by any action for foreclosure or of debt on the said Note to the said debt shall also recover of the said Mortg Ten per cent. of the amount of this debt and interest, be placed with an attorney for collection, all attorn this debt and stand secured by this mortgage. 7. It is also Covenanted and Agreed, that the	agor_s_ all attorney's fees incurred not to exceed or in case the said Note and mortgage shall ey's fees shall be due and collectable as a part of said Mortgagor_s_ shall hold and enjoy the
possession of said premises until default of payment enants and agreements herein shall be made.	as herein provided or a breach of some of the cov-
WITNESS _theirHandS_ and SealS_ this theSe A. D., 19_47_, Nineteen Hundred _and-forty-se Signed, Sealed and Delivered in the presence of:	
X Velen alexander	(L. S.)
The State of South Carolina,	(L. S.)
COUNTY OF	
and made oath that She_saw the within namedsign, seal and astheir_written Deed, and that She_with _John_D_Al witnessed the execution thereof. SWORN TO before me thisAD., 1947 day ofAD., 1947 Notary Public for South Carolina	
The State of South Carolina,	RENUNCIATION OF DOWER
COUNTY OFGreenville	
I,John_D_Alexa	ander
	at MrsVirginia //illoen the wife of the within named
did declare that she does freely, voluntarily and w	upon being privately and separately examined by me, ithout any compulsion, dread or fear of any person or
persons whomsoever, renounce, release and fore	ever relinquish unto the within namedHeirs and Assigns all her interest and estate and also
Heirs and Assigns all her interest and estate and also her rights and claim of Dower, of, in, or to all and singular the premises within mentioned and released.	
* !	7) * nirginia Whileen