WHEREAS, the said Suran Vaughn  WHOME AS A SURAN VALOR OF A SURAN V		HARRING RIVERS OF STREET, STRE
County of Creenville.  SEND GRERTING:  WHEREAS.  the said.  MUSICAL MANAGEMY  SEND GRERTING:  WHEREAS.  the said.  MUSICAL MANAGEMY  SEND GRERTING:  Need and truly indebted to.  MILL MILL MILL  MILL MILL  MILL MILL  MILL MILL  MILL MILL  MI	THE CTATE OF COUNT CAROLINA .)	
WHEREAS. the saids Alle Many Large Many Cortain.  WHEREAS. the saids Alle Many Large Many Cortain.  WHEREAS. the saids Alle Many Large Many Cortain.  In and by. My certain.  Many Cortain.  Well and truly indebted to Mile Mile Mile Mile Mile Mile Mile Mile	}	
WHEREAS, the said Managery and the said Managery and truly indebted to Managery and truly indebted to Managery and truly indebted to Managery in writing, or even date with these of sessests, well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery indebted to be paid.  With interest thereon, from Additional interest physical in the rate of per cent. per annum to be computed and paid with interest the standard and paid in full all interest physical paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past dub and unpaid, then the whole amound orideneed by said note to become immediately due, at the option of the hybrider parent, who may saue thereon and foreclose this mortgage, said note further providing for an attorney's fee of Managery in the said all costs and expenses of collection, to be added to 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 debt, or any part 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 reference being thereunts only as well and the parent of the said debt and sum of money aforesaid, and for the better securing thereun on the bands of an attorney for collection, or if said debt, or any part thereof is the said.  **THE DEPT MATERIAL OF THE LEAN OF THE STANDARD AND AND AND AND AND AND AND AND AND AN	County of Greenville.	TO ALL WHOM THESE PRESENTS MAY CONCERN:
WHEREAS, the said Managery and the said Managery and truly indebted to Managery and truly indebted to Managery and truly indebted to Managery in writing, or even date with these of sessests, well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery indebted to be paid.  With interest thereon, from Additional interest physical in the rate of per cent. per annum to be computed and paid with interest the standard and paid in full all interest physical paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past dub and unpaid, then the whole amound orideneed by said note to become immediately due, at the option of the hybrider parent, who may saue thereon and foreclose this mortgage, said note further providing for an attorney's fee of Managery in the said all costs and expenses of collection, to be added to 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 debt, or any part 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 reference being thereunts only as well and the parent of the said debt and sum of money aforesaid, and for the better securing thereun on the bands of an attorney for collection, or if said debt, or any part thereof is the said.  **THE DEPT MATERIAL OF THE LEAN OF THE STANDARD AND AND AND AND AND AND AND AND AND AN	Supper 1/aughns	
WHEREAS, the said Managery and the said Managery and truly indebted to Managery and truly indebted to Managery and truly indebted to Managery in writing, or even date with these of sessests, well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery indebted to be paid.  With interest thereon, from Additional interest physical in the rate of per cent. per annum to be computed and paid with interest the standard and paid in full all interest physical paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past dub and unpaid, then the whole amound orideneed by said note to become immediately due, at the option of the hybrider parent, who may saue thereon and foreclose this mortgage, said note further providing for an attorney's fee of Managery in the said all costs and expenses of collection, to be added to 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 debt, or any part 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 reference being thereunts only as well and the parent of the said debt and sum of money aforesaid, and for the better securing thereun on the bands of an attorney for collection, or if said debt, or any part thereof is the said.  **THE DEPT MATERIAL OF THE LEAN OF THE STANDARD AND AND AND AND AND AND AND AND AND AN	S. Sue and Duryner	
WHEREAS, the said Managery and the said Managery and truly indebted to Managery and truly indebted to Managery and truly indebted to Managery in writing, or even date with these of sessests, well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery in writing, or well and truly indebted to Managery indebted to be paid.  With interest thereon, from Additional interest physical in the rate of per cent. per annum to be computed and paid with interest the standard and paid in full all interest physical paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past dub and unpaid, then the whole amound orideneed by said note to become immediately due, at the option of the hybrider parent, who may saue thereon and foreclose this mortgage, said note further providing for an attorney's fee of Managery in the said all costs and expenses of collection, to be added to 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 debt, or any part 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 reference being thereunts only as well and the parent of the said debt and sum of money aforesaid, and for the better securing thereun on the bands of an attorney for collection, or if said debt, or any part thereof is the said.  **THE DEPT MATERIAL OF THE LEAN OF THE STANDARD AND AND AND AND AND AND AND AND AND AN		SEND CREETING.
in and by My certain Manuel of well and truly indebted to M. M. M. Nelle in writing, o even date with these presents,  in the full and just sum of M. Auralia Juventy Juve Well and truly indebted to M. M. M. Nelle in the full and just sum of M. Auralia Juventy Juve Welland Welland  Dollars, to be paid.  With interest thereon, from a late of per cent. per annum to be computed and paid with interest thereon, from a until paid in full all interest pt paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unaid, then the whole amound officenced by said note to become immediately due, at the option of the holder bereof, who may sake thereon and foreclose this mortgage, said note further providing for an attorney's fee of Manuel full for the holder bereof, who may sake thereon and foreclose this mortgage, said note turther providing for an attorney's fee of Manuel full for the holder bereof, who may be placed in the hands of an attorney for collection, or if said debt, or any part being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That the said for the better separing they appeared the result of the said mound of the said debt and sum of money aforesaid, and for the better separing they appeared the result of the said full of the part of the said of the said full of the part of the said full of the said full of the part of t		
even date with these presents,  well and truly indebted to Mach Miller M	WHEREAS, the said Surlay	Daughan
even date with these presents,  well and truly indebted to Mach Miller M	MIL	
with interest thereon, from  with interest the at any time past due and unpaid, then the whole amound gridenced by said note to become immediately due, at the option of the holder layerof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of  with a same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amound gridenced by said note to become immediately due, at the option of the holder layerof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of  when the said and the said season of collection, to be besides all costs and expenses of collection, to be added to the amount due on said note to be collectible as a part thereof, if the same be placed in the hands by an attorney for collection, or it said debt, or any part thereof, be collected by an autorney or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That  the said  WHE DESCRIPTION OF THE SUMMENT  THE DESCRIPTION OF THE SUMMENT OF THE SUM	in and by certain floor	note, in writing, of
with interest thereon, from  with interest the at any time past due and unpaid, then the whole amound gridenced by said note to become immediately due, at the option of the holder layerof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of  with a same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amound gridenced by said note to become immediately due, at the option of the holder layerof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of  when the said and the said season of collection, to be besides all costs and expenses of collection, to be added to the amount due on said note to be collectible as a part thereof, if the same be placed in the hands by an attorney for collection, or it said debt, or any part thereof, be collected by an autorney or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That  the said  WHE DESCRIPTION OF THE SUMMENT  THE DESCRIPTION OF THE SUMMENT OF THE SUM	The state of the s	me had
with interest thereon, from	even date with these presents,	well and truly indebted to
with interest thereon, from the said in full all interest pot paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount evidenced by said note to become immediately due, at the option of the holder berof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of the said costs and expenses of collection, to be added to the amount due on said note, to be collectible as a part thereoi, if the same be placed in the hands of an attorney for collection, or if said debt, or any part 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, reference being thereunds had, as will more fully appear.  NOW, KNOW ALL MEN, That the said for the better securing, therepayment thereof to the said with the said and the said so in consideration of		
with interest thereon, from the said in full all interest pot paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount evidenced by said note to become immediately due, at the option of the holder berof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of the said costs and expenses of collection, to be added to 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 debt, or any part 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, reference being thereunds had, as will more fully appear.  NOW, KNOW ALI, MEN, That the said and for the better securing, therepayment thereof to the said will be said to the said debt and sum of money aforesaid, and for the better securing, therepayment thereof to the said to the said said to the said said to the said said to the said said so in consideration of the said say	0111	$T \rightarrow T$
with interest thereon, from  computed and paid	in the full and just sum of White Municipal V	Wenly I've William
with interest thereon, from	may 18, 1919	
until paid in full all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount oridenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of beautiful besides all costs and expenses of collection, to be added to 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 debt, or any part 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, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That the said ALLAMA AL	Dollars, to be paid.	
until paid in full all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount oridenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of beautiful besides all costs and expenses of collection, to be added to 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 debt, or any part 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, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That the said ALLAMA AL		$\checkmark$
until paid in full all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount oridenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of beautiful besides all costs and expenses of collection, to be added to 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 debt, or any part 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, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That the said ALLAMA AL	V	
until paid in full all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount oridenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of		
until paid in full all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount oridenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of		
until paid in full all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount oridenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of		
until paid in full all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount oridenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	with interest themen from a NATE	8
until paid in full all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of		at the rate of per cent. per annum to be
until paid in full all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	computed and paid	
sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of		
besides all costs and expenses of collection, to be added to 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 debt, or any part 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, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That  In consideration of the said debt and sum of money aforesaid, and for the better, securing the payment thereof to the said.  THE DEBT HEREST COLLEGED IN THE LIEN OF THIS THE	until paid in full all interest not paid	when due to bear interest at the same rate as principal; and if any portion of principal or
besides all costs and expenses of collection, to be added to 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 debt, or any part 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, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That  In consideration of the said debt and sum of money aforesaid, and for the better securing therepayment thereof to the said.  THE DEST HEREN CENTRED IN THE LIEN OF THIS THE LIEN OF THE LIEN OF THIS THE LIEN OF THE LIEN OF THIS THE LIEN OF THIS THE LIEN OF THI	interest be at any time past due and unpaid, then the whole amount evidenced	by said note to become immediately due, at the option of the holder hereof, who may
besides all costs and expenses of collection, to be added to 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 debt, or any part 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, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said.  THE DEBT MERETY SCURPED IN THE LIEN OF THIS THE DEBT STURY OF THE DEBT STURY OF THE DEBT STURY OF THIS THE DEBT STURY OF THE DEBT ST		
besides all costs and expenses of collection, to be added to 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 debt, or any part 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, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That the said and for the better securing, the payment thereof to the said.  THE DEBT HEREBY SECURIOR RUMENT  And also in consideration of the further sum of Phice Dollars, to this said.  The payment thereof by the said also in consideration of the further sum of Phice Dollars, to this said.  The payment thereby acknowledged, have granted, bargained, soul and released, and by these Presents do grant, bargain, sell and release unto the said.	sue thereon and foreclose this mortgage, said note further providing for ar	a attorney's fee of MYCMY JOVE MOCLATO
added to 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 debt, or any part 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, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That the said the said debt and sum of money aforesaid, and for the better securing, the payment thereof to the said.  THE DEBT MENT THE LIEN OF THE LI		
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, reference being thereunto had, as will more fully appear.  NOW, KNOW ALL MEN, That		I
NOW, KNOW ALL, MEN, That the said Sun of money aforesaid, and for the better securing the payment thereof to the said.  THE DEST LIEDEBY SECURIOR IN RELIGIOUS.  And also in consideration of the terms of the said also in consideration of the further aim of Philes Dollars, to the said.  The said and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sont and release unto the said.  The said and release unto the said is the result whereof is hereby acknowledged, have granted, bargained, sont and released, and by these Presents do grant, bargain, sell and release unto the said.	added to 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 debt, or any part
NOW, KNOW ALL, MEN, That the said Sun of money aforesaid, and for the better securing the payment thereof to the said.  THE DEST LIEDEBY SECURIOR IN RELIGIOUS.  And also in consideration of the terms of the said also in consideration of the further aim of Philes Dollars, to the said.  The said and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sont and release unto the said.  The said and release unto the said is the result whereof is hereby acknowledged, have granted, bargained, sont and released, and by these Presents do grant, bargain, sell and release unto the said.	thereof, be collected by an attorney or by legal proceedings of any kind (all	1 of which is secured under this mortgage); as in and by the said note, reference
according to the terms of the said ridge. A and also in consideration of the further arm of the said.  THE DEBT SECURIOR RIMENT.  according to the terms of the said ridge. A and also in consideration of the further arm of the said.  The said and before the signing of these Presents, the receipt whereof is nereby acknowledged, have granted, bargained, soft and released, and by these Presents do grant, bargain, sell and release unto the said.	being thereunto had, as will more fully appear.	
according to the terms of the said ridge. A and also in consideration of the further arm of the said.  THE DEBT SECURIOR RIMENT.  according to the terms of the said ridge. A and also in consideration of the further arm of the said.  The said and before the signing of these Presents, the receipt whereof is nereby acknowledged, have granted, bargained, soft and released, and by these Presents do grant, bargain, sell and release unto the said.	NOW KNOW ALL MEN That the said (	Olypan, Manahari
according to the terms of the said ridge. A and also in consideration of the further arm of the said.  THE DEBT SECURIOR RIMENT.  according to the terms of the said ridge. A and also in consideration of the further arm of the said.  The said and before the signing of these Presents, the receipt whereof is nereby acknowledged, have granted, bargained, soft and released, and by these Presents do grant, bargain, sell and release unto the said.	TOW, ITTOW THAT HEAT, THAT	sold have a so
according to the terms of the said ridge. And also in consideration of the further arm of the fee Dellars, to.  The said and truly paid by the said.  The said well and truly paid by the said.  The said are lease unto the said by these Presents (whereast is hereby acknowledged, have granted, bargained, sont and released, and by these Presents do grant, bargain, sell and release unto the said.	in consideration of the said debt and sum of money aforesaid, and for the bett	ter securing the payment thereoi to the said
according to the terms of the said flotte. And also in consideration of the further and of Phifee Dollars, to.  The said  The Lien Of the further and of Phifee Dollars, to.  The said  The said  The Lien Of the further and of Phifee Dollars, to.  The said	CENTRED	
at and before the signing of these Preshys, the receipt whereof is hereby acknowledged, have granted, bargained, sort and released, and by these Presents do grant, bargain, sell and release unto the said.	THE DEPT HERED!	ASTRIMERA,
at and before the signing of these Preshys, the receipt whereof is hereby acknowledged, have granted, bargained, sort and released, and by these Presents do grant, bargain, sell and release unto the said.	according to the torms of the scientific AND THE LIEN OF	MI
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said.	according to the terms of the saidy note, and also in consideration of the fu	armen of Phree Dollars, to the said the said
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said.	IN SATISFIED, THE	Danie - Muchal
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said.	The state of the s	3 2 N/ no 1 no 1 no
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said.	Mand well and truly paid by the	ne said
gain, sell and release unto the said	OF THE C	null
gain, sell and release unto the said	The thirty of the state of the	The second secon
H 5-974 20 0	at and before the signing of these Presents, the recent whereof is hereby acknowledges the signing of these presents, the recent whereof is hereby acknowledges.	owledged, have granted, bargained, sold and released, and by these Presents do grant, bar-
H 5-974 20 0	rain, sell and release unto the said by	Marie Contraction of the contrac
and lessain Piece, farcel or last land Situal of no. 25 y inch Property of the Country gift Whate asoresaid of no. 25 y inch Property of the Oneitrook Land of many son a sleet retorded in the h. m to Office wing the same lof Conveyed to me hay g. a For Josepher 19, 1924 and Junior Mortgage, to a city three hundred dollars mortgage giving to may elfs.	said bon and release unto the said.	11 -9711
and being his the County and State agoresaid of no. 25 y in Story of the Duritory and Stand of many for the property of the Duritors and grand of the property of the Duritors and of the property of the Book "8" Rage 251 and gring the same lot conveyed to me hay J. a For Jewisher 19, 192 Jecond and Junior Mortgage, to a try three hundred dollars mortgage girl to may	A TWITNESS 7	45114
ing, and, being in the County gift that aforesaid of no. 25 y that property I the Duethook Land I with the County of the Duethook Land I may son a plat retorded in the R. m & Office wing the Respect to me by J. a Josepher 19, 1924 for Conveyed to me by J. a Josepher 19, 1924 decord and Junior Mortgage, to a try three hundred dollars mortgage gives to may		1 h m
ing, and, being his the County gift thate aforesaid of no. 25 y inch property of the Dreithook Land of mpany son a plat retorded in the R. m & Office Scheppelle County si plat Book "8" Rage 23/1 and senter 19, 1924. A for the first of the former mortgage, to a top three hundred dollars mortgage givef to may	Ill that Contract Vica	land the last
John and designated as the frithein fortion, of no. 25 y that property of the Inthering fortion, of months for a plat retorded in the R. m to Office brieffell County si plat Book "2" Rage 23/1 and Junior the Region of a Josepher 19, 1927, a Josepher 19, 1927, and and Junior Mortgage, to a ty three hundred dollars mortgage gives to may	again frag	1 Jacob of many carrie simulation
The and designated as the front Portion of No. 25 y the Property of the Duckrook Land of many son a plat retorded in the R. m to Office wing the same lost conveyed to me hay J. a Jos Jewiler 19, 1927, a Second and Junior Mortgage, to a ty three hundred dollars mortgage givif to may	ng, and, bling Im the	County and Whate alonesaid
A no. 25 y that property I the Introok Land of many for a plat retorded in the R. m & Office wing the Conveyed to me hay J. a For eight the first of the formal for the first of the formal and Junior Mortgage, to a type three hundred dollars mortgage give to may	with and de their tool a	The trade of the state of the s
mpany son a plat retorded in the R. m to Office Street and Street all County si plat Book "2" Rage 251 and Junior Mortgage, to a first three hundred dollars mortgage gives to may	gg a and applynaile a	a me ( fethern forgion,
Inpany son a sleet retorded in the R. in to Office Breen the Country of plat Book "8" Rage 23/1 and Junior Mortgage, to a for three hundred dollars mortgage gives to may	10 Mo. 25 9 when Inopentus	o The Williams Vaid
Breegelle County si plat Book "8" Rage 23/1 and sing the same lost conveyed to me by J. a For Josepher 19, 1927, a For Junior Mortgage, to a ty three hundred dollars mortgage gives to may	the bar of the same	John Gallery Gallery
Letterfille County di plat Book "?" Rage 231/au ving the same lot Conveyed to me they J. a For Leis a Second and Junior Mortgage, to a ty three hundred dollars mortgage gives to may	Many I'm a gelelf the	rolled up the 1. m to VIsic
Jewiler 19, 1927, a Jose Shiring to me they J. a Jose three hundred dollars mortgage gives to may	Malanalle Comity Sti	S/A + B 1911 0 1 10 1 141/2
Jewiler 19, 1927, a Second and Junior Mortgage, to a sty three hundred dollars mortgage gives to may	and accompanie of the contract	pen soon 6 page 2 st age
Textiler 19, 1927. This a Second and Junior Mortgage, to a ty three hundred dollars mortgage gives to may elfo.	ing the same lot co	reversed to me they be the store
This a Second and Junior Mortgage, to a ty three hundred dollars mortgage gives to may	1 estable 19 1917	Jan 100 max 1 grad over
three hundred dollars mortgage gives to may	o sugare of the tenth of the te	
ity three hundred dollars mortgage gives to may	. I this hi second . he	de Cherry Montage to
elfo, und hundled dollars mortgage gloref to may	A +	a funtre mongage, a a
effort, and the second of the	my will rundled Gollde	e Mortgage away to man
	o liter	
		the second of th
$\mathcal{G}$		