topics Messe Conveyance for Greenville Causty, in books	The above described land isthe same conveyed to me by	Julia W. Charles
topiest Monte Conveyant for General Emiss, is book— operations and Apportunities to the said Promites belonging, as in anywais incidence or COGETHER with, all and simples, the Right, Mombers, Herditeres and Apportunities to the said Promites belonging, as in anywais incidence or COGETHER with, all and simples, the Right of Monte Special Spe	on the	day of 1/1 Wich 192 9, deed recorded in
TO MANY NOTO HOLD will and signature, the read in refining tunto sign wild. Add J	·	
TO HAVE AND TO IOLD, all piles singular, to grade of policy moto gue said — Meles and assigns, former. And I — So herby band wavely my — Meles and assigns, former. And I — So herby band wavely my — Meles and assigns, former. And I — So herby band wavely my — Meles and assigns, former. And I — So herby band wavely my — Meles and sangare. — Meles and sangare is himself and sangare should be said sangare. — Meles and sangare is the meles and sangare is more and hadden on and had for one see that the meles and sangare. — Meles and sangare is more than sangare is more and hadden on and had for one see that the meles and sangare. — Meles and sangare is more than sangare is more and had in the meles and had in the merce page of the meles and sangare is more than the merce page. — Meles and sangare is more than the merce page of the meles and sangare is more than the merce page of the meles and sangare is more than the merce page. — Meles and sangare is more than the merce page of the meles and sangare is more than the merce page of the meles and sangare is more page of the meles and sangare is more in the merce page. — Meles and sangare is more interested in the merce page of the merce page is more than the merce page. — Meles and sangare is more interested in the merce page. — Meles and sangare is more interested in the merce page of the merce invested in the invested and meaning of the parties to these presents, that if I — Meles and merce and another in the sangare in the merce page. — Meles and merce page is more invested and merce page in the		and Appurtenances to the said Premises belonging, or in anywise incident or
And I	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	ge said
teles, Executors and Administrators to warrant and forecere defend all and singular the said promises muon the said mortgages. All the same to any part thereof. And I	Julea W. Charle	A. Heirs and assigns, forever.
AND IT IS ACTION. On the same or any part thereof. AND IT IS ACTION. Other said protesting or increase the house and wildings on said data for not itse than. AND IT IS ACTION. Other than the same of the same	And Ido hereby bind myself, my	·
AND IT IS ACCOUNT. A commentation agree to insure the house and buildings on said land for not less than account of the said mortgages, and keep the same and says that the said mortgages, and keep the same and that is the events. And is a say time full to do so, then the said mortgages. We same to be leasured as above provided at that the events. Between the said mortgages, and and shall will and mark too mind providence. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the narries to those presents, that if I. Be said mortgages, and and shall will and truly pay, or case to be gaid unto the said mortgage. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the narries to those presents, that if I. AND IT IS ACCOUNT. AND IT IS ACCOUNT. AND IT IS ACCOUNT. Be said mortgages, or and one one of account and winds with intent and work of the true intent and would not mark the said one of the said one	Heirs, Executors and Administrators to warrant and forever defend all and sing	gular the said premises unto the said mortgagee Heirs and
AND IT IS ACCOUNT. A commentation agree to insure the house and buildings on said land for not less than account of the said mortgages, and keep the same and says that the said mortgages, and keep the same and that is the events. And is a say time full to do so, then the said mortgages. We same to be leasured as above provided at that the events. Between the said mortgages, and and shall will and mark too mind providence. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the narries to those presents, that if I. Be said mortgages, and and shall will and truly pay, or case to be gaid unto the said mortgage. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the narries to those presents, that if I. AND IT IS ACCOUNT. AND IT IS ACCOUNT. AND IT IS ACCOUNT. Be said mortgages, or and one one of account and winds with intent and work of the true intent and would not mark the said one of the said one	Assigns, from and against me, my	wfully claiming, or to claim, the same or any part thereof.
STATE OF SOUTH CAROLINA. FOR		•
PROVIDED ALWAYS NEVERTIFIEES, and it is the true intent and meaning of the prince to these presents, that if I. the cold mortagener, do and shall well and truly pay, or came to be gold unto the said mortagener. the said delice or sun, of money directed, with interest thereon, if any shall be dan, according to the true intent and meaning of the said cold or sun, of money directed, with interest thereon, if any shall be dan, according to the true intent and meaning of the meaning of the true intent and meaning of the intent of the beautiful of the meaning of the mean	nsyred from loss or damage by fire during the continuation of this mortga	or companies which shall be acceptable to the mortgagee, and keep the same age, and make loss under policy or policies of insurance payable to the mortgagee,
DROVIDED ALWAYS, NEVERTHELESS, and it is the troe intent and meaning of the parties to these presents, that if I the raid amorgany, do and shall well and traly pay, or cause to be paid unto the said morragage. The raid amorgany, do and shall well and traly pay, or cause to be paid unto the said morragage. AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and between the said queties, that I AND IT IS ACREPD, by and and said between the said that the said said of said said of said said of said said said said said said said said	$\mathcal U$ and that in the event Ishall at any time fail to do so, th	nen the said mortgagee may cause the same to be insured as above provided
The raid aurregage, do and shall will and truly pay, or cause to be gaid unto the said mortgager. and rot the count of the said debt or sum of memory aftersaid, with interest thereon, it any shall be day, exceeding to the tree interest and recaining of the said order and recaining of an and shall recognized partners, the state's work of the said mortgage. AND IT IS AGREED, by and between the said partner, that I to shall and rajor the raid Premiers will default of supports of the said mortgage and the support of the said partner, that I to shall and rajor the raid Premiers will default of supports of the said mortgage and the research of the said state of the pastners of the said state	and reimburse	surance under this mortgage.
and now	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and r	meaning of the parties to these presents, that if I
and note	the said mortgagor, do and shall well and trul	ly pay, or cause to be paid unto the said mortgagee
AND IT IS AGREED, by and between the raid parties, that I the said mortagor, an epich arent the inortagor or his representative or assigns shell be cutified to take possession immediately, without notes, receive the payment shall be made, in the tent and problem and problem to said for his mortagor, and the problem of the blood of the said mortagor, and the possession immediately, without notes, receive the payment shall be made, in the possession immediately, without notes, receive the made and problem and the possession immediately, without notes, receive the made and problem and the possession immediately, without notes, receive the made and problem and the possession immediately, without notes, receive the made and problem and the possession immediately, without notes, receive the made and the possession immediately, without notes, receive the made and the possession immediately, without notes, receive the made and the possession immediately, without notes, receive the payment and the possession immediately, without notes, receive the made and in the bunded and forty was a state of the possession immediately, without notes, receive the made on the possession immediately, without notes, receive the made of the possession immediately, without notes, receive the made, in the possession immediately, without notes, received the possession interest and events and should be right and cloim of possession immediately, without notes, received the possession immediately, without notes, and the right and cloim of possession immediately, without notes, and the possession immediately and without notes, received the possession immediately without notes, and the possession immediately and without notes, and the possession immediately and without notes, and the possesi	the said debt or sum of money aforesaid, with inte	erest thereon, if any shall be due, according to the true intent and meaning of the
STATE OF SOUTH CAROLINA, Greenville County, 1. Moltan be served the within named. MORN to before me, this. Any of MASCAL AD 1921 MORN to before me, this. Any of MASCAL AD 1921 MORN of the within named. Moltand and followed the within named and forewer relinquish unto the within named. Moltand and followed the within named and forewer relinquish unto the within named. Moltand and followed the within named and forewer relinquish unto the within named. Moltand and followed the previous within mentioned and released. Moltand and followed the followed the previous within mentioned and released. Moltand and followed the followed the followed the within mentioned and followed the within mentioned and released. Moltand and followed the followed the f		
WITNESS (44) And ond one thought size hundred and the burder Spher of America. The burder of the Souther Spher of America and for United Spher of America and Souther Spher of America and Spher Spher of Amer		
WITNESS // M. hand and sest. this // t	which event the mortgagee or his representative or assigns shall be entitled to them to said debt until the same is paid.	take possession immediately, without notice, receive the rent and profits and apply
THATE OF SOUTH CAROLINA. SERVENT CORNELL AND SERVED AN	WITNESS / hand and seal this	L day of March in the year of
Signed, Solicy and Delivergriff the Presence of Control of the William Solicy and Delivergriff the Presence of Control of the William Solicy and Delivergriff the Presence of Control of the William Solicy and Delivergriff the Presence of Control of the William Solicy and Delivergriff the Presence of Control of the William Solicy and Solicy	our Lord one thousand nine hundred and twenty-nine and in t	the hundred and forty.
TATE OF SOUTH CAROLINA, Greenville County. FERSONALIY appeared before me Ind made oath that lies saw the within named. Greenville County. FERSONALIY appeared before me Ind made oath that lies saw the within named. Indian and the saw the within named. Indian and the saw the site of the within written Drect; and that find the with the saw threased the execution thereof. WORN to before me, this witnessed the execution thereof. WORN to before me, this witnessed the execution thereof. SWORN to before m	year of the Sovereighty and Independence of the United States of America.	2
THATE OF SOLUTI CAROLINA, Greenville County, PERSONALLY appeared before me and unade each that he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and as he saw the within named. Sign, seal, and seal the saw the sa		Barle V. may
Greenville County, PERSONALLY appeared before me. Grade J.	ana m Bekty	
Greenville County, PERSONALLY appeared before me. Grade J.		
PERSONALLY appeared before me Ind made oath that	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	PROBATE
and made oath that		21 States of
isign, seal, and as Assert and deed deliver the within written Deed; and that Re he with Assert and Seat and Bell deliver the within written Deed; and that Re he with Assert and Seat and Green the research of the within named. In the wife of the within named and separately examined by mr, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsorver, renounce, release and forever relinquish muto 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 A. D. 192. STATE OF SOUTH CAROLINA, County of STATE OF SOUT		L' Thail
witnessed the execution thereof. WORN to before me, this day of 70 0.03 1 A. D. 192. WHATE OF SOUTH CAROLINA, Greenville County, I, Io hereby certify unto all whom it may concere, that Mrs 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 appear before me, 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 SEAL) Notary Public, S. C. Recorded STATE OF SOUTH CAROLINA, Ounty of . STATE OF SOUTH CAROLINA, For value received I do hereby assign, transfer and set over to . Witness: An D. 192. STATE OF SOUTH CAROLINA, 192. STATE OF SOUTH CAROLINA, 192. STATE OF SOUTH CAROLINA, 193. STATE OF SOUTH CAROLINA, 194. STATE OF SOUTH CAROLINA, 195. STATE OF SOUTH CAROLINA, 196. STATE OF SOUTH CAROLINA, 197. STATE OF SOUTH CAROLINA, 198. STATE OF SOUTH CAROLINA, 199. STATE OF SOUTH CAROLINA,	and made bath that	The second second second
SWORN to before me, this day of 2 (REAL) A D, 192 Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, On the within named In the wife of the within named In the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of name of the within named estate and also all her right and claim of na	sign, seal, and as	1
day of March A. D. 192 Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, Io hereby certify unto all whom it may concern, that Mrs. he wife of the within named. John 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. STATE OF SOUTH CAROLINA. County of STATE OF SOUTH CAROLINA. County of STATE OF SOUTH CAROLINA. County of For value received I do hereby assign, transfer and set over to Witness: Company of A. D. 192 STATE OF SOUTH CAROLINA. County of For value received I do hereby assign, transfer and set over to Witness: Company of STATE OF SOUTH CAROLINA. 192 Witness: Company of A. D. 192 STATE OF SOUTH CAROLINA. 192 Witness: Company of A. D. 192 STATE OF SOUTH CAROLINA. 192 Witness: Company of A. D. 192 STATE OF SOUTH CAROLINA. 192 Witness: Company of STATE OF SOUTH CAROLINA. 192 Witness:	07	witnessed the execution thereof.
Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, II, MACLAGE Morely Public, S. C. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. A Notary Public for South Carolina, III, May of the within named. Mid 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 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. A. D. 192 (SEAL) Notary Public, S. C. Recorded 192 STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to. Witness: day of Marsel 192 Witness: A Marsel 192 Witness:	SWORN to before me, this	anna M. Startand
Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, LOCALAGE A Notary Public for South Carolina, he wife of the within named. Lefters 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. STATE OF SOUTH CAROLINA, County of. STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this. A D. 192 STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this. A D. 192 STATE OF SOUTH CAROLINA, County of. Greenville County of. Jan.	The first the state of the stat	
Greenville County, 1. County, County, County, County, County		C.
Greenville County, I, III Challed Manager, a Notary Public for South Carolina, lo hereby certify unto all whom it may concern, that Mrs he wife of the within named 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 per- son 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 A. D. 192 STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this Witness: M. Stalland	STATE OF SOUTH CAROLINA.	RENUNCIATION OF DOWER.
I,	Greenville County	
he wife of the within named	1. / Jurchase m	only nurigage, a Notary Public for South Carolina,
he wife of the within named	do hereby certify unto all whom it may concern, that Mrs	1 // //
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		
STATE OF SOUTH CAROLINA, STATE OF SOUTH CAROLINA, County of Source of Ido hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this secures without recourse, this secures within mortgage and the note which it secures without recourse, this secures without recourse, the within maneed. Secure of the within maneed. Secure of the within and seal, the within and seal and estate and also all her right and estate and also		
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		
STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this Witness: A. D. 192 (SEAL) Notary Public, S. C. County of Graph and Catherine County of day of May of Witness: A. D. 192	·	
GIVEN under my hand and seal, this		
day of		u.
(SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, County of	}	
STATE OF SOUTH CAROLINA, County of		
STATE OF SOUTH CAROLINA, County of	Notary Public, S. (C.
STATE OF SOUTH CAROLINA, County of	Decorded 102	
For value received I do hereby assign, transfer and set over to John Coughlin and Catherine Coughle day of March 1929 Witness:	Recorded192	•••
For value received I do hereby assign, transfer and set over to John Coughlin and Catherine Coughle day of March 1929 Witness:		
For value received I do hereby assign, transfer and set over to John Coughlin and Catherine Cough the within mortgage and the note which it secures without recourse, this 9th day of March 1929. Witness:	}	
Witness:	County of	Carollia Deathar Carol
Witness:	For value received I do hereby assign, transfer and set over to	a le ma and carreine cour
anna m Stafford	the within mortgage and the note which it secures without recourse, this	day of 17 arec 1921
Many & William Julia D. Charles (Assignment Recorded March 9 1929 at H. 7, P.71V.)		
(Assignment Recorded March 9 1929 at HI 20, P.71V.)	Unna M. Stafford	O 0 0
(Assignment Recorded March 9 1929) at Hi I Pith I)	many & William	Julia D. Charles
·	(Assignment Recorded March 9 192 9)	- at H; 29, P.71 V.)