

Rowley, Thomas J Purpin, Catharine H. Clark
 Larion R. H. Green, Rosaline A. Purpin the only
 living sisters and brother of said William
 P. Purpin, and William J. Parrant and Thomas
 J. Parrant children of Dussilla E. L. Dillard
 a deceased sister and Anna M. Nicoll,
 Rosalie A. Purpin, L. Earle Purpin, and
 Leila P. Purpin six of the children of
 Joseph M. A. Purpin a deceased brother
 and all of the above the right heirs of
 said William P. Purpin deceased, all
 of the state of South Carolina have
 made, constituted and appointed and
 by these presents do make, constitute
 and appoint Samuel M. Green, Dr. E. P. S.
 Rowley & T. Parrant of the said state
 of South Carolina our true and lawful
 attorneys for us and in our names
 places & steads and to our use, to rent
 or lease the houses and lots or either
 of them which are set out in the preamble
 to this Power of Attorney as being in
 the City and State of New York, upon
 such terms and for such time as they
 may deem best for the interest of the par-
 ties hereto, and also to ask, demand
 and receive for, collect and receive all such ^{rents} ~~rents~~
 as are now or may hereafter become due, or
 owing from any of the tenants, or occu-
 pants of the said houses and lots of
 said or any other property in which we
 may have an interest, and upon receipt
 of such rents to give proper acquittances
 and discharges thereof, and further to
 exercise the general control and super-
 vision of all and over all of our said
 houses and lots mentioned in the
 preamble of this Power of Attorney in
 the City and State of New York which is
 left to us in the will of said William
 P. Purpin deceased and of all other

under said will: to prevent by all lawful
 means the commission of any trespass or
 waste or other injury there upon, and to
 do generally what ever may be necessary in
 the premises, And also to grant bargain and
 sell the said houses and lots in the City of New
 York mentioned in the last will and testament
 of said William P. Purpin died and in the pre-
 amble of this Power of Attorney and any and all
 other real Estate which we are or may be entitled
 to under the last will of said William P. Purpin
 deceased or any part thereof, for such price
 and on such terms at public or private sale,
 as to them shall seem meet and proper, and
 for us and in our names to make execute ac-
 knowledge and deliver good and sufficient
 deeds and conveyances for the same, either
 with or without covenants and warranty, and
 out of the proceeds of such sales or of the rents
 aforesaid we do also give to our said Attor-
 ney full power and authority to pay off
 all judgments mortgages or notes which may
 be due by the said William P. Purpin deceased
 to any one, and especially the judgment
 held against him by Dr. E. P. S. Rowley as
 Trustee of his mother and a judgment or
 mortgage due by him to some party in New
 York, together with such interest as may
 be due on each the Rowley judgment being
 about the sum of three thousand dollars and
 interest, and the judgment or mortgage in
 New York being about the sum of twenty
 five hundred dollars and interest, and
 also to pay all expenses which they may
 be at in the execution of and carrying
 out this Power of Attorney, and all expenses
 incurred by them in the execution thereof
 for Attorney fees traveling expenses and all
 other necessary expenses,
 hereby giving and granting unto our said attor-
 ney full power and authority to do every