State of Louth logistica, Tourty of Freewille. The Peoples national,	Bank of Greenville & lo. the owner and
holder of a judgment against Hatte Choice	Schroeder on the principal sum of \$1,079.68
Which is filek in the office of the blerk of Roll #6-6081, does hereby waite and post	tpone the lien of priority of said Judg -
ment in favor of the within mortgage exe	cuted by Nattie Choice School der to the
Southeabtern Life Insurance Company of the Southeastern Life Insurance	
premises described therein prior in	rank to the lien of its judy ment above.
referred to. July 12 th	The Peoples National Bank of Greenille, & loc
mary J. Dean	Peoples National Bank of Greenelle, & locality of Secret . By Itm. b. Beacham, Tresident.  A Said IV. L. Patton, Cashier.
State of South Carolina, Country of Green	Tille.
Cerdonally appeared before me Hate The that she saw Wm b. Beacham as Preside	omason, who, heing duly swom, Days
Geoples National Bank of Greenville, S.b. sie	gr. seal and as the act and deld of
said Corporation, execute the foregoing?	release and that she with Mary J. Dean
witnessed the execution thereof, 95. Patrick le Faut. L. A. Y July 19 95.	Kate Thomason.
TOGETHER with all and singular the Rights, Members, Hereditaments and Ap TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	July 12 th. 1935 at 3,30 P.m. # 7510.  purtenances to the said Premises belonging, or in anywise incident or appertaining.  SOUTHEASTERN LIFE INSURANCE COMPANY its successors and
assigns. And do hereby bind	r the said Premises unto the said SOUTHEASTERN LIFE INSURANCE
	Heirs, Executors, Administrators and Assigns, and every person whomsoever
lawfully claiming or to claim the same or any part thereof.  And the said mortgagor agree to insure and keep insured the house	
in a company or companies, satisfactory to the mortgagee, from loss or damage by fire that in the event the mortgagor shall at any time fail to do so, then the mortgage with interest, under this mortgage; or the mortgagee at its election may on such fail	gee may cause the same to be insured and reimburse itself for the premium.
In case of default in the payment of any part of the principal indebtedness, or	of any part of the interest, at the time the same becomes due, or in ease of the
benefit of the mortgagee the houses and buildings on the premises against fire risk, become due on said property within the time required by law; in either of said case foreclosure proceedings. And in case of institution of foreclosure proceedings, as hand the surrender value (if any) shall be applied to the indebtedness.	es the mortgagee shall be entitled to declare the entire debt due and to institute
It is furthermore agreed that if said policy of life inturance be still in force, death of the insured, and the mortgagee shall apply toward the payment thereof the a	said can and this mortgage shall become immediately due and payable upon the mount due from it under the terms of said policy and pay over the balance, if
any, to such person or persons as may be legally entitled thereto.  And in case proceedings for foreclosure shall be instituted, the mortgagor from the mortgaged premises as additional security for this loan, and agree that	t any Judge of jurisdiction may, at chambers or otherwise, appoint a receiver of
the mortgaged premises, with full authority to take possession of the premises, and creceivership) upon said debt, interest, costs and expenses, without liability to account	collect the rents and profits and apply the net proceeds (after paying costs of
the said mortgagor, do and shall well and truly pay or cause to be paid unto the any be due according to the true intent and meaning of the said note, and any and all granted shall cease, determine and be utterly null and void; otherwise to remain in	said mortgagee the debt or sum of money aforesaid, with interest thereon, if
AND IT IS AGREED, by and between the said parties, that said mortgagor	shall be entitled to hold and enjoy the said Premises until default shall be
WITNESS hand and seal this in the year of our	Lord one thousand nine hundred and twenty-
year of the Independence of the United States of America.	and in the one hundred and forty Deficient
Signed, sealed and delivered in the presence of:  21. William	Hattie Choice Schroeder (L. S.)
	(L. S.)
	(L. S.)
THE STATE OF SOUTH CAROLINA,	PROBATE.
	and made oath that he
- Patrick le Lant	deed; and thathe with
day of	
Notary Public, S. C.	21.21. Wilkins
THE STATE OF SOUTH CAROLINA, mortgagor - u	RENUNCIATION OF DOWER.
I,	do hereby certify unto
all whom it may concern, that Mrs	the does freely, voluntarily, and without any compulsion, dread or fear of any
person or persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors and assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released.	
day of	
Notary Public for S. C.	: [
Trouty Tubic for 5. C.	