Anta at the case of five of the basic security field with a security of the street of the categories of the state of the s	STATE OF SOUTH CAROLINA,	
WHEREAS, L. Edward Law In the full and just sum of	COUNTY OF GREENVILLE	
Sam Laws an well and ruly indehed to Sam Laws an well and ruly indehed to Sam Laws CNR THOUSAND AND Mc/100 (\$1,000.00) Dollar, in and by my certain promisescy note in writing, of even date berevile, due and payable on the 22 day of May 10.50 with the right to anticipate either wholly or in part at any time before maturity with the right to anticipate either wholly or in part at any time before maturity with interest from the same of the sa	TO ALL WHOM THESE PRESENTS MAY CONCERN:	
Sam Laws ONE THOUSAND AND Mc/100 (\$1,000.00) Doblars, is and by my certain promissory note in writing, of even date herewith, due and payable on the 22 day of May 10.50. With the right to anticipate either wholly or in part at any time before maturity. Way 10.50. With the right to anticipate either wholly or in part at any time before maturity. Was part to be a state of the	WHEREAS, I, Edward Law	
Sam Laws ONE THOUSAND AND Mc/100 (\$1,000.00) Doblars, is and by my certain promissory note in writing, of even date herewith, due and payable on the 22 day of May 10.50. With the right to anticipate either wholly or in part at any time before maturity. Way 10.50. With the right to anticipate either wholly or in part at any time before maturity. Was part to be a state of the		
Sam Laws ONE THOUSAND AND Mc/100 (\$1,000.00) Doblars, is and by my certain promissory note in writing, of even date herewith, due and payable on the 22 day of May 10.50. With the right to anticipate either wholly or in part at any time before maturity. Way 10.50. With the right to anticipate either wholly or in part at any time before maturity. Was part to be a state of the		am well and souls indebted to
Dollar, in and by my certain promissory note in writing, of even date herewith, dee and payable on the	Sam Taws	
Dollar, in and by my certain promissory note in writing, of even date herewith, dee and payable on the 22 day of May 19.50. with the right to anticipate either sholly or in part at any time before maturity. with the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate the right sholly or in part at any time before maturity. Anticipate the right to anticipate the right sholly or in part at any time before maturity. Anticipate the right to anticipate the right should be collected by attempted and paid anticipate the right should be considerable on the should should be collected by attempt for the should should be remarked for the should should be collected by attempts of the should should be considerable on the should should be collected by attempts of the should be remarked for the should should be remarked and should considerable on the should should be remarked to the should should be remarked to the should should be remarked and should be remarked to the should should be remarked and should be remarked to the should be remarked to the should be remarked to the beginning corresor, and running the should be remarked the should be remarked and should be remarked the should be remarked the should be remarked the should be remarked the should be remarked	THE PARTY OF THE P	
Dollar, in and by my certain promissory note in writing, of even date herewith, dee and payable on the 22 day of May 19.50. with the right to anticipate either sholly or in part at any time before maturity. with the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate the right sholly or in part at any time before maturity. Anticipate the right to anticipate the right sholly or in part at any time before maturity. Anticipate the right to anticipate the right should be collected by attempted and paid anticipate the right should be considerable on the should should be collected by attempt for the should should be remarked for the should should be collected by attempts of the should should be considerable on the should should be collected by attempts of the should be remarked for the should should be remarked and should considerable on the should should be remarked to the should should be remarked to the should should be remarked and should be remarked to the should should be remarked and should be remarked to the should be remarked to the should be remarked to the beginning corresor, and running the should be remarked the should be remarked and should be remarked the should be remarked the should be remarked the should be remarked the should be remarked		
Dollar, in and by my certain promissory note in writing, of even date herewith, dee and payable on the 22 day of May 19.50. with the right to anticipate either sholly or in part at any time before maturity. with the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate either sholly or in part at any time before maturity. Anticipate the right to anticipate the right sholly or in part at any time before maturity. Anticipate the right to anticipate the right sholly or in part at any time before maturity. Anticipate the right to anticipate the right should be collected by attempted and paid anticipate the right should be considerable on the should should be collected by attempt for the should should be remarked for the should should be collected by attempts of the should should be considerable on the should should be collected by attempts of the should be remarked for the should should be remarked and should considerable on the should should be remarked to the should should be remarked to the should should be remarked and should be remarked to the should should be remarked and should be remarked to the should be remarked to the should be remarked to the beginning corresor, and running the should be remarked the should be remarked and should be remarked the should be remarked the should be remarked the should be remarked the should be remarked		
with the right to anticipate either wholly or in part at any time before maturity **Reference of the part of the part of the rate of five [5]. **The part of the part of the rate of five [5]. **The part of the part of the rate of five [5]. **The part of the part of the part of the rate of five [5]. **The part of the part of the part of the rate of five [5]. **The part of the part of	in the full and just sum of ONE THOUSAND AND No/100 (\$1,000.00)
with the right to anticipate either wholly or in part at any time before maturity **Reference of the part of the part of the rate of five [5]. **The part of the part of the rate of five [5]. **The part of the part of the rate of five [5]. **The part of the part of the part of the rate of five [5]. **The part of the part of the part of the rate of five [5]. **The part of the part of		
with the right to anticipate either wholly or in part at any time before maturity **Reference of the part of the part of the rate of five [5]. **The part of the part of the rate of five [5]. **The part of the part of the rate of five [5]. **The part of the part of the part of the rate of five [5]. **The part of the part of the part of the rate of five [5]. **The part of the part of	Dollars in and he may contain manifest the state of the s	22
with the right to anticipate either wholly or in part at any time before maturity		•
Asts		
Age. at the rate of five (5) per centum per annum until paid, interest to be computed and paid annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and greed to pay ten per cent of the whole amount like for attorney's fee, if said note be collected by attorney of through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN. That I, the said. Edward Law in consideration of the said debt and the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three tablation on the hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted barying folding and release unto the said. Sam Laws, his heirs and appropriate forever the sealing and having the following metes and bounds, to with the payment of the said of the said note, and also in consideration of the further sum of Three tablation on the hadron of the said and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and appropriate forever the sealing and having the following metes and bounds, to with the said that tract of lot of land in. Cleveland Township, Greenville County, State of Sain Cashinar branch; thence with the said note, and also in consideration of the further sum of Three tablation on the said and truly paid at any tractice of the said note, and also in consideration of the further sum of Three tablation on a small Holly Tree at the Ford of A Branesh. Hastbur's corner, any running thence up the Eranch N, 60 E, 1,30 chains to a sweet gum at moith of anather branch; thence N, 5 E, 1,.01 chains up said branch to a syceamore; thence S, 660 W, 2, his hains to a Forsimmon treet; thence S, 5 W, 3,21 chains to a stone; thence S, 660 W, 2, his hains to a containing 3/4 of an acre, more or legs, and bounded by lands of the estate of C, G, Drake, Slaton et al. Also all that othe		
Age. at the rate of five (5) per centum per annum until paid, interest to be computed and paid annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and greed to pay ten per cent of the whole amount like for attorney's fee, if said note be collected by attorney of through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN. That I, the said. Edward Law in consideration of the said debt and the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three tablation on the hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted barying folding and release unto the said. Sam Laws, his heirs and appropriate forever the sealing and having the following metes and bounds, to with the payment of the said of the said note, and also in consideration of the further sum of Three tablation on the hadron of the said and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and appropriate forever the sealing and having the following metes and bounds, to with the said that tract of lot of land in. Cleveland Township, Greenville County, State of Sain Cashinar branch; thence with the said note, and also in consideration of the further sum of Three tablation on the said and truly paid at any tractice of the said note, and also in consideration of the further sum of Three tablation on a small Holly Tree at the Ford of A Branesh. Hastbur's corner, any running thence up the Eranch N, 60 E, 1,30 chains to a sweet gum at moith of anather branch; thence N, 5 E, 1,.01 chains up said branch to a syceamore; thence S, 660 W, 2, his hains to a Forsimmon treet; thence S, 5 W, 3,21 chains to a stone; thence S, 660 W, 2, his hains to a containing 3/4 of an acre, more or legs, and bounded by lands of the estate of C, G, Drake, Slaton et al. Also all that othe		
Age. at the rate of five (5) per centum per annum until paid, interest to be computed and paid annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and greed to pay ten per cent of the whole amount like for attorney's fee, if said note be collected by attorney of through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN. That I, the said. Edward Law in consideration of the said debt and the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three tablation on the hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted barying folding and release unto the said. Sam Laws, his heirs and appropriate forever the sealing and having the following metes and bounds, to with the payment of the said of the said note, and also in consideration of the further sum of Three tablation on the hadron of the said and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and appropriate forever the sealing and having the following metes and bounds, to with the said that tract of lot of land in. Cleveland Township, Greenville County, State of Sain Cashinar branch; thence with the said note, and also in consideration of the further sum of Three tablation on the said and truly paid at any tractice of the said note, and also in consideration of the further sum of Three tablation on a small Holly Tree at the Ford of A Branesh. Hastbur's corner, any running thence up the Eranch N, 60 E, 1,30 chains to a sweet gum at moith of anather branch; thence N, 5 E, 1,.01 chains up said branch to a syceamore; thence S, 660 W, 2, his hains to a Forsimmon treet; thence S, 5 W, 3,21 chains to a stone; thence S, 660 W, 2, his hains to a containing 3/4 of an acre, more or legs, and bounded by lands of the estate of C, G, Drake, Slaton et al. Also all that othe		Secured 1 this
Age. at the rate of five (5) per centum per annum until paid, interest to be computed and paid annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and greed to pay ten per cent of the whole amount like for attorney's fee, if said note be collected by attorney of through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN. That I, the said. Edward Law in consideration of the said debt and the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three tablation on the hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted barying folding and release unto the said. Sam Laws, his heirs and appropriate forever the sealing and having the following metes and bounds, to with the payment of the said of the said note, and also in consideration of the further sum of Three tablation on the hadron of the said and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and appropriate forever the sealing and having the following metes and bounds, to with the said that tract of lot of land in. Cleveland Township, Greenville County, State of Sain Cashinar branch; thence with the said note, and also in consideration of the further sum of Three tablation on the said and truly paid at any tractice of the said note, and also in consideration of the further sum of Three tablation on a small Holly Tree at the Ford of A Branesh. Hastbur's corner, any running thence up the Eranch N, 60 E, 1,30 chains to a sweet gum at moith of anather branch; thence N, 5 E, 1,.01 chains up said branch to a syceamore; thence S, 660 W, 2, his hains to a Forsimmon treet; thence S, 5 W, 3,21 chains to a stone; thence S, 660 W, 2, his hains to a containing 3/4 of an acre, more or legs, and bounded by lands of the estate of C, G, Drake, Slaton et al. Also all that othe		now gores the bles
date at the rate of five (5) per centum per annum until paid; interest to be computed and paid annually, and it unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent of the whole amount has for attorney's fee, it said not be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN. That I, the said Edward Law in consideration of the said debt and the of the process of the further sum of Three pullships on hand well and truth paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted handings hold any released, and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and ages control of land in Cleveland Township, Greenville County, State of Said Control of land in Cleveland Township, Greenville County, State of Said Control of land in Cleveland Township, Greenville County, State of Said Control of land in Cleveland Township, Greenville County, State of Said Control of land in the said note, and also in consideration of the said season		pull and satisfied
date at the rate of five (5) per centum per annum until paid, and I have further promised and agreed to pay ten per cent of the whole amount like for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN. That I, the said. Edward Law NOW KNOW ALL MEN. That I, the said. Edward Law In consideration of the said debt and side of the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three to this payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three to the said and well and truly paid at and before the scaling and delivery of these presents, the receipt whereof is hereby acknowledged, have granted burguing folds and released, and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and a serious provers that the fort of A Branch. Majtion's corner, and released, and by these presents do grant, bargain, sell and release unto the said. EEGINNING on a small Holly Tree at the Fort of A Branch. Majtion's corner, and running thence up the Branch N. 60 E. 1.80 chains to a sweet gum at month, of smather branch; thence N. 3 E. 4.04 chains up said branch to a sycemore; thence 3.688 M. 2.44 whatna to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda Biver, near River Falls, S. C., and having the following metes and bounds, to wit: EEGINNING on a sycamore tree 3 X on the Bast Bank of a branch and running the N. 5 E. 0.67 links to a poplar tree 3 X, corner of N. B. Moore's lot (now Robert W. West); thence S. 70 E. 5.067 links to a porsimmen tree 5 corner of J.		astruson's OCI
with interest from date	}	
with interest from date		de la
date		A Charles and the second of th
date		37 A
date		The state of the s
musually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent of the whole amount due for attorney's fee, it said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That I, the said. Bdward Law in consideration of the said debt and the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three collection in hand well and truty paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted barefully stated as a second of the said note, and also in consideration of the further sum of Three collection in hand well and truty paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted barefully stated in an analysis of the said note, and also in consideration of the further sum of Three collection. Sam Laws, his heirs and a second of any released, and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and a second of any released, and by these presents, the receipt whereof is hereby acknowledged, have granted bargains, sell and release unto the said note, and also a second grant, bargain, sell and release unto the said note, and associated any released, and brunds, Greenville County, State of Sam Castally and a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and before the said note, and before the said unto the said note,		
musually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent of the whole amount due for attorney's fee, it said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That I, the said. Bdward Law in consideration of the said debt and the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three collection in hand well and truty paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted barefully stated as a second of the said note, and also in consideration of the further sum of Three collection in hand well and truty paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted barefully stated in an analysis of the said note, and also in consideration of the further sum of Three collection. Sam Laws, his heirs and a second of any released, and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and a second of any released, and by these presents, the receipt whereof is hereby acknowledged, have granted bargains, sell and release unto the said note, and also a second grant, bargain, sell and release unto the said note, and associated any released, and brunds, Greenville County, State of Sam Castally and a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and associated as a second grant, bargains, sell and release unto the said note, and before the said note, and before the said unto the said note,	at the rate of five (5) per centum per annum un	atil paid; interest to be computed and paid
neeresed, and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and a saight farever sell that tract or lot of land in. Cleveland Township, Greenville County, State of Sam Cally in the following metes and bounds, to elite the formulation of another branch; thence up the Branch N. 60 E. 1.80 chains to a sweet gum at mouth of another branch; thence N. 5 E. 4.04 chains up said branch to a sycamore; thence S. 682 W. 2.144 habins to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda Eiver, near River Falls, S. C., and having the following metes and bounds, to wit: EEGINNING on a sycamore tree 3 X on the East Bank of a branch and running then N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 7½ E. 0.67 links to a persimmon tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 68½ E. 2.44		in consideration of the said debt and state of inches
Sam Laws, his heirs and a seight to ever the released, and by these presents do grant, bargain, sell and release unto the said. Sam Laws, his heirs and a seight to ever the said and release unto the said. Township, Greenville County, State of Sam County and that tract or lot of land in. Cleveland BEGINNING on a small Holly Tree at the Ford of A Branch. Matton's corner, and running thence up the Branch N. 60 E. 1.80 chains to a sweet gum at month of another branch; thence N. 3 E. 1.04 chains up said branch to a sycamore; thence S. 68 W. 2.14 chains to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of G. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda Biver, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running the N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 7½ E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (New Banks) line W. 68½ E. 2.44		
near River Falls, and having the following metes and bounds, to literate of Latina's corner, and running thence up the Branch N. 60 E. 1.80 chains to a sweet gum at month of another branch; thence N. 3 E. 4.04 chains up said branch to a sycamore; thence S. 68 W. 2.44 chains to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake. Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 7½ E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (New Banks) line W. 68½ E. 2.44	A Louis Section 1	
near River Falls, and having the following metes and bounds, to the latton's corner, and running thence up the Branch N. 60 E. 1.80 chains to a sweet gum at month of another branch; thence N. 3 E. 4.04 chains up said branch to a sycamore; thence S. 682 W. 2.44 chains to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 682 E. 2.44		Le Marie
HEGINNING on a small Holly Tree at the Ford of A Branch, lighton's corner, and running thence up the Branch N. 60 E. 1.80 chains to a sweet gum at mouth of another branch; thence N. 3 E. 4.04 chains up said branch to a sycamore; thence S. 68 W. 2.44 chains to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmon tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (New Banks) line W. 68 E. 2.44		CARTON ST. O. A. S.
HEGINNING on a small Holly Tree at the Ford of A Branch, lighton's corner, and running thence up the Branch N. 60 E. 1.80 chains to a sweet gum at mouth of another branch; thence N. 3 E. 4.04 chains up said branch to a sycamore; thence S. 68 W. 2.44 chains to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmon tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (New Banks) line W. 68 E. 2.44	all that tract or lot of land in	County, State of South Cooking
EEGINNING on a small Holly Tree at the Ford of A Branch. Statton's corner, and running thence up the Branch N. 60 E. 1.80 chains to a sweet gum at mouth of another branch; thence N. 3 E. 4.04 chains up said branch to a sycamore; thence S. 682 W. 2.44 chains to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake. Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (New Banks) line W. 682 E. 2.44		The office of the state of the
running thence up the Branch N. 60 E. 1.80 chains to a sweet gum at month of another branch; thence N. 3 E. 4.04 chains up said branch to a sycamore; thence S. 682 W. 2.44 chains to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them. N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 7½ E. 0.67 links to a persimmon tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (New Banks) line W. 68½ E. 2.44	near River Falls, and having the following metes and bound	a, townt
running thence up the Branch N. 60 E. 1.80 chains to a sweet gum at month of another branch; thence N. 3 E. 4.04 chains up said branch to a sycamore; thence S. 682 W. 2.44 chains to a Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them. N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 7½ E. 0.67 links to a persimmon tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (New Banks) line W. 68½ E. 2.44		
thence N. 3 E. 4.04 chains up said branch to a sycamore; thence S. 682 W. 2.44 chains to a rersimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake. Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running the N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 682 E. 2.44	BEGINNING on a small Holly Tree at the Ford	of A Branch, Slatton's corner, an
thence N. 3 E. 4.04 chains up said branch to a sycamore; thence S. 682 W. 2.44 chains to a rersimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake. Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running the N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 682 E. 2.44	running thence up the Branch N. 60 E. 1.80 chains to a sweet	et gum at mouth of another branch;
Persimmon treet; thence S. 5 W. 3.24 chains to a stone; thence to the beginning cornern, and containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 7½ E. 0.67 links to a persimmon tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 68½ E. 2.44		
containing 3/4 of an acre, more or less, and bounded by lands of the estate of C. G. Drake, Slaton et al. Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 7½ E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (New Banks) line W. 68½ E. 2.44	· ·	
Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them. N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (New Banks) line W. 682 E. 2.44		
Also all that other piece, parcel or lot of land situate, lying and being in Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them. N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 68 E. 2.44		THE PERSON OF TH
Cleveland Township, State and County aforesaid, on the waters of Middle Saluda River, near River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them. N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moere's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 7½ E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 68½ E. 2.44		lond attnata lwine and had
River Falls, S. C., and having the following metes and bounds, to wit: BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 682 E. 2.44		
BEGINNING on a sycamore tree 3 X on the East Bank of a branch and running them. N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 682 E. 2.44		
N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Moore's lot (now Robert W. West); thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 682 E. 2.44		tana <u>an</u> a manaka man
thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E. 0.67 links to a persimmen tree 3 corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 682 E. 2.4		
corner of J. P. Jones lot (now Banks) thence with J. P. Jones (Now Banks) line W. 68 E. 2.4	N. 3 E. 0.67 links to a poplar tree 3 X, corner of M. B. Me	oere's lot (now Robert W. West);
	thence S. 70 W. 2.45 chains to a stone 3 X; thence S. 72 E.	. 0.67 links to a persimmon tree 3
	corner of J. P. Jones lot (now Banks) thence with J. P. Jon	nes (New Banks) line W. 682 R. 2.4
		and a series of the series of
	No. 1	