WALKER, EVANS & COGSWELL CO., MANUFACTURING STATIONERS, CHARLESTON, S. C.

compared to Proposition (Proposition) ADOM ALD KNI NY PREME (RESEAR) and County aforesaid		DEED TO. E.D.Bigham
ROOM ALLENS BY JAMES PRESENTS FOR A COUNTY AFORESAID INCOME ASSESSMENT OF the case and the Six Tromsand (16000.00) LINEW M. Signature. The commended with was and the search and the Six Tromsand (16000.00) E. D. Highwan, All that contain places parcel or lot of lond, educatelying and coing in the Oily of E. D. Highwan, All that contain places parcel or lot of lond, educatelying and coing in the Oily of E. D. Highwan, All that contain places parcel or lot of lond, educatelying and coing in the Oily of E. D. Highwan, All that contain places parcel or lot of lond, educatelying and coing in the Oily of Exception of Experiment and the County and State after a forecast, and the best of the County and State after for said county in plat Room A." a type of Medical Medical County and State after for said county in plat Room A." a type of 19-19 which consending At en 19-19 in on December of the County of t	****	
ROOM ALLENS BY JAMES PRESENTS FOR A COUNTY AFORESAID INCOME ASSESSMENT OF the case and the Six Tromsand (16000.00) LINEW M. Signature. The commended with was and the search and the Six Tromsand (16000.00) E. D. Highwan, All that contain places parcel or lot of lond, educatelying and coing in the Oily of E. D. Highwan, All that contain places parcel or lot of lond, educatelying and coing in the Oily of E. D. Highwan, All that contain places parcel or lot of lond, educatelying and coing in the Oily of E. D. Highwan, All that contain places parcel or lot of lond, educatelying and coing in the Oily of Exception of Experiment and the County and State after a forecast, and the best of the County and State after for said county in plat Room A." a type of Medical Medical County and State after for said county in plat Room A." a type of 19-19 which consending At en 19-19 in on December of the County of t	Greenville	
Likey M. Middum. Of this Sectes and County as Sectember 1 (2000). In State is imposed at the development of the process is a State through the process is a State is imposed at the development of the process is a State is imposed at the development of the process is a State is imposed at the development of the process is a State is imposed to the development of the process is a State is a State in the process in the process in the process is a State in the process in	ATT MEN BY THECE DECEMTS That	
Linguistic models in the design as wheeley as the community of the control to the control through strong the register wheeley as the control inspect of the control through through the control through the control through through through the control through through the control through through through the control through through through through the control through through through through the control through th	Taran W Dichom of the State and County of	Coresaid in the State anoresaid
E.D.Bigham, All that cortain plece, parcel or lot flowed, and plece percel of from Daram. Sul an telecome on the city broadership between the control plece, parcel or lot flowed, attented, lying and being in the City of School and the cortain plece, parcel or lot flowed, attented, lying and being a portion of looper's Addition to School School having the following metes and bounds according to a plat thereof now recorded in the office of register Meuns Conveyances for said County in Place Book 2st types; Addition to School School School and the city of the control of th	in consideration of the sum of Six Thousand	1 (\$6000.00)
2.D. Highem, all that certain piece, purch or lot of land, elloute, lying and county in the County and State afformatia, and being a portion of Speye's addition to Speech 18 the County that the County in Fig. 5 hook. "A" at page 179, to will communing at an incomption of northeast corresponds for and county in Fig. 5 hook. "A" at page 179, to will communing at an incomption on northeast corner or Maintest Street and Corollan Avenue, thence N.15 W. along Carulina incomption on northeast corner or Maintest Street and Corollan Avenue, thence N.15 W. along Carulina incomption on northeast corner or Maintest Street and Corollan Avenue, thence N.15 W. along Carulina incompting the first mine inches to an incompting of the corner of lote No. one and two; thence S.15 K. see hundred twenty-six feet one inches to an incompting on Maintest Street, thence 2. 16.45 W. accounty-sight feet mine inches to the paginting correct; upon condition in waver which is a part of the constituent of this deed that the purchaser wor his grantes he had not seen to building costing the state of the incompting of the first on the first of the first	r D Righem	Control of the Contro
Greentille, County and State aforesaid, and being a portion of Moyes's Admitted to Price of Inving the following mates and bounds according to a plut thereof now rescreded in the office of Register Means Conveyances for said County in Pice Book "A" at page 179, to wit: Commending at an iron pin on northeset current of Thissett Street and Carolina Average one hundred twenty—six feet one inch to an iron pin on a ten foot elley; themse N.76.45 E. seventy—sight feet nine inches to an iron pin pin to a ten foot elley; themse N.76.45 E. seventy—sight feet nine inches to an iron pin on the ten foot end to the to; themse S.15 E. or hundred twenty—six feet one inch to Iron pin on Ministry therety themse N.76.45 E. seventy—sight feet nine inches to the beginning corner; upon condition however which is a part of the consideration to hundred that the purchaser wor his grantes history or assigns shall not eread to building costing of this deed that the purchaser wor his grantes history or assigns shall not eread to building costing the feet bath of the price, parcel or lot of land cituate in said fourty and State, and having the feet lower of the price, parcel or lot of land cituate in said fourty and State, and having the feet lower of the land city themse N.15 M. So non hundred twenty—six feet and out inch to an iron pin of lot a languithere N.79.45 W. see soventy—one feet three inches to an iron pin the beginning corner of lot a 2 and 3; there so 8.15 M. one hundred and twenty—six feet on inch to an iron pin on Whitsett Sur whole of lot No.2 in Block 12; and 2; feet of of lot No.3; in same Block, as almost in substitution of horse land when the substitute of lot No.2 in Block 22; and 2; feet of of lot No.3; in same Block, as almost in substitution of Nov. 1916, and vectored in the R. Nov. Coffice in Deed Block Vol.9 page 154. Tookerlink and of state is and the substitute of land conveyed to ma by R.D.Rightse on the Surface of the substitute of the s	(the receipt whereof is hereby acknowledged), have Granted, Bargained	, Sold and Released, and by these presents do Grant, Bargam, Self and Release, unto the said
having the following metes and bounds according to a plat thereof now recorded in the Office of Register Means Conveyances for said County in Plat Noc. *A" at page 179, to will commencing at an incorpin on nor these techniques for said County in Plat Noc. *A" at page 179, to will commencing at a six of pin on nor these to corner of Mitsett Street and Corollan Avenus, there is No. 15 K. along Carollan Avenus, there is No. 16 K. along Carollan Avenus, the Carollan Avenus and the Carollan St. along Carollan Avenus and the Carollan St. along Carollan Avenus and the Carollan St. along Ca	E.D. Bigham, All that certain piece, parcer	heing a portion of Boyce's Addition to Greenville, and
Register Noare Conveyances for said County in Piec Book Not at page 157-50 will concented to pin on northeast correct of Minister Street and Carolina Avenue, there exhibits the Condina Avenue one hundred twenty-cix feat one inch to an iron pin on a ten foot allogithmen 8.75.45 is seventy-eight feet this inches to an iron pin joint corner of lots No.come and two; thouse 8.15 S. seventy-eight feet thire inches to the beginning corner; upon condition however which is a part of the consideration of this deed text the purchaser war his greates-histor or assigne shall not crost a building coating feet than files? complete nor within fiftion feet from line of sidewalk, sbutting said property which condition is bareby declared to be a condition subsequent. Also all that other piece, parcel or lot of lard situate in said County sol State, and having the following astes and bounds, to wit Commencing at an iron plan morth edie of Whiteset Street, joint for alloy themse N.78.45 W. seventy one feet and three inches to an iron pin, joint corner of lots of and githence 8.15 S. one hundred twenty-cir feet one inch to an iron pin, joint corner of lots of an State, and having the following actes and bounds, to without the wenty-cir feet of inches to an iron pin, joint corner of lots of an State, and the said wenty-cir feet and one iron pin, joint corner of lots of an State, and the said state of the corner of lots of an iron pin, joint corner of lots of an State, and the said state of the corner of lots of an iron pin, joint corner of lots of an State, and the said state of the corner of lots of an iron pin, joint corner of lots of an State, and the said state of the corner of lots of an iron pin, joint corner of lots of an State, and the said state of the corner of lots of the lots of lo	Greenville, County and State aloresatu, and	cording to a plat thereof now recorded in the office of
Avenue one hundred tearly—six feet one inch to an inver pin on a ten foot alleyitenese N.76.45 E. Avenue one hundred tearly—six feet one inch to income in two pin on a ten foot alleyitenese N.76.45 E. One hundred twenty—six feet one inch to incompin on Whitself Streetithance S.76.45 W. seventy—sight feet nine inches to the tentiming content on Whitself Streetithance S.76.45 W. seventy—sight foot nine inches to the tentiming content inches to make the seventy—six feet one and two pin on the consideration of white deed that the purchaser was his greates helder or assigns shall not erest a Muldiang costing tess than 1500 complete nor within lifttoon feet from line of sidewalk, which thing maked property and nondition is hereby declared to be a condition subsequent. Also all that other places parcel or lot of land situate in said County and States, and having the following sets and boundation will Commencing at an iron pin north side of Whitself Street, join occurs of lots Mol and 2 thence N.15 W. one hundred twenty—six feet and one inch to an iron pin on tion foot alley; thomes N.79.45 W. seventy—one feat three inches to an iron pin north side of Whitself Street, join thomes S.76.45 W. see seventy—one feat three inches to an iron pin into beginning corner of those 2 and 3 thence S.15 E. one hundred and twenty—six feet one inch to an iron pin no whitself Street thomes S.76.45 W. see seventy—one feat three inches to an iron pin the segmining corner six phases of the three to an iron pin to segmining the complex the three inches to an iron pin the segmining of the No.2 is Blood 12, and 22 feet off of lot 10.3; in some Blook, as shown in subdivison of Boyce lawn Addition/being the same treat of land on eyed to sun by E.D. Highest on the 22nd day of No.110, and recorded in the R. M.C. Office in Deed Book Vol. 2 page 154. TOO NOVER which is an advantage to the best of the second	having the following meter and bounds and	ty in Plat Book "A" at page 179, to wit: Commencing at an
Avenue one hundred twenty-six feet one inches to an iron pin on a ten feet allegatemes x, 70.3-2 cone and two (thence S.15 E. one hundred twenty-six feet one inche to have beginning corner; upon condition however which is a part of the normalismatic of this dead that the guerobaser was his greates, heirs or assigns shall not erect a building conting the feet that the functionary of the greates, here or assigns shall not erect a building conting less than \$250. complete nor within literan feet from line of uldewalk, chutting said property which condition is hereby decirated to be a condition subsequent. Also all that other piece, parcel or lot of land cituate in said County and State, and having the Following setse and bounds, to wit Commencing at an iron pin north side of Whitselt Street, joint corner of lot No.1 and 2 ithene N.78.45 %. severity one feet and three inches to an iron pin on the north alley; thence N.78.45 %. severity one feet and three inches to an iron pin, joint corner of lots 2 and 3; thence N.78.45 %. severity one feet three inches to an iron pin the beginning corner; being the whole of lot No.2 and Rock 12, and 25 feet off of lot No.5; in same Block; as shown in auditives of Nov.1910, and recorded in the R.M.C.Office in Dead Book vol.9 page 154. TORRIVER with a severity—one feet three inches to an iron pin the beginning corner; being the whole of lot No.2 in Rlock 12, and 25 feet off of lot No.5; in same Block; as shown in auditives of Nov.1910, and recorded in the R.M.C.Office in Dead Book vol.9 page 154. TORRIVER with 35 and inspire the cities member, become the conveyed to me by R.D.Nighasa on the 22nd day of Nov.1910, and recorded in the R.M.C.Office in Dead Book vol.9 page 154. TORRIVER with 35 and inspire the cities member, become and remains and report to the adjacency of the second and subministrates to which a series are set on the same and an adjacency of the second and subministrates are set on the same and an adjacency of the second and subministrates are set on the same and	Register Mesne Conveyances for Burk South	Street and Carolina Avenue, thence N.15 W. along Carolina
eaventy-cight feet nine inches to an iron pin joint corner of lots No.00s and way, the size one inch to iron pin on Whitsett Struct; theme S.76.45 Weswenty-cight feet nine inches to the beginning corner; upon condition however which is a part of the considerance of the deed that the purchaser was his grantes, heart or easigns shall not erest a building conting to this deed that the purchaser was his grantes, heart or sasigns shall not erest a building conting to the deed that the purchaser was his grantes, heart of the condition and the same and the same in said (county and State, and heart of the following acts and bounds, to wit Commencing at an iron pin morth side of Whitsett Street, joint corner of lots No.1 and 2; thence N.15 Whom hundred twenty-six Feet and one inch to an iron pin on the foot alley; thence N.26.5 Whereverty one feet and three inches to an iron pin on whitsett Street, joint thence S.76.45 Whome seventy-one feet three inches to an iron pin the beginning corner of those 1. Struck Struck 1.	iron pin on northeast corner of whitsett	nch to an iron pin on a ten foot alley; thence N.76.45 E.
one bundred twenty-six feet one inch to iron pin on Whitsett Street, themse, S. 19.5 S. Wesselly years feet mine inches to the beginning counter; upon condition however which is a part of the considerable of this deed that the purchaser wor his grantse, helic or saidwelk, abutting said property which condition is barery declared to be a condition subsequent. Also all that other piece, parcel or lot of land effects in said County and Siste, and having the following metes and bounds, to witionsmening at an iron pin north side of Whitsett Street, joint corner of lot No.1 and 2; thence N.15 W. one hundred twenty-six feet and one inch to shiron pin order to the X and 3; thence S. 15 E. one hundred and twenty-six feet on inche to an iron pin of the feet Street	and inches to an iro	n pin joint corner of lots No. one and two; thence S. 13 E.
this inches to the beginning corner; upon condition however which is a part of the control of this deed that the purchaser but his grantee, helve or acetyms shell not erect a building costing these than \$1500, complete nor within fifteen feet from line of aldewalk, abuilting said property which condition is hereby declared to be a condition subsequent. Also all that other place, percel or lot of land situate in said County and State, and having the following metes and bounds, to wit Commencing at an iron plan north side of Whitself Street, john corner of lots No.1 and 2 themse N.15 Women hundred twenty-six feet and one inch to an iron plan corner of ten foot alley themse N.76.45 W. seventy one feet and three inches to an iron plan, joint corner of lots 2 and 3; themse S.15 E.com humbred and twenty-six feet one inch to an iron plan, joint corner of lots 8.2 and 3; themse S.15 E.com humbred and twenty-six feet one inch to an iron plan, joint corner of lots No.2 in Block 12, and 2½ feet off of lot No.3; in same Block, an shown in subdivison of Boyes Lawn Addition; being the sease tract of land conveyed to me by B.D.Righam on the 22nd day of Nov.1910, and recorded in the R.M. C.Office in Deed Book vol.9 page 154. TOGGTERS with all and signin, the rights, menders, bredienness and apparentiates to the said received brings of in agree beided and signing the S. B.	and hundred twenty-six feet one inch to	iron pin on Whitsett Street; thence S. /6.45 W. seventy-eight
of this deed that the purchaser wor his grantes, held or assigns shall not breat a dufficing section (less than \$1500.complete nor within fifteen feet from line of sidewalk, country and Stete, and having which condition is hereby declared to be a condition subsequent. Also all that other piece, parcel or lot of land situate in said Country and Stete, and having the following metes and bounds to with Commencing at an iron pin nor pin on order foot alley; there and 2; there N.15 W.one hundred the only-air feet and one inch to an iron pin on ter foot alley; there N. 75.45 W.seventy one feet and three inches to an iron pin on Whitaett Street Street, John Seventy—air feet one inch to an iron pin on Whitaett Street Str	and wine imphase to the heginning corner	:upon condition however which is a part of the consideracion
less than \$1500.complete nor within fifteen feet from line of sidewalk, activiting all property which condition is hereby declared to be a condition subsequent. Also all that other place, parcel or lot of land situate in said County and State, and Reving the following mates and bounds, to witiCommencing at an iron par north side of Whitsett Street, joint corner of lots No.1 and 2;thence N.73.45 W.aseventy one feet said three inches to an iron pin. joint corner of alley; thence N.73.45 W.aseventy one feet said three inches to an iron pin. joint corner of lots 2 and 3;thence N.73.45 W.aseventy one feet said three inches to an iron pin. joint corner of lots 2 and 3;thence S.15 E.come hundred and twenty-six feet one inch to on iron pin on whitsett Street lates of lots of the said inches to an iron pin the beginning corner; being the whole of lot No.2 in Block 12, and 2½ feet off of lot [10.3;in same Block, as shown in subdivison of Boyes Lawn Addition; being the same tract of land conveyed to me by S.D.Nigham on the 22nd. down of Nov.1510, and recorded in the R.M.C.Orfice in Dead Book Vol.9 page 154. TORITHER with all and singular, the raise, northern brackenste to approximate to the sidd records belonging of the and singular, the raise, northern brackenste to approximate the sidd. TO HAVE AND TO BOULD all and singular the said presents there mentioned must be said. TO HAVE AND TO BOULD all and singular the said presents there mentioned was the sidd. TO HAVE AND TO BOULD all and singular the said presents the sidd. B.D. Bigham, his. AND	as this doed that the nurchaser wor his	grantee, heirs or assigns shall not erect a building costing
Also all that other piace, percel or lot or land situate in said County and State, and having the following mates and bounds, to wit:Commencing at an iron pin north side of Whitsett Street, joint for other of lots No.1 and 2; thence N.15 W. one hundred twomy-six feet and one inch to an iron pin on the foot alley; thence N.78.45 W. seventy one feet there inches to an iron pin on Whitsett Street, joint corner of lots No.1 and 2; thence N.15 W. one hundred twomy-six feet one inch to an iron pin on Whitsett Street, joint seed to the corner of the lots of l	Tage than \$1500.complete nor within fift	een feet from line of sidewalk, abutting said property
Also all that other place, parcel or lot of land attracts in said Courty and State, and Arving the following metes and bounds, to wit Commencing at an iron pin no hand of "Mittactt Street, John corner of Lots No.1 and Zithence N.15 W. one hundred twenty-six feet and one inch to an iron pin on ten foot allay; thence N.78.45 W.saventy one feet and three inches to an iron pin on Whitsett Street lots 2 and 3; thence S.15 E. one hundred and twenty-six feet one inch to an iron pin on Whitsett Street lots 2 and 3; thence S.15 E. one hundred and twenty-six feet one inch to an iron pin on Whitsett Street whole of lot No.2 in Block 12; and 2½ feet off of lot No.5, in same Block, as shown in subdivison of Boyce Lawn Addition; being the same tract of land conveyed to me by S.D. Nightman on the 22nd.6ay of Nov.1910, and recorded in the R.D.C. Office in Deed Book Vol.9 page 154. TO RAYE AND TO Holld, all and singular, the right, numbers, herefore writered and the said TO RAYE AND TO Holld, all and singular, the right, numbers, herefore writered and the said TO RAYE AND TO Holld, all and singular, the right, numbers, herefore writered and the said TO RAYE AND TO Holld, all and singular, the right, numbers, herefore writered and the said AND T. As hereby bind MYSCITANY	which condition is hereby declared to be	a condition subsequent.
the following setes and bounds, to wit/Commencing et an iron pan north side of Whitsett Street pounds of the set of the s	Alac all that other piece Darcel Or	lot of land situate in said County and State, and naving
corner of lots No.1 and 2thence N.75.45 W. one hundred wenty-six feet and one inch to sharp on the term out alley; thence N.78.45 W. asyenty one feet that three inches to an iron pin, joint corner of lette 2 and 3; thence S.15 E. one hundred and twenty-six feet one inch to an iron pin on Whitsett Structures of the No.2 in Block 12, and 2½ feet off of lot No.5, in same Block, as shown in subdivision of Royon Lawn Addition/being the same tract of land conveyed to me by E.D.Righam on the 22nd.day of Nov.1910.com recorded in the R.N.C.Office in Deed Book Vol.9 page 154. TOCHTIER side 3 and single the spin. members, betsimments and apparturements the said premises belonging or in anythic inches or apparitually and addition of the R.N.C.Office in Deed Book Vol.9 page 154. E.D.Bigham, his	the following metes and bounds, to wit: Co	mmencing at an iron pan north side of Whitsett Street, Joint
ten Foot alley; thence N. 78. 45 W. seventy one feet and three inches to an iron plns, journ corner of lots 2 and 3; thence S. 15 E. one hundred and twenty-six feet one inches to an iron pln on Whitsett Strethence S. 76,45 W. was seventy-one feet three inches to an iron pln the beginning corner; being the whole of lot No.2 in Block 12, and 2; feet off of lot No.3, in same Block, as shown in subdivisor of Boyce Lawn Addition; being the same tract of land conveyed to me by E.D. Righam on the 22nd.day of Nov. 1910, and recorded in the R.M. C.Office in Deed Book Vol. 9 page 154. TOGETHER with, all and singular, the rights, members, becomes and oppertunances to the said greative belowing or in anywise incident or appendixing TO BAVE AND TO BOLD, all and singular, the said overlines before mentioned unto the said. E.D. Righten, his AND I do be been been and mysolf my him mysolf my him and assigns, because the first and assigns, against. AND I do be read to the said premises muto the said. E.D. Righten, his. Beits and assigns, against. AND Jeits, and against very person whomsoever brothly claiming or to clara the same, as yet thread. WITNESS, MY hand, and seed, this, 30th, day of September. A.D. 19: WITNESS, MY hand, and seed, this, 30th, day of September. A.D. 19: Signed, Stred and Octoberred in the Persones of America. Signed, Stred and Octoberred in the Persones of May M. Righem (L. S.) Signed, Stred and Octoberred in the Persones of May M. Bighem (L. S.) W.A. Bates STATE OF SOUTH CAROLINA, Occupy of Greenvills PERSONALLY appeared before me. I.B. Rutledge W.A. Bates STATE OF SOUTH CAROLINA, Occupy of M. B. S. South Carolina, William and singular the walls written Deed and the be, with a dawn feety, voluntarily and without any converse that will so if the within named. My M. Bighem A.D. 13. S. Sutledge W.A. Bates STATE OF SOUTH CAROLINA, Notice the walls are an an any one being privately and segantely command by me, did declare that down feety, voluntarily and without any converse	corner of lots No.1 and 2: thence N.15 W.	one hundred twenty-six feet and one inch to an iron pin on
Lobs 2 and 3; there es 3.15 E. one hundred and twenty-six feet one lines to an iron jin the beginning corner; being the whole of lot No.2 in Block 12, and 2½ feet off of lot No.3, in seme Block, as shown in subdivison of Boyce Lawn Addition; being the same tract of land conveyed to me by E.D. Lighten on the 22md.dey of Nov.1910, and recorded in the R.M.C.Office in Deed Book Vol.9 page 154. TORTHER wick, all and diagnost, the cickur, emulars, hardstances and appartments to the said premises before included muto the said. E.D. Righten, his	And allewithones N 78 A5 W. seventy	one feet and three inches to an iron pin, Joint corner of
thence S. 76.45 Was seventy-one feet three inches to an 100 pin the Sognitude. Whole of lot No.2 in Block 12, and 2½ feet off of 10 to No.5 in Same Block, as shown in subdivison of Boyce Lawn Addition; being the same tract of land conveyed to me by E.D. Righam on the 22nd.day of Nov.1910, and recorded in the R.M.C.Office in Deed Book Vol.9 page 154. TOGETER with, all and singular, the said premises before newhered must be said premises belonging or many sice incident or appertaining. TO HAVE AND TO HOLD, all and singular, the said premises before newhered must be said. E.D. Bigham, his AND. I do bereby had. MySelf, my AND. I do bereby had. MySelf, my AND. I do designed the said premises must be said. E.D. Bigham, his bries and assigns, against. M6. and. MySelf, my Anin, and against serty person whomsoever instally chaining or to clave the same, or my part thereof. WITNESS, My hand. and seal., this 30th. day of September. A. D. 191. in the year of our Lord one thousand aims backed and. eleven and in the one hundred Thirty, sixth I.B. Rutledge W.A. Bates. Signet, Sealed and Delivered in the freecase of May M. Bigham (1. S.) STATE OF SOUTH CAROLINA, PERSONALLY appeared before me. I.B. Rutledge. SWORLEDGE AND ADDITIONAL AND STATE OF SOUTH CAROLINA, County of Greenville and deed, deliver the within written Deed; and thatio, with	144 0 and Zithongo S 15 Elone hundred 8	ind twenty-six feet one inch to an iron pin on whitsett but
whole of lot No.2 in Block 12, and 2½ feet off of lot Ro.5, in Same Slock, as grawn in Suduction of Boyce Lawn Addition; being the same tract of land conveyed to me by E.D.Righam on the 22mi.dexy of Nov.1910, and recorded in the R.M.C.Office in Deed Book Vol9 page 154. TOGUTHER with, all and singular, the right, nembers, becomemous and apputenances in the said premises belonging or in anyonic incident of appreniating. TO RAVE AND TO MOLD, all and singular, the said premises before meanband must be said. E.D.Bigham, his AND. I do berely bind. Myself, my heirs, and assigns, forever.	a TELAR III - coventy one feet thr	ea inches to an iron pin the beginning corner, build and
Boyce Lewn Addition; being the same tract of land conveyed to me by E.D. Algram on the 22nd day of Nov. 1910, and recorded in the R.M. C. Office in Deed Book Vol. 9 page 154. TOGETHER with, all and singular, the rights, members, hereditaments and aspertanences to the said premises belonging or in anywise incident or appertaining. TO RAVE AND TO MOLD. All and singular, the said premises before mentioned must be said. E.D. Bightam, his. AND. I do hereby hind. Myself, my AND. I do hereby hind. Myself, my Anter, and against every person whomsever tracintly claiming or to claim the same. E.D. Bightam, his. B. D.	whole of lot No.2 in Block 12, and 2 fee	et off of lot No.3, in same Block, as shown in subdivision of
Nov.1910, and recorded in the R.M.C.Office in Deed Book Vol.9 page 154. TOGETHER with, all and singular, the rights, members, bredemments and appartenances to the said premises belonging of in anywere incident or appertaming. TO HAVE AND TO HOLD, all and singular, the said premises before mentioned unto the said. E.D.B.Righman, his. AND. I sto bureby bind. IN.YSELF, INY. heirs, and assigns, forever. AND. I sto bureby bind. IN.YSELF, INY. heirs, and against every person whomsoever brefrilly claiming or to claim the said. E.D.B.Righman, his. E.D.B.Righman, his. Etch. J.B.Righman, his. Etch. J.B.Righman, his. Merrices, and assigns, against The and Thy heirs, and against every person whomsoever brefrilly claiming or to claim the same, or say part thereof. WITHINGS. INY. hand. and seal., this. 30th. day of September. A. D. 191. WITHINGS. INY. hand. and seal., this. 30th. day of September. Signed, Seaded and Delivered in the Presonce of the United States of America. Signed, Seaded and Delivered in the Presonce of May M. Bigham. (L. S.) I.B.Rutledge. W.A.Bates. STATE OF SOUTH CAROLINA. County of Greenville. PERSONALLY appeared before me. I.B.Rutledge. Miny. M. Bigham. W.A.Bates. SWORN. STATE OF SOUTH CAROLINA. PERSONALLY appeared before me. I.B.Rutledge. W.A.Bates. Nearly Peblic for S. C. Nearly Sealers and swords and sword being privately and separably examined by me. did declare that she does freely, educatorily and without any compulsion, dread or learn of any person or persons whomsoey, resonance, release and forever reliquish unto the within mentioned and selected. GIVEN under my based and sast, this. did the interest and exacts, and also all her right and daim of Dower of, in or to all and singular the premises within mentioned and selected.	Boyce Lawn Addition; being the same tract	of land conveyed to me by E.D. Righam on the 22nd. day of
TOGETHER with, all and singular, the rights, members, hereditaments and apportenances to the said promises belonging or in anywise incident or apportaining. E.D. Bå ginam, his. AND. I. do bretby bind. Myself, my heirs and assigns, forever. AND. I. do bretby bind. Myself, my heirs, and assigns, forever. AND. I. do bretby bind. Myself, my heirs, and assigns, forever. AND. I. do bretby bind. Myself, my heirs, and assigns, forever. AND. I. do bretby bind. Myself, my heirs, and assigns, forever. AND. I. do bretby bind. Myself, my heirs, and assigns, forever. By heirs, executors and administrators, to warrand and forever defend, all and singular, the said greatises ento the said. E.D. Bå ginam, his. E.D. Bå ginam, his. Be and my heirs, and assigns, against me here be a said. E.D. Bå ginam, his. Be and my heirs, and assigns against me here and seal., this. 30th, day of. September. A.D. 191. With the year of our Lord one thousand nine humbed and eleven and in the one hundred. Bigself, Scaled and Delivered in the Presence of May M. Bighom. (L. S.) I.B. Rutledge. STATE OF SOUTH CAROLINA, County of Groenville manded. May M. Bighom. W.A. Bates. SWORN Bates. SWORN Bates. SWORN Bates. STATE OF SOUTH CAROLINA, County of Groenville manded. May M. Bighom. W.A. Bates. SWORN Bates. STATE OF SOUTH CAROLINA, REMUNCIATION OF DOWER. County of M. Mere within manded. May M. Bighom. I. B. Rutledge. REMUNCIATION OF DOWER. County of M. Mere within manded. May M. Bighom wife of the within manded. Mere M. Mere within manded. May M. Bates within without any concern that the does freely, voluntarily and without any composition, freed or fact of any person or persons whereaseer, reasoner, release and forever relinquish umo the within manded. here and assigns, all her interest and easter, and she all their right and claim of Dower of, is or to all and singular the premises within mentioned and released. GIVEN under my band and said, this. AND 101. B. Rutledge. A.D. 101. B. Rutledge. A.D. 102. B. Rutledge	Nov.1910, and recorded in the R.M.C.Offic	ee in Deed Book Vol.9 page 154.
E.D.Bigham.his heirs and singular, the said premises before mentioned into the said. E.D.Bigham.his heirs and assigns, forever. AND I. do hereby bind iny8elf, my heirs, and against every person whomeover inefally claiming or to claim the said. E.D.Bigham.his heirs and assigns, against me made made made made heirs, and against every person whomeover inefally claiming or to claim the same, or any our thereof. WITNESS. my hand, and seal, this 30th, day of September. A. D. 191. In the year of our Lord one thousand nine landred and. eleven and in the cone toucked thirty. sixth year of the Sovereigney and independence of the United States of America. Signed, Scaled and Delivered in the Presence of May M. Bigham (L. S.) I.B. Rutledge (L. S.) W.A. Bates (L. S.) STATE OF SOUTH CAROLINA, County of Greenville part and deed, driver the within named with that he saws the within named May M. Bigham (L. S.) W.A. Bates (L. S.) SWONS (M. B. Bates (L. S.) STATE OF SOUTH CAROLINA, County of M. Bates (L. S.) W.B. Bates (L. S.) STATE OF SOUTH CAROLINA, County of M. Bates (L. S.) STATE OF SOUTH CAROLINA, Wife of the within named on that the saws the within named without site of the within named on the control of the within named on the control of the within named on the control of the control		
AND. I do hereby bind MySelf, my hoirs, executors and administrators, to warrant and foreer defined, all and singular, the said premiese unto the said. E.D.Bigham, his. heirs and assigns, foreer. E.D.Bigham, his. heirs and assigns, against the said premiese unto the said. E.D.Bigham, his. heirs and assigns, against the said premiese unto the said. E.D.Bigham, his. heirs and assigns, foreer. My many and useful and seed the said. E.D.Bigham, his. heirs and assigns, foreer. A.D. Diller, and against revery person whomsoever lawfully claiming or to claim the same, or any part thread. WINNESS. My hand and seed, this 30th, day of September. A.D. Diller, in the year of our Lord one thousand aims hundred and electron. Signed, Sealed and Delivered in the Presence of May M. Bigham. Signed, Sealed and Delivered in the Presence of May M. Bigham. (1. S.) W.A.Bates STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. I.B.Rutledge. mod made coath that he saw the within named. May M. Bigham. with said as a. helf act and deed, deliver the within weitten Deed; and thatbe, with W.A.Bates. SWONN STATE OF SOUTH CAROLINA, County of Personal Carolina, FERSONALLY appeared before me. I.B. Rutledge. mod the execution thereof. KENUNCIATION OF DOWER. County of do hereby certify min all whom it may concern that Mrs wife of the within named. Modern my hand so all her right and claim of Dower of, in or to all and singular the premises within marrianed and released. GIVEN mader my hand and seal, this. day of GIVEN mader my hand and seal, this. heirs and assigns.	TO HAVE AND TO HOLD, all and singular, the said prem	ises before mentioned unto the said
AND I do hereby bind Myself, my forecer defend, all and singular, the said premises into the said. E.D.Bigham, his beirs and assigns, against Me and my do not said against every person whomeoever lawfully claiming or to claim the same, or any part thereof. WINNESS MY hand and seal, this, 30th, day of September A. D. 191. is the year of our Lord one thousand nine hundred and eleven and in the one hundred thirty, sixth year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of May M. Bigham (L. S.) I.B. Rutledge (L. S.) W.A. Bates (L. S.) STATE OF SOUTH CAROLINA, County of Greenville Personal and deed, deliver he within written Dead; and that he saw the within named May M. Bigham (L. S.) W.A. Bates (L. S.) W.A. Bates (L. S.) SWORN STATE OF SOUTH CAROLINA, County of Greenville Presence of the within written Dead; and that he, with M. A. Bates (L. S.) SWORN STATE OF SOUTH CAROLINA, County of Greenville A. D. 1912 (L. S.) Notary Public for S. C. Notary Public for S. C. Notary Public for S. C. STATE OF SOUTH CAROLINA. County of My A. Bates (L. S.) Notary Public for S. C. Nota	T D Righam his	heirs and assigns, forever.
Forever defend, all and singular, the said premises must be said. E.D.Bigham, his beirs and assigns, against. Me and my heirs, and against every person whomsoever lawfully claiming or to claim the same, or any part thereof. WITNESS, My hand, and seal, this 30th, day of September A. D. 191. In the year of our Lord one thousand nine hundred and eleven and in the one headed thirty.sixth year of the Sourceignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of May M. Bigham (L. S.) I.B. Rutledge (L. S.) W.A. Bates (L. S.) STATE OF SOUTH CAROLINA, County of Greenville PERSUNALLY appeared before me I.B. Rutledge and made oath that he saw the within named May M. Bigham (L. S.) W.A. Bates W.A. Bates William and deed, defiver the within written Ueed; and that his, with witnessed the execution thereof. SWORN France, this South CAROLINA, County of J.B. Rutledge W.A. Bates (L. S.) STATE OF SOUTH CAROLINA, County of J.B. Rutledge W.A. Bates (L. S.) Notary Public for S. C. STATE OF SOUTH CAROLINA, County of M.B. Bates (L. S.) Notary Public for S. C. STATE OF SOUTH CAROLINA, County of fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mamed being and sasigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises within mentioned and released. GIVEN ander my hand and seal, this. day of	AND T do hereby bind myself.my	heirs, executors and administrators, to warrant and
heirs and assigns, agninst. Me and My heirs, and against every person whomsoever famfully claiming or to claim the same. or any part thereof. WITNESS MY hend, and seal, this. 30th, day of September A. D. 191 in the year of our Lord one thousand nine bundred and. eleven and in the one hundred thirty.sixth year of the Sovereignly and Independence of the United States of America. Signed, Scaled and Delivered in the Frescuce of May M. Bigham (1. S.) I.B. Rutledge W.A. Bates STATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me I.B. Rutledge and made oath that be saw the within named May M. Bigham sign. seal, and as later act and deed, deliver the within written Deed; and that lee, with W.A. Bates W.A. Bates SWORD County of Greenville Tiber of the Within named May of I.B. Rutledge I.B. Rutledge SWORD County of China South day of I.B. Rutledge I.B. Rutledge County of Greenville Tiber of the Within named May of I.B. Rutledge W.A. Bates W.A. Bates STATE OF SOUTH CAROLINA, County of Only of Where the within named Mrs wife of the within named Mrs do hereby certify unto all whom it may concern that I.B wife of the within named Mrs do hereby certify unto all whom it may concern that I.B I.B. Rutledge I.B. Rutledge And hereby certify unto all whom it may concern that I.B With of the within named Mrs do hereby certify unto all whom it may concern that I.B I.B. Rutledge I.B. Rutledge And hereby certify unto all whom it may concern that I.B I.B. Rutledge I.B. Rutledge I.B. Rutledge RENUNCIATION OF DOWER And hereby certify unto all whom it may concern that I.B And hereby certify unto all whom it may concern that I.B I.B. Rutledge RENUNCIATION OF DOWER Renunciation and released. Believe and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises w	former defend all and singular the said premises unto the said	
with the real form of the within named and seal this 30th, day of September A.D. 191. With some of the Soverigunty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of May N.Bigham (L. S.) I.B.Rutledge (L. S.) W.A.Bates (L. S.) STATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me I.B.Rutledge and made oath that he saw the within named May M.Bigham witnessed the execution thereof. SW.A.Bates	E.D.Bighem, his	to any and language of the claim the same
WITNESS My band, and seal, this 30th, day of September A. D. 191. in the year of our Lord one thousand nine hundred and eleven and in the one hundred thirty.sixth year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of May N. Bigham (L. S.) I.B.Rutledge (L. S.) W.A.Bates (L. S.) STATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me. I.B.Rutledge and made oath that he saw the within named May M. Bigham sign, seal, and as. her. act and deed, deliver the within written Deed; and that he, with W.A.Bates W.A.Bates (L. S.) SWORN PROBLEM A. D. 1911. I.B.Rutledge T. B.Rutledge W.A.Bates (L. S.) STATE OF SOUTH CAROLINA, County of Greenville Of the within named of the execution thereof. SWORN PROBLEM A. D. 1912. I.B.Rutledge W.A.Bates (L. S.) STATE OF SOUTH CAROLINA, REMUNCLATION OF DOWER. County of do bereby certify muto all whom it may concern that I. wife of the within named		my
in the year of our Lord one thousand nine hundred and elever and in the one hundred thirty. Statistics of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of May M.Bigham (L. S.) I.B.Rutledge (L. S.) W.A.Bates (L. S.) STATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me. I.B.Rutledge and made oath that he saw the within named May M.Bigham sign, seal, and as. her net and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN STATE OF SOUTH CAROLINA, day of I.B.Rutledge W.A.Bates (L. S.) STATE OF SOUTH CAROLINA, And of A. D. 1911 I.B.Rutledge County of Greenville W.A.Bates (L. S.) Notary Public for S. C. STATE OF SOUTH CAROLINA, REMUNCIATION OF DOWER. County of W.A.Bates (L. S.) W.A.Bates (L. S.) W.A.Bates (L. S.) Notary Public for S. C. wife of the within named declar that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises within mentioned and released. GIVEN ander my hand and seal, this. day of	31 1 mm 1 mm 1 mm 31	Othday of September A. D. 191
year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of May M. Bigham (L. S.) I.B.Rutledge (L. S.) W.A.Bates (L. S.) W.A.Bates (L. S.) STATE OF SOUTH CAROLINA, County of Greenville Personally appeared before me. I.B.Rutledge and made oath that he saw the within named May M. Bigham sign, seal, and as. her. act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. W.A.Bates W.A.Bates (L. S.) SWORN RABES (L. S.) STATE OF SOUTH CAROLINA, County of J.B.Rutledge I.B.Rutledge I.B.Rutledge RENUNCIATION OF DOWER. County of May M. Bigham and observe the within named do hereby certify unto all whom it may concern that wife of the within named do hereby certify unto all whom it may concern that did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this	in the year of our Lord one thousand nine hundred and elsven	and in the one hundred thirty.sixth
Signed, Sealed and Delivered in the Presence of I.B.Rutledge (L. S.) W.A. Partes STATE OF SOUTH CAROLINA, County of Greenville Personally appeared before me. I.B.Rutledge and made onth thathe saw the within named May M.Bigham sign, seal, and as. her act and deed, deliver the within written Deed; and thathe, with W.A.Bates SWORN The County of South Carolina, SWORN The County of South Carolina, SWORN The County of South Carolina, STATE OF SOUTH CAROLINA, County of South Carolina, County of South Carolina, W.A. Bates Notary Public for S. C. STATE OF SOUTH CAROLINA, County of South Carolina, Wife of the within named		
W.A.Bates STATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me I.B.Rutledge and made oath that he saw the within named May M.Bigham sign, seal, and as her act and deed, deliver the within written Deed; and that he, with W.A.Bates SWOR Deptember A. D. 1911. I.B.Rutledge W.A.Bates (L. S.) STATE OF SOUTH CAROLINA, County of Dower. County of Mrs. day of I.B.Rutledge W.A.Bates (L. S.) Notary Public for S. C. STATE OF SOUTH CAROLINA, County of Mrs. do hereby certify unto all whom it may concern that I, wife of the within named do hereby certify unto all whom it may concern that did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and scal, this day of		
STATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me I.B.Rutledge and made oath that he saw the within named May M.Bigham sign, seal, and as her act and deed, deliver the within written Deed; and that he, with W.A.Bates WA.Bates SWORN A. D. 191 I.B.Rutledge W.A.Bates I.B.Rutledge W.A.Bates Notary Public for S. C. STATE OF SOUTH CAROLINA, County of One of the within named May of A.D. 191 I.B.Rutledge I, Wife of the within named Merchy certify unto all whom it may concern that Mrs. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and scal, this. day of		(L. S.)
STATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me. I.B.Rutledge and made oath that he saw the within named May M.Bigham sign, seal, and as. her act and deed, deliver the within written Deed; and that he, with W.A.Bates SWORN Personal I.B.Rutledge I.B.Rutledge I.B.Rutledge I.B.Rutledge I.B.Rutledge W.A.Bates STATE OF SOUTH CAROLINA, County of STATE OF SOUTH CAROLINA, Wife of the within named do hereby certify unto all whom it may concern that I, wife of the within named by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this. day of		ar ea
sign, seal, and as		
sign, seal, and as	W.A.Bates	
sign, seal, and as		
SWORN Returns, this 30th day of I.B. Rutledge W.A. Bates SWORN Problem A. D. 1911 I.B. Rutledge W.A. Bates Notary Public for S. C. STATE OF SOUTH CAROLINA, County of		T.B.Rutledge
SWORN between this 30th day of I.B.Rutledge	STATE OF SOUTH CAROLINA,	ONALLY appeared before me
SWORN before me, this	STATE OF SOUTH CAROLINA, County of Greenville PERS	Bighem
County of	STATE OF SOUTH CAROLINA, County of	Deed; and thathe, with
County of	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath that he saw the within named May May sign, seal, and as her act and deed, deliver the within written W.A.Bates	Deed; and thathe, with
County of	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath that he saw the within named May May sign, seal, and as her act and deed, deliver the within written W.A.Bates	Deed; and thathe, with
County of	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath thathe saw the within named May M. sign, seal, and as her act and deed, deliver the within written W.A.Bates	Deed; and thathe, with
Mrs	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath thathe saw the within named May May sign, seal, and as her act and deed, deliver the within written W.A.Bates SWORN before me, this 30th. da eptember A. D. 1911. W.A.Bates Notary Public for S. C.	Deed; and thathe, with
Mrs	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath thathe saw the within named May May sign, seal, and as her act and deed, deliver the within written W.A.Bates SWORN before me, this 30th. da eptember A. D. 1911. W.A.Bates Notary Public for S. C.	Deed; and thathe, with
Mrs	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath that the saw the within named May May sign, seal, and as her act and deed, deliver the within written W.A.Bates SWORN before me, this 30th. da eptember A. D. 1911 W.A.Bates Notary Public for S. C.	Deed; and thathe, with
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath that he saw the within named May M. sign, seal, and as her act and deed, deliver the within written W.A.Bates SWORN before me, this 30th da eptember A. D. 1911 W.A.Bates Notary Public for S. C. STATE OF SOUTH CAROLINA, County of County	Deed; and thathe, with
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath that he saw the within named May May sign, seal, and as her act and deed, deliver the within written W.A.Bates SWORN before me, this 30th. da eptember A. D. 1911 W.A.Bates Notary Public for S. C. STATE OF SOUTH CAROLINA, County of I,	Deed; and thathe, with
all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath that he saw the within named May May sign, seal, and as her act and deed, deliver the within written W.A.Bates SWORN before me, this 30th da eptember A. D. 1911 W.A.Bates Notary Public for S. C. STATE OF SOUTH CAROLINA, County of J.	Deed; and thathe, with
GIVEN under my hand and seal, thisday of	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath that he saw the within named May May sign, seal, and as her act and deed, deliver the within written W.A.Bates SWORN before me, this 30th. da eptember A. D. 1911 W.A.Bates Notary Public for S. C. STATE OF SOUTH CAROLINA, County of I, Mrs. did this day appear before me, and upon being privately and separate of the separate persons whomseever, renounce, religious privately and separate persons whomseever, renounce, religious persons persons whomseever, renounce, religious persons persons persons whomseever, renounce, religious persons	Deed; and thathe, with
GIVEN under my hand and seal, this	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath thathe saw the within named May M. sign, seal, and as her act and deed, deliver the within written W.A.Bates SWORN before me, this 30th. da eptember A. D. 1911. W.A.Bates Notary Public for S. C. STATE OF SOUTH CAROLINA, County of	Deed; and thathe, with
	STATE OF SOUTH CAROLINA, County of Greenville PERS and made oath that he saw the within named May May sign, seal, and as her act and deed, deliver the within written W.A.Bates SWORN before me, this 30th. da eptember A. D. 1911 W.A.Bates Notary Public for S. C. STATE OF SOUTH CAROLINA, County of I, Mrs. did this day appear before me, and upon being privately and september dread or fear of any person or persons whomsoever, renounce, reliable to the right and claim of Dower.	Deed; and thathe, with

TITLE TO REAL ESTATE.