Vol. 5 1 0
MORTGAGE OF REAL ESTATE—G.R.E.M. 2
THE STATE OF SOUTH CAROLINA,
County of Greenville,
TO ALL WHOM THESE PRESENTS MAY CONCERN:
I, Clara Stancell SEND GREETINGS
Whereas, I the said Clara Stancell
in and by 8
in and by a certain real estate note in writing, of even date with these presents, am well and truly indebted to F. L. Crow
made the made to t
in the full and just sum ofSix Hundred & No/100 Dollars
(\$ 600.00) Dollars, to be paid as follows: Twenty & no/100 Dollars
(\$20.00) to be paid between the first and state as 10110ws: Twenty & no/100 Dollars
(\$20.00) to be paid between the first and fifth day of each and every month succeeding the
date hereof until the interest and principal is paid in full.
with interest thereon from date
with interest thereon from date at the rate of per centum per annum, to be computed and raid mon thly
interest at same rate as principal; and if any portion of principal or interest he at any time past due and unneit the challenge interest up to be an interest at same rate as principal; and if any portion of principal or interest he at any time past due and unneit the challenge interest up to be an interest at same rate as principal; and if any portion of principal or interest he at any time past due and unneit the challenge in
interest at same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, the whole amount indenced by said note to be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary with the protection of said cases the mortgage promises to they all costs and expenses including 10 per cent. of the indebtedness as attorneys for any legal proceedings, then and in either gage indebtedness; and to be accured under this mortgage as a part of said debt. NOW KNOW ALL MEN, that I
of his interests to place and the holder should place the said note or this mortgage in the hands of an attorner for any legal priceedings, then and in either
gage indebtedness; and to be secured under this mortgage as a part of said debt.
NOW HOOV ALL MEN, that 1, the said Clara Stance 11 W. W. W. Clara Stance 11 W. W. W. Clara Stance 11 W.
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment
thereof to the said
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to
in hand well and truly paid by the said F. L. Crow
receipt whereof is hereby acknowledged, have granted, bargained, sold and released and by these Presents do grant, bargain, sell and release unto the said
Those two certain lots of land near the town limits of Greer, Chick Springs Townshi said County and State, designated as Nor. 75 and 76
said County and State, designated as Nos. 35 and 36 on a plat of the W. C. Smith property, by H. S. Brockman, May 25th, 1936, and delineated as follows:
Lot No. 35, beginning at intersection of Carey Avenue and New Pelham Road, and runn
thence with New Pelham Road N. 1-30 E. 65 feet to a point on said road; thence N. 88-30 W. 170
feet to point; thence S. 1-30 W. 65 feet to Carey Avenue; thence with Cary Avenue S. 88-30 E.
170 feet to point of beginning; bounded North by Lot No. 36; East by New Pelham Road; South by
Carey Avenue and West by other property of W. C. Smith.
Lot No. 36, beginning at corner of Lot No. 35 on New Pelham Road; thence with said
100 E. O) leet to point on edge of said road: thence N 88-30 W 170 foot to notate
of Lot No. 35: thence along line of Lot No. 35 s 88 20 F
10 100 to the point of beginning; bounded north by Lot #37: East by New Pelham Road. South be
Lot #35 and West by other lands of W. C. Smith.
The above being a part of the property conveyed to W. C. Smith by deed of O. A. Gair
Expr. Estate of T. B. Snow, et al.
These are the same lots of land conveyed to me by W. C. Smith in deed dated June 30t
1936 and recorded in R. M. C. Office, Greenville County, in Vol. 187 at page 217.

. . . - . -