

L. C. Sykes,
To/Deed

Filed for record the 12th day of Nov
1921 at one o'clock P.M.
Recorded the 12th day of Nov., 1921.

For and in consideration of the sum of \$210.00, cash in hand paid, the receipt of which is hereby acknowledged, and in compliance with the terms of a contract between the grantor and grantee herein, dated January 5th, 1917, I hereby convey and warrant said warranty being as of date January 5th., 1917, the land described as follows:

All of Block No. 38, except Lots 6 and 7 in the village of Ridgeland, Madison County, State of Mississippi, according to the plat of the same as now appears of record.

Witness my signature this the 17th day of March, 1920.
(\$.50 revenue stamp attached & cancelled)

L. C. Sykes,

State of Tennessee }
County of Shelby }
City of Memphis }

Henry Weimer

Before me the undersigned authority, personally came and appeared L.C.Sykes, to me personally known, who acknowledged that he signed and delivered the above and foregoing deed upon the day and year therein mentioned and for the purposes therein set forth.

Witness my signature and seal of office this the 17th day of March, 1920.

(SEAL) Eugene W. Roy,

My Commission expires April 18, 1922.

(\$.75 fee paid)

A. K. Foot,
A. H. Cauthen
Jno. B. Howell,
To/Deed
V. L.
R. S. Baker

Filed for record the 10th day of Nov., 1921 at 3 o'clock P.M.

Recorded the 12th day of Nov., 1921.

PRIN. OF DEFERRED PAYMENTS \$150.00, INTEREST 6%, EXEMPT.

IN CONSIDERATION of the sum of Seventy-Five & 00/100 Dollars cash in hand paid us by R.S. Baker the receipt of which is hereby acknowledged, and of the further sum of One Hundred Fifty & 00/100 Dollars due us by said R.S.Baker, as is evidenced by his two promissory notes of even date herewith, due and payable to us or order, as follows, viz:-

One note for \$75.00 due Six months after date,
One note for \$75.00 due Twelve months after date,

each of said notes bearing interest after its respective date at the rate of 6% per annum, and 10 per cent. attorney's fee, if placed in the hands of a lawyer for collection after maturity, we, John B. Howell, A.K.Foot, and A.H.Cauthen, do hereby convey and warrant unto the said R.S.Baker forever, the following described real estate, to wit:-

Lots 8 - 9 - 10 - 11 - 12 - 13 - 14 in Block 7,
Lots 15 - 16 - 17 - 18 - 19 - 20 - 21 - 22 - 23 in Block 7,
in "CENTER TERRACE", a residence section lying East of and partially within the city limits of the City of Canton, in Section 19, and 20, Township 9, Range 3 East, Madison County, Mississippi. Same being the place formerly owned by John B. Howell, A.K.Foot and A.H.Cauthen, and a plat of which was recorded in the Chancery Clerk's office at Canton, Madison County, Mississippi, on the 2nd day of November, 1921.

This deed is made by us and accepted by the vendee upon the following express conditions, limitations and restrictions, to-wit:-

First. Should default be made in the payment of either of said promissory notes when due, then we or our assigns can in our or our assigns' option declare them all due and payable whether so by their terms or not, and sale can then be made of said property as hereinafter provided.

Second. To secure the payment of said notes we or our assigns hereby retain a vendor's lien upon said property, and the said grantee by the acceptance of this deed intends to make and acknowledge a lien upon said property in the nature of a mortgage, with power of sale in us or our assigns, and we or our assigns may enforce said lien without recourse to the courts by a sale of said property, before the South door of the Court House in Canton, Miss., at a public auction, to the highest bidder, for cash, after having given three weeks' notice of the time and place of sale, by posting a written or printed notice thereof at the South Door of the Court House in said County, and by publishing said notice for three consecutive weeks preceding said sale in a newspaper published in Madison County, Mississippi, and may convey the property as sold to the purchaser thereof by proper instruments of conveyance; and from the proceeds of said sale, we or our assigns shall first pay the costs and expenses of executing said sale, and secondly pay the indebtedness secured and intended to be secured by this deed to the owners thereof; and should any balance remain we or our assigns shall pay it over to the said grantee or his assigns.

Third. This deed is delivered and accepted upon condition that the title to the land herein conveyed shall immediately revert to the grantors in case it shall ever be sold, transferred or leased to any negro or negroes, or to any person for the use or occupancy by any negro or negroes, and upon the further condition that no building shall be erected on said land nearer the street than twenty-five feet from inside sidewalk line.

The grantors shall pay the taxes for the year 1921.

Witness our signatures and seals, this the 5th day of November, 1921.

Jno. B. Howell (Seal)

A. K. Foot, (Seal)

A. H. Cauthen, (Seal)

(\$.50 revenue stamp attached & cancelled)