Myself and milly lar the said premises unto the said mortgagee and fund  Heirs and Assigns from and against Me and my
lar the said premises unto the said mortgagee and and
Heirs and Assigns from and against MU and mun!
Heire and Assigns from and against
Itirs and Assigns from and against
fully claiming or to claim the same or any part thereof.
on said lot in the sum of not less than
Thee Fless ald Dollars,
the same insured from loss or damage by fire, and assign the policy of insurance to at any time sail to do so, then the said mortgagee may cause the same to be
huuself for the premium and expenses of such insurance
ortgage were past due.
<i>j</i>
and unpaid
and unpart
Sircuit Court of said State may, at chambers or otherwise, appoint a receiver, with
applying the net proceeds thereoi (aiter paying cost of collection) upon said debt,
the rents and profits actually collected.
eaning of the parties to these presents, that if
the said mortgagor, do and shall well and
money aforesaid, with interest thereon, if any be due, according to the true intent
ermine, and be utterly null and void, otherwise to remain in full force and virtue.
rto hold and enjoy the
22 md day of October
Λ Λ
and in the one hundred and forty of the
E. W. Bigas (L. S)
(L. S.)
(L. S.)
(L, S.)
(L. S.)
MORTGAGE OF REAL ESTATE.
and the second s
Stant 1
20992
eed; and thathe with
witnessed the execution thereof.
E. Dunas
RENUNCIATION OF DOWER.
16 Cuity 56 do hereby certify
do hereby certify
<u>4//</u>
by me, did declare that she does freely, voluntarily and without any compulsion, dread
linquisbounto the within named
v Kis)
heirs and assigns, all her interest and estate, and also all her right
and released.
Lydia B. Biggs
Lydia B. Biggs
tanoni tentor in the state of t