As hereby land. Multiplicated by Multiplicated by Multiplicated by Multiplicated and observed sound and include the seast affective sound kee said. O. I for state a first the more sound and sound for the seast and sound sound as the said and season in the said and season and against the season and season an		O. L. Jones, his
warrant and forecer default all and singular the said against some for said. If the contract, which interests and saigus and every person wisconstruct berially obtained on to chann to some or my part threed. And the said was fagure— upress— to insure to 'course and mindings on so sole to in a some net to than. Delian, in a course of mindings— and seep the same "every deep person. Delian, in a course of mindings— and seep the same "every of two said mindings to the contract— and seep the same "every of two said to sinke the policy of insurance to the said configure— and shall at any time fall to do even the finance of the same insurance— which is not come and reinforce— and shall at any time fall to do even the finance. Province— and expense of said insurance under this nonregate, with interest. And I it say time my text of said delay, or interest thereon, he past time sole interests— a change, and elements— or otherwise, agent of a reverte, with authority or the nonregate, with interest. And I it say time my text of said delay, or interest thereon, he past time to said said general and approaches and provided in the contract of said delay, or interest thereon, the past of the contract of said delay, or interest thereon, to contract of said delay and and the said contract of said fall provides and otherwise table and the said contract of said said provides and otherwise table and said will not entirely past on said to be past into nonregate, which interests and provides and otherwise table and the said contract, contract of said said provides and otherwise table and and otherwise table and the said contract of the past is not said provides and and and otherwise table past in the result intents and entirely to the said the said of the said the said to the said the said the said to the past of the past of the past of the said the said the said to the past of the past of the past of the said the said the said the said the said to the past of the past of the past of the said the said the said the said the sai	-1	heirs and assigns, forever. And
The secondary, abelian-travers and assignate meters are subject. And the said martinguous—agreement in insure to be two and boildings on each lot in a season may your, thereof. And the said martinguous—agreement in insure to be two and boildings on each lot in a season may have place them. The said martinguous—agreement in insure to be boildings on each lot in a season may less than a say time full to do say, then the earthquotes—may cause the same is be insured i	warrant and forever defend all and singular the said premises unto the said	heirs, executors and administrators
The concentration and interesting and sweeps and sweeps person advancement land in landing can and the said and consequent agency. Distant, in a conquery or companies sittificatory to the mortgager—and keep the sweep drom how to the soft among the public of the contract of the soft among the public of the contract of the soft among the public of the contract of the soft among the public of the contract of the soft among the public of the contract of the soft among the public of the publ		
And the said mentagene		
by fire, and assign the policy of incurrant to the tool mortgages—and that in the event that the mortgages—and the still at one to the tool mortgages—and that in the event that the mortgages—and that in the event that the mortgages—and that the mortgages—and that in the event that the mortgages—and that the received the control of the	ì	
e by five, and assign by policy of insurance to the total mortgages		
the permition and experts of send incurrance under this mortgage, with interest. And if at any time any part of seid delay are interest thereon, he past due and majorial. Interior analysis the earty and profes of the Cities of the Cities of an analysis of the cities of the cities of an analysis of a collection), upon sold other interest over a collection of self-upon and collect tail rests and profes of the Cities of interest of cutter pering costs of collection), upon sold other interests of profess determine of cutter pering costs of collection), upon sold other interests of collections and interests and the cutterest of collections and profess of the cutterest of the cutterests of the cutter of the cut	e by fire, and assign the policy of insurance to the said mortgagee, and that in th	ne event that the mortgagor, shall at any time fail to do so, then the said
And let any time any part of said doth, or interest thereony be part due and unpaid. Derectore are unable premier to said montgage. On the careful premier to said montgage and the control of the control of said State may, and chambers or otherwise, appoint a receive, with authority to the consensation of said premiers and collect said emis and profits, applying of prements thereofic (a fee paying rates of collection), upon said debt, interest, rean or expenses; without instituty to account for any thing more than the creat as the control of the parties to those Process, that if. FROVIDED, ALWAYS, NEVERCHILLESSS, and it is the true intent and uncoming of the parties to those Process, that if. If onergones— do and small well and truly pay or crosses to be paid unto the said mortgage. The control of the true inversal and eneming of the said mortgage. AND IT IS ADMINID. By and between the said parties, that the said mortgage. AND IT IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINID. By and between the said parties, that the said mortgage. AND TE IS ADMINIDED. AND THE SAID ADMINISTRATION OF DOWN THE SAID ADMINISTRATION OF		
we described permises to said morreages. Or	r the premium and expense of such insurance under this mortgage, with interest.	
and of stall Stake may, at chambers or otherwise, apophing, at proceeds thereusing class persons of making persons and colocic stall rests and process, apophing, at proceeds thereusing class persons, without classify and account for anything more about the rests as a distributed to colocitists, and the rests and statusally colocitists. PROVIDED, ALWAYS, INSTERIELESS, and it is the true intent and meaning of the parties to these Presents, that if a discretance—to and shall well and truly pray or exame to be paid must be said unortgages—the delet or sum of money adversarial, with interest thereon, it as the secondary of the true intent and meaning of the said nortgages—the delet or sum of money adversarial, with interest thereon, it as the secondary of the true intent and meaning of the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages AND IT IS AGREED by more between the said parties, that the said mortgages AND IT IS AGREED by and between the said parties, that the said mortgages AND IT IS AGREED by and between the said parties, that the said mortgages AND IT IS AGREED by and between the said parties, that the said mortgages AND IT IS AGREED by and between the said parties, that the said mortgages AND IT IS AGREED by and between the said parties, that the said mortgages AND IT IS AGREED by and between the said parties, that the said mortgages AND IT IS AGREED by and between the said parties, that the said mortgages AND IT IS AGREED by and between the said parties, that the said mortgages AND IT IS AGREED by and parties of ingle Presents of the said and the said mortgages AND IT IS AGREED by and parties of the said the said mortgages AND IT IS AGREED by and parties of the said the said mortgages AND IT IS AGREED by and parties of the said the said mortgages AND IT IS AGREED by and parties of the said the sa	And if at any time any part of said debt, or interest thereon, be past due and un	paidhereby assign the rents and profits of th
i presents thereafter (after paying cause of collection), upon said dont, interest, can or expenses; without initities on account for anothing more than the revers as offices estably collected. PROVIDED, ALWAYS, NEVERTHERESS, and it is the true intent and meaning of the parties to these Presents, that if I direct species, and and said well and truly per or cause to be paid into the said mortgages.— the doth or sum of mooney aircreaid, with interest thereon, it as dis notion country aircreaid in the control of the said more. Then this does of bregatu and said shall cover, decreaine and be enterly mail and void, otherwise remain in (all force and virtue. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said parties, that the said mortgages. AND IT IS AGRETO, by and between the said mortgages. AND IT IS AGRETO, by and between the said mortgages. AND IT IS AGRETO, by and between the said mortgages. AND IT IS AGRETO, by and between the said mortgages. AND IT IS AGRETO, by and between the said mortgages. AND IT IS AGRETO, by and between the said mortgages. AND IT IS AGRETO, by and said ender the said mortgages. AND IT IS AGRETO, by and said ender the said mortgages. AND IT IS AGRETO, by and said ender the said mortgages. AND IT IS AGRETO, by and said ender the said mortgages. AND IT IS AGRETO, by and said ender the said mortgages. AND		
The STATE OF SOUTH CAROLINA, Or STATE OF SOUTH CAROLINA, Or STATE OF SOUTH CAROLINA, Or SEAL AND		
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of one parties to these Presents, that if it discussed and the party or cause to be paid unto the said mortgages—the debt or sum of money alortsaid, with interest thereon, if at disc according to the true intent and meaning of the said unote, then this does of bargain and sale shall cause, determine and be utterly wall and void, otherwise condition in full force and virue. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, but I	t proceeds thereafter (after paying costs of collection), upon said debt, interest, cost	or expenses; without liability to account for anything more than the rents an
id mortgagers	ofits actually collected.	
the recenting to the true intern and necesting of the said note, then this deed of bargain and sais shall cease, determine and be streety suid and void, otherwife remain in full force and virtue. AND IT IS AGRIPPO, by and between the said parties, that the said mortgager to be hold and enjoy the as cunical and it default of payment shall be made. AND IT IS AGRIPPO, by and between the said parties, that the said mortgager to be hold and enjoy the as cunical and it default of payment shall be made. AND IT IS AGRIPPO, by and between the said parties, that the said mortgager to be hold and enjoy the as and in the one bundred and treats the said in the one bundred and to be said the said of the said the one bundred and to be said the said of the said the said to the said the one bundred and to be said the said to said the said to the said the one bundred and to said the s	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning	of the parties to these Presents, that ifth
the recenting to the true intern and necesting of the said note, then this deed of bargain and sais shall cease, determine and be streety suid and void, otherwife remain in full force and virtue. AND IT IS AGRIPPO, by and between the said parties, that the said mortgager to be hold and enjoy the as cunical and it default of payment shall be made. AND IT IS AGRIPPO, by and between the said parties, that the said mortgager to be hold and enjoy the as cunical and it default of payment shall be made. AND IT IS AGRIPPO, by and between the said parties, that the said mortgager to be hold and enjoy the as and in the one bundred and treats the said in the one bundred and to be said the said of the said the one bundred and to be said the said of the said the said to the said the one bundred and to be said the said to said the said to the said the one bundred and to said the s	id mortgagor, do and shall well and truly pay or cause to be paid unto the said m	ortgagee the debt or sum of money aforesaid, with interest thereon, if any
The State of payment shall be made. WITHERS THE for ladgendace of the United States of America. Signed, Scaled and polivered in the research of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. (L. S. G., S		
The State of payment shall be made. WITHERS THE for ladgendace of the United States of America. Signed, Scaled and polivered in the research of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. Signed, Scaled and polivered in the Fresense of America. (L. S. G., S	AND IT IS AGREED, by and between the said parties, that the said mortgager	
WITNESS The grant of the year of our Lord ninfacen heurifed and weasens the state of the breadence of the United States of America. Signed, Segled and Polivered in the Presence of Land Land Delivered Land Land Land Land Land Land Land Lan		to noid and enjoy the sai
the year of our Lord nindeen hundred and treasure. The state of the Independence of the United States of America. Signed, Segled and Delivered in the Freeness of CAA Let Greenville County. Greenville County. Deep State of America. Sworth Respective County. PERSONALLY appeared before me. d made oath that he saw the within named. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA. Greenville County. SWORN to perfor me, this. SWORN to perfor me, this.	WITNESS My hand and seal this 28-	the October
are of the Independence of the United States of America. Signed, Stabled and Polivered in the Presence of A.		
Signed, Segled and Delivered in the Presence of A. G. S. (L.		and in the one hundred and 00 76.
HE STATE OF SOUTH CAROLINA, Greenville County. The sast and deed, driver the within written Deed; and that he, with Winessed the execution thereof. SWORN to before me, this A D 1925 Chile Stamward (SEAL) RENUNCIATION OF DOWE Greenville County. I, Willie Stamward (SEAL) RENUNCIATION OF DOWE Greenville County. J, Willie Stamward (SEAL) RENUNCIATION OF DOWE did this day appear before me and whomstoever, regregate, rejease, and forever relinquish unto the within named. Months of the within named of the North Stamward of the second of the seco		
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. d made oath that he saw the within maned. MORTGAGE OF REAL ESTAT Decide and that he saw the within maned A. E. Howard Mortgage of the within witten Deed; and that he, with witnessed the execution thereof. SWORN to before mg. this A. D. 1925 Mortgage of the within maned of the same of the s	The Man Hall have a harm	a fe Manyand
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. d made oath that he saw the within maned. MORTGAGE OF REAL ESTAT Decide and that he saw the within maned A. E. Howard Mortgage of the within witten Deed; and that he, with witnessed the execution thereof. SWORN to before mg. this A. D. 1925 Mortgage of the within maned of the same of the s	Illie Samuett	(L. S
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. d made outh that he saw the within named. A. E. Howard m, seal, and as act and deed, deliver the within written Deed; and that he, with. SWORN to before mg. this. Cay of County. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I. Ollul Hameworth A. D. 1925 Thereby certify unto all whom it may concern, that Mrs. January Mrs. did this day appear before on the within named. did this day appear before on the within named and released. Gly of the within mentioned and released. GIVEN under my land and seal, this. J. J		(L. S
Greenville County. PERSONALLY appeared before me. d made oath that he saw the within named. A. E. Howard m, seal, and as act and deed, doliver the within written Deed; and that he, with. SWORN to before me, this. day of C. J. L		(L. S.
Greenville County. PERSONALLY appeared before me. d made oath that he saw the within named. A. E. Howard m, seal, and as act and deed, doliver the within written Deed; and that he, with. SWORN to before me, this. day of C. J. L		L. S.
act and deed, driver the within written Deed; and thathe, with	HE STATE OF SOUTH CAROLINA, Greenville County.	MORTGAGE OF REAL ESTATE
act and deed, driver the within written Deed; and thathe, with	PERSONALLY appeared before me	sham
SWORN to before me, this day of the execution thereof. SWORN to before me, this day of the execution thereof. A D. 1935. Clair A D. 1935. HE STATE OF SOUTH CAROLINA, Greenville County. I. Ollie Jansout the may concern, that Mrs. Sulah M. Hours. Thereby certify unto all whom it may concern, that Mrs. Sulah M. Hours. The of the within named. If of the within name	d made oath thathe saw the within named	
SWORN to before me, this day of the execution thereof. SWORN to before me, this day of the execution thereof. A D. 1935. Clair A D. 1935. HE STATE OF SOUTH CAROLINA, Greenville County. I. Ollie Jansout the may concern, that Mrs. Sulah M. Hours. Thereby certify unto all whom it may concern, that Mrs. Sulah M. Hours. The of the within named. If of the within name	a di	raid
SWORN to before me, this, and b. 1925. Colored Languilla (SEAL) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Ollie Hamsworth Mrs. Shall M. Hamsworth Mrs. If of the within named. If of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pens 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 remises within mentioned and released. GIVEN under my hand and seal, this. Oll If the Adams would be the careful of the search of the		n Deed; and thathe, with
day of Children A. D. 1935 Click All Manual Matter (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWE Greenville County. I, Click Slamsworth Mrs. Salah M. Howard did this day appear before not dupon 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 pens whomsoever, renogace, 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 fremises within mentioned and released. GIVEN under my hand and seased.	2 6 -14	witnessed the execution thereof.
Coreenville County. In Contract Public for South Carolina. RENUNCIATION OF DOWE Greenville County. In Contract In the state of the within named. In the of the within named and release and forever relinquish unto the within named. In the of the within named and released. In the of the within named and rele	SWOKE TO SHOW THE STATE OF THE	
Notary Public for South Carolina. RENUNCIATION OF DOWE Greenville County. I, County and whom it may concern, that Mrs. The of the within named. The of the within named. The object of the within	(1) ll in the	Jan a Gunda
Greenville County. I, Olliel Samsworth, Mr. P. How Sold and this day appear before members certify unto all whom it may concern, that Mrs. Salah W. How Sold this day appear before members of the within named. If of the		In Dusham:
Greenville County. I, Olliel Samsworth, Mr. P. How Sold and this day appear before members certify unto all whom it may concern, that Mrs. Salah W. How Sold this day appear before members of the within named. If of the		
Greenville County. I, Olliel Samsworth, Mr. P. How Sold and this day appear before members certify unto all whom it may concern, that Mrs. Salah W. How Sold this day appear before members of the within named. If of the		
Greenville County. I, Olliel Samsworth, Mr. P. How Sold and this day appear before members certify unto all whom it may concern, that Mrs. Salah W. How Sold this day appear before members of the within named. If of the		
Greenville County. I, Olliel Samsworth, Mr. P. How Sold and this day appear before members certify unto all whom it may concern, that Mrs. Salah W. How Sold this day appear before members of the within named. If of the		and the state of t
I, Ollie Sansworth Mrs. A. D. 1923.5 Chereby certify unto all whom it may concern, that Mrs. A. D. 1923.5 Chereby certify unto all whom it may concern, that Mrs. A. D. 1923.5 Chereby certify unto all whom it may concern, that Mrs. A. D. 1923.5 Collie of the within named. A whom it may concern, that Mrs. A. D. 1923.5 Collie of the within named. A whom it may concern, that Mrs. A. D. 1923.5 Collie of the within named. A whom it may concern, that Mrs. A whom it may concern, the mrs. A whom it may concern the mrs. A whom it may concern		er de la lactic de la material de la
hereby certify unto all whom it may concern, that Mrs. Shill W. Thousand did this day appear before me did 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 pe	HE STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER
did this day appear before me did 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 perso	Greenville County.	RENUNCIATION OF DOWE
dupon 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 pens 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 thremises within mentioned and released. GIVEN under my hand and seal, this. A. D. 1923.5.	Greenville County.	RENUNCIATION OF DOWE
ms whomsoever, renounce, release, and forever relinquish unto the within named	Greenville County. I, Ollie Farssworth, n. P.	RENUNCIATION OF DOWE
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to remises within mentioned and released. GIVEN under my hand and seal, this Ap. 1923 5 Ollie ADMAN AP. 1923 5	Greenville County. I, Ollie Fasseworth M. P. hereby certify unto all whom it may concern, that MrsSurah M.	for Slo, Howard
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to remises within mentioned and released. GIVEN under my hand and seal, this A. D. 1923. 5. Older of Company of the compa	Greenville County. I, Ollie Sansworth M. P. hereby certify unto all whom it may concern, that Mrs. Surah M. fe of the within named. A. E. Howard.	Love Slove Staward did this day appear before m
GIVEN under my hand and seal, this A. D. 1923-5 Older of Control	Greenville County. I, Ollie Janus worth M. P. hereby certify unto all whom it may concern, that Mrs	did this day appear before n y, voluntarily and without any compulsion, dread or fear of any person or pe
GIVEN under my hand and seal, this 28 k Oday of Class A. D. 1923 5 Olle A. D. 1923 5 A. D. 1923 5 A. D. 1923 5	Greenville County. I, Ollil Janus Worth, M. P. hereby certify unto all whom it may concern, that Mrs	did this day appear before many compulsion, dread or fear of any person or pe
Olde Same worth (I.S.) Surah W. Howard:	Greenville County. I, Ollie Sansworth M. P. I hereby certify unto all whom it may concern, that Mrs. Such M. If e of the within named. Concern, that Mrs. Such M. If a dupon being privately and separately examined by me, did declare that she does freel ms whomsoever, renounce, release, and forever relinquish unto the within named Heirs, and Assigns, all her interest and e	did this day appear before many compulsion, dread or fear of any person or pe
(Ille AUMOUNDITA (I.S)) All Jah II, INDUIUM	Greenville County. I, Ollie Janus would may concern, that Mrs. Male Wife of the within named. A separately examined by me, did declare that she does freely ons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and examines within mentioned and released.	did this day appear before many compulsion, dread or fear of any person or pe
Notary Public for South Carolina.	Greenville County. I, Olice January Oncern, that Mrs. All Mrs. In the Mrs. In	did this day appear before mely, voluntarily and without any compulsion, dread or fear of any person or person or person and also all her right and claim of Dower, of, in or to, all and singular the
	Greenville County. I, Ollie January Oncern, that Mrs. And Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs.	did this day appear before my voluntarily and without any compulsion, dread or fear of any person or perstate, and also all her right and claim of Dower, of, in or to, all and singular the
	Greenville County. I, Ollie January Oncern, that Mrs. And Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs.	did this day appear before m ly, voluntarily and without any compulsion, dread or fear of any person or person state, and also all her right and claim of Dower, of, in or to, all and singular the