ger cent

in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said\_

according to the terms of said note\_\_\_\_\_, and also in consideration of the further sum of Three Dollars, who CARCELLED C.S. Brooks

shap of gentille County, State aforesaid, described as follows:

reference being thereunto had, as will more fully appear.

Peoples National Bank, Executor as aforesaid

392 R.M.C. Office for Greenville County.

recorded in said office in Vol. 71, page 324.

NOW, KNOW ALL MEN, That\_\_\_\_

do grant, bargain, sell and pelease unto the said,

added to the amount due on said note\_\_\_\_\_, to be collectible as a part thereof, if the same to be placed in the hands of an attorney for collection, or of said debt, or) any part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said

Peoples Varional Bank, Executor of the Estate, or H. M. 3Davenport

g the residual these Presents, the require property property is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, rgain, sell and pelease unto the said. Peoples National Bank, Executor of the Estate of D.D.-

No. 1. That certain tract containing forty-one and one-half (41-2) acres purchased by E.T. TRammell from M.A. Ashnore and fully described in deed recorded in Vol. 43, page

No. 2: That certain tract containing forty-one and one-half (41-2) acres, described in deed from J.T. Tucker to E.T. Trammell recorded in said office in Vol. 44, page 186. Being the same lands conveyed to me by the said E.T. Trammell by deed dated January 1921,

those two certain tracts of land situate, lying and being in Austin Town-

besides all costs and expenses of collection, to be

C.S. Brook 8