C.L. Hightower, and contains Ten acres, more or less.	aterest be at any time past due and unpaid, then the w	whole amount videnced by said noteto become immediately due, at the option of the holder hereof, wh
ne amount due on stif note	nay sue thereon and foreclose this mortgage, said note	
NOW, KNOW ML MER THE I the said John F. Hightower in consideration of the terms of the said note and also in consideration of the further sum of Three Dollars, to me the said  W.E. Ward  W.E. Ward  at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Present grant, bargain, sell and release unto the said  W.E. Ward, all that piece, parcel and tract of land lying,  situate and being in Saluda Township, State and County aforesaid, known as the land conveyed to me by deed from W.E. Ward, adjoining lands of myself and C.I. Hightower, and contains Ten acres, more or less.		the same to closed in the hands of an attorney for collection or if said debt. or any pai
according the terms of the said note, and also in consideration of the further sum of Three Dollars, to	being thereunic had, as will more fully appear.	John F. Hightower
W.E. Ward  John F. Hightower  in hand well and truly paid by the said.  W.E. Ward  at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, sell and release unto the said.  W.E. Ward, all that piece, parcel and tract of land lying, stituate and being in Saluda Township, State and County aforesaid, known as the land conveyed to me by dead from W.E. Ward, adjoining lands of myself and C.L. Hightower, and contains Ten acres, more or less.	NOW, KNOW ALL MEN, The I	the saidthe said
John F. Hightower  in hand well and truly paid by the said.  W.E. Ward  at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, sell and release unto the said.  W.E. Ward, all that piece, parcel and tract of land lying,  Bituate and being in Saluda Township, State and County aforesaid, known as the land conveyed to me by deed from W.E. Ward, adjoining lands of myself and C.L. Hightower, and contains Ten acres, more or less.		
John F. Hightower  in hand well and truly paid by the said.  W.E. Ward  at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, sell and release unto the said.  W.E. Ward, all that piece, parcel and tract of land lying,  Bituate and being in Saluda Township, State and County aforesaid, known as the land conveyed to me by deed from W.E. Ward, adjoining lands of myself and C.L. Hightower, and contains Ten acres, more or less.	W.E.	Ward
w.E. Ward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, sell and release unto the said. W.E. Ward, all that piece, parcel and tract of land lying,  situate and being in Saluda Township, State and County aforesaid, known as the land conveyed to me by deed from W.E. Ward, adjoining lands of myself and C.L. Hightower, and contains Ten acres, more or less.		
W.E. Ward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, sell and release unto the said W.E. Ward, all that piece, parcel and tract of land lying,  Bituate and being in Saluda Township, State and County aforesaid, known as the land conveyed to me by deed from W.E. Ward, adjoining lands of myself and C.L. Hightower, and contains Ten acres, more or less.		
grant, bargain, sell and release unto the said W.E. Ward, all that piece, parcel and tract of land lying, situate and being in Saluda Township, State and County aforesaid, known as the land conveyed to me by deed from W.E. Ward, adjoining lands of myself and C.L. Hightower, and contains Ten acres, more or less.	in hand well	and truly paid by the said
	eitueto and haing in Saluda To	waship, State and County aforesaid, known as the land
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and ess.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and ess.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and ess.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and ess.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and ess.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and ess.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and 888.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and 888.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and 888.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. Ward, adjoining lands of myself and C.L. Hightower, and 888.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 888.
$\cdot$	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.
	situate and being in Saluda To conveyed to me by deed from W.	wnship, State and County aforesaid, known as the land E. ward, adjoining lands of myself and C.L. Hightower, and 85.