mises unto the said. The Qualitial Insu., its successors and assigns, forever. And Z	ue do hereby bind
a assigns, its successors and assigns, forever. And Z rators, to warrant and forever defend all and singular the said premises unto	o the said
s and our successors	
soever, lawfully claiming or to claim the same or any part thereof.	assigns
the said Mortgagor 5. The same or any part thereof. Buckers or administ the said Mortgagor 5. The said lot and keep the same insured from loss or damage by fire, and in approved by the Mortgagee in a sum satisfactory to the Mortgagee and assign in case he or they shall at any time neglect or fail so to do then the said reimburse itself for the premium and expenses of such insurance under the said reimburse itself for the premium and expenses of such insurance under the said reimburse itself.	gn the said policy or policies and Mortgagee, its successors the mortgage.
true intent and meaning of the parties to these presents, that if	id, with the interest thereon,
the said Note, and all sums of money provided to be paid by the Mortgage this Mortgage, then this deed of bargain and sale shall cease, determine, ar	nd be utterly null and void,
AGREED, by and between the said parties, that the Mortgagor. Or of any interest at the time the same is due, shall be made. Upon any the time the same is due; or upon any default in the payment of any and some is due; or assigns, under the covenants of this Mortgagor.	all sums of money provided
gns, shall at any time fail or neglect to insure and keep insured the house policies of insurance to the Mortgagee, its successors or assigns, the whole payable and this Mortgage may be toreclosed by said Mortgagee, its successor that if the said Mortgagor. So do	and buildings now or heredebt shall, at the option of sors or assigns. fee simple, or ha
ortgagor	sments, the Mortgagee shall aid at the rate ofgut
the said parties that until the debt hereby secured be paid, the said Mortgag axes or assessments on the property hereby mortgaged or this mortgage or	i note secured hereby when
e said Mortgagee, its successors or assigns, may pay said taxes or assessme self for the same under this mortgage. parties, that in case the debt secured by this Mortgage or any part thereof i	is collected by suit or action
rney for collection, suit, action or foreclosure, the said Mortgagor. S, costs of collection, including ten (10) per cent. of the principal and interest narges and fees, together with all costs and expenses, are hereby secured an	on the amount involved as and may be recovered in any
twelfth day of november and in the one hundred and fifty first.	in the year of our Lord
st. w. allen	
J. J. Seyle.	
Chas & mackey	
W.B. Smith	(L. S.)
as Trustees of Deco	nd Presbyter
ine Donnan a. d.	illiani e en in en i
v. allen, J. J. Sigle, E. E. mack	ey, and W. B.
thin written Deed; and thathe with	Jrus
witnessed the exesution thereof.	Pres
	C
26	
) josephine Donn	vau
RENU	JNCIATION OF DOWER.
tgugore-Trusties.	
oes freely, voluntarily, and without any compulsion, dread or fear of any per	r r
her right and claim of dower, of, in, or to all and singular the premises with	hin mentioned and released.
day ofAnno Domin	ni 19
	1