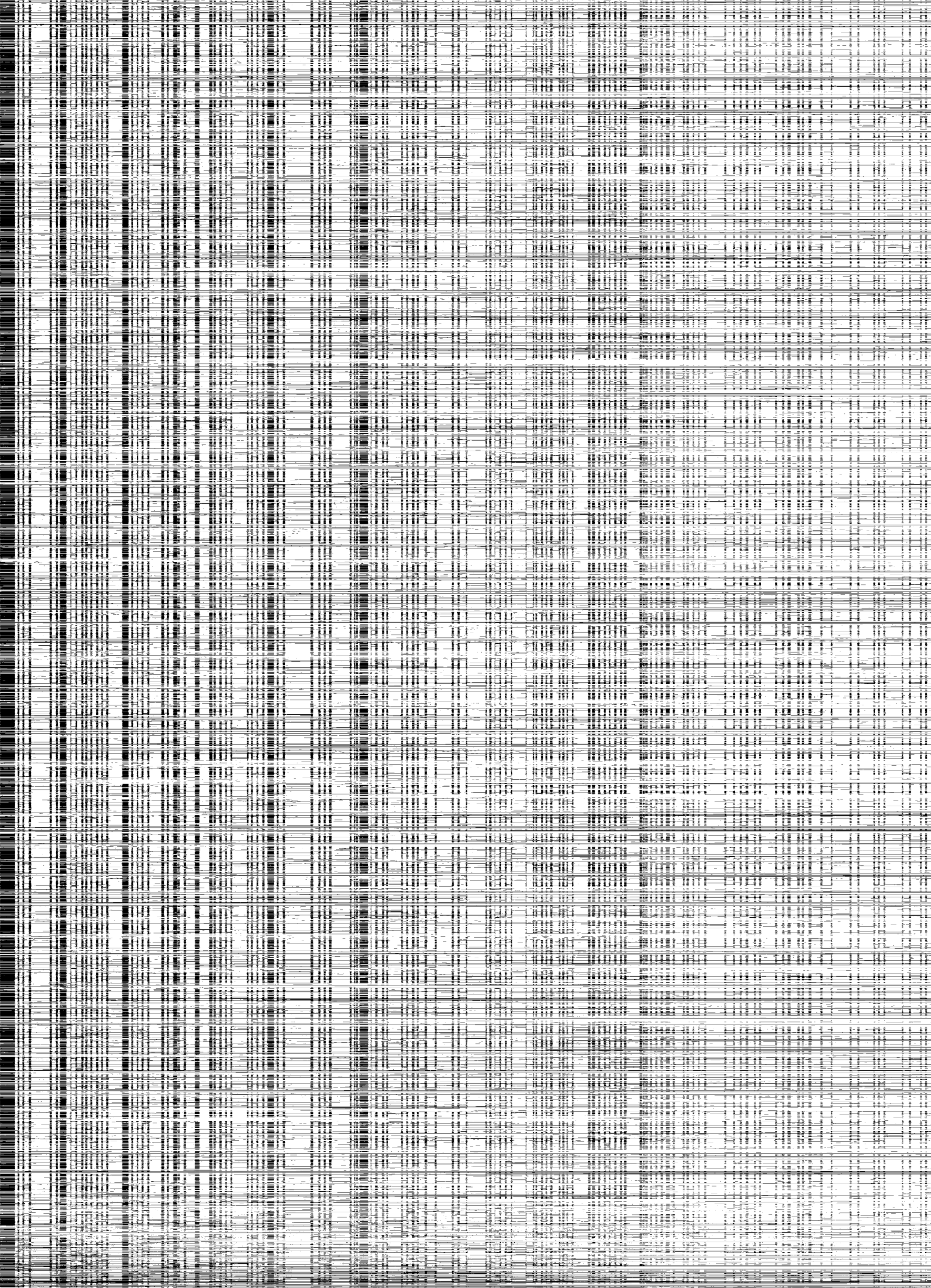


all acts that she has heretofore done and performed in myname in regard to selling or mortgaging any of my said property or in regard to the execution of any notes or other forms of indebtedness that she has done or performed in my name

V

Trustees
of the
Trust
Nov. 3, 1913.

Twenty (20) acres, being all of the West Half of the Southwest Quarter (W. $\frac{1}{2}$ S.W. $\frac{1}{4}$) East of the Center and Jackson Road. The East Half of the South West Quarter (E. $\frac{1}{2}$ S.W. $\frac{1}{4}$) less Ten



[Handwritten scribble]

State of Mississippi

A.P. & W.C. Galloway,

Filed for Record May 5th., 1913,

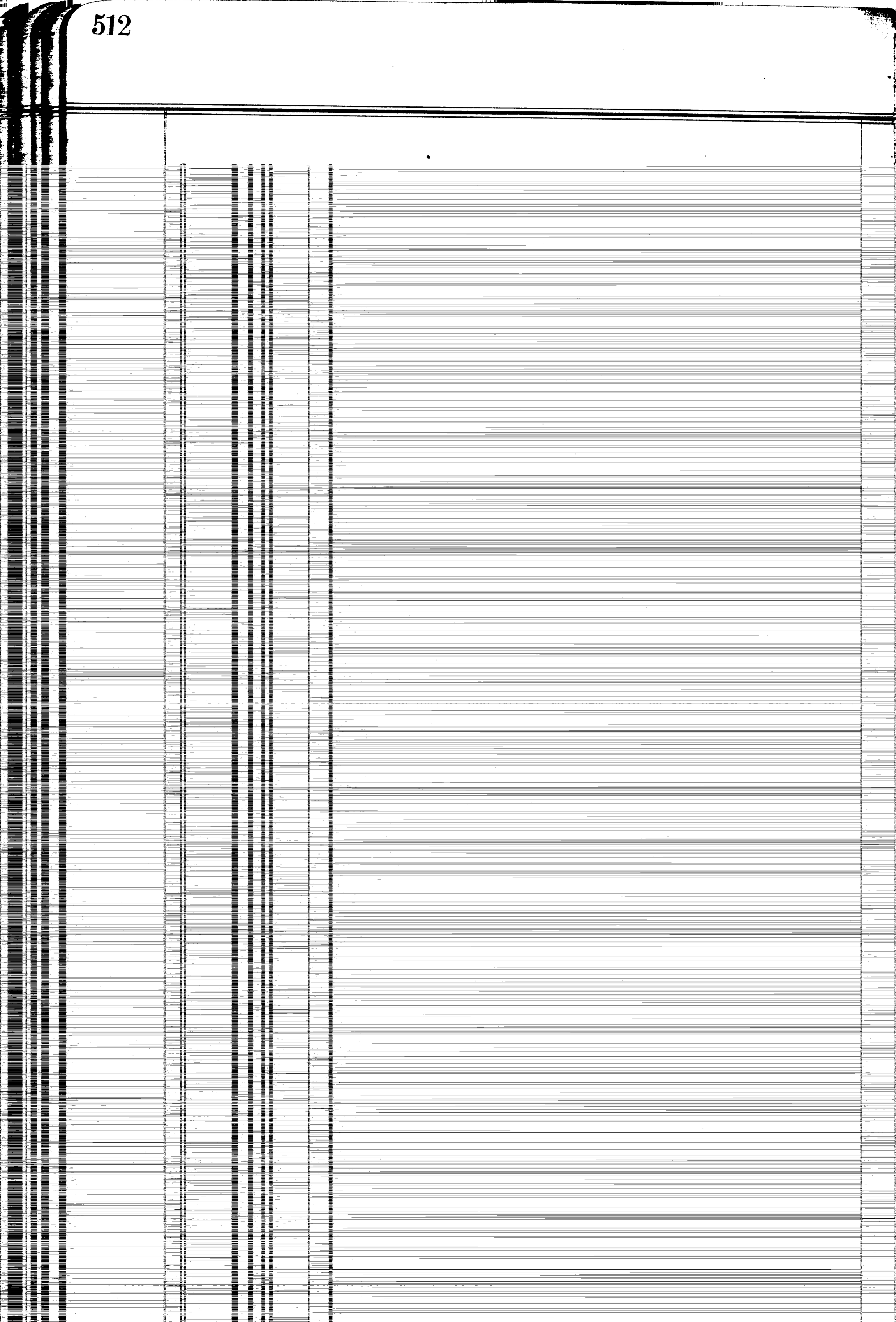
Ella J. Lee,

Filed for Record May 14th., 1913,

On ___ story ___ Dwelling House, including furniture, \$700.00; On pictures, engravings and
frame (not exceeding \$10.00 on each, and never exceeding cost price), and printed books
while therein: \$100.00. On grain in granaries barns on on in in stacks

C.H. West,

Filed for Record June 3rd., 1913.



Now if said parties of the first part shall well and truly keep and perform all of the foregoing covenants and agreements, then this deed shall be void, and this deed of trust to be

It is further agreed that the grantor herein shall pay all taxes or assessments levi-

the lease hold interest of said Grenada Cotton Compress Company in and to the following described property lying in the East Ward of the City of Grenada, Grenada County, State of

used by Robinson
10/17
K. Trauger

years, until the full payment of each of said notes, on the above described lands, and
also where in said County

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struction or damage, to rebuild or restore all buildings or improvements on said premises, that may have been destroyed or damaged: (4) that waste to said premises shall

M. Y. Wolf.

Filed for Record October 22nd., 1913.

Robinson Springs & Sanitarium Co.
To/Lease.

Filed for Record October 25th.
1913 at 1 o'clock P.M.

Robinson Springs Company

which said lessor shall have access for the purpose of computing the sums to become due from time to time, and the payments for such further and additional rentals shall

The said second party agrees for this and for any subsidiary company or companies, agency or agencies, which it controls or shall control, to sell said water from Robinson Springs and cause the same to be sold and to permit the same to be sold only under the

his free and voluntary act and as the free and voluntary act and deed of said Corpor-

ninety (90) days before said interest day, and thereupon interest thereon shall cease on said interest day. Said bonds when presented for redemption must be accompanied by all unmatured interest coupons, the same to be surrendered and cancelled.

In case of failure in payment of any interest coupon

nal springs known as the Robinson Springs, from which the water known as Robinson

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certification, and such bonds shall thereafter, from time to time, as desired by the Company, be certified by the Corporate Trustee and be delivered by it to or upon the order of the President of the Company, or upon the order of its Board of Directors.

Section 2. Upon certifying and delivering any bond hereby secured, the Corporate Trustee

have been appointed) shall be returned to the possession of the Company and each of

ARTICLE 12.

No holder or holders of any of said bonds or of any coupons belonging thereto shall have any right to institute any suit, action or proceeding in equity or at law for the foreclosure of this mortgage, or for the execution of any trust hereof, or for the appointment of

tion of each quarter year hereafter, and a statement of all moneys accruing hereunder and applicable under this covenant, shall be made quarter yearly hereafter by the Company, and a true copy thereof, showing also the deposit made with such depository shall be furnish-

State of Illinois, duly commissioned and qualified, personally appeared Richard L.

Jno. Stokes.
To / Power Attorney.
A.K. Foot.

Filed for record Dec. 3rd, 1913,
at 8 o'clock A.M.

Recorded December 20th 1913

10/28/13

Viriden Wales Lumber Company et al.
To / Contract.

Filed for record November, 28, 1913 at
10 o'clock A.M.

Scott and Sarah Alford et al

Jennette Cherry.
To / Power attorney.
Sell Lowe.

Filed for record Oct. 27th, 1913 at
9 o'clock A.M.

Recorded dec. 29th, 1913.

State of Mississippi.

For Release see Book 200. Page 265 - 12/14/50

A.C. Alsmont Clerk By Asst. J. Dunning

see Book 215. Page 107 - 10/6/52 u.c. Alsmont Clerk
By Asst. J. Dunning

Both the principal and the interest of this bond shall be paid without deduction for any tax, assessment or governmental charge (except Federal income taxes) which the Central Company or the Railroad Company or the Canton, Aberdeen and Nashville Railroad Company

pany Joint First Refunding Mortgage _____ Per Cent. Bond, Series .

to secure the payment of the principal and interest of said bonds in accordance with the tenor and effect thereof, a mortgage and deed of trust in the form of this indenture and containing the recitals, covenants, conditions and provisions herein contained, be executed in the name and on behalf of the Railroad Company by its President or one of its Vice-

and superstructure thereto belonging, and also the Incline or Approach to the above men-

road from the Town of Princeton through the Counties of Caldwell, Trigg and Christian, all in the State of Kentucky, about 20.71 miles; and the extension of the main line from the Town of Gracey to and into the Town of Hopkinsville, all in the County of Christian and State of Kentucky, a distance of about 10.00 miles; being the same land conveyed to the

Frank Wyatt and wife,

June 26, 1902,

16,

205.

John Stone, Jr., and wife,
Eulah Albert et al,
Hook Heirs,
Nellie E. Brothers et al,

Oct., 17, 1902,
Sept. 2, 1902,
Aug., 30, 1902,
Oct., 7, 1902,

71,
68,
71,
66,

1.
179.
11.
572.

[The text in this column is extremely faint and illegible due to the quality of the scan. It appears to be a list or a series of entries.]

[The text in this column is also extremely faint and illegible. It appears to be a continuation of the list or entries from the first column.]

as from said instrument will more fully appear.

(13) The railroad formerly known as the Kentucky Valley Railroad extending a distance of nine and $\frac{37}{100}$ miles from Wheatcroft to Providence, all in the County of Webster and

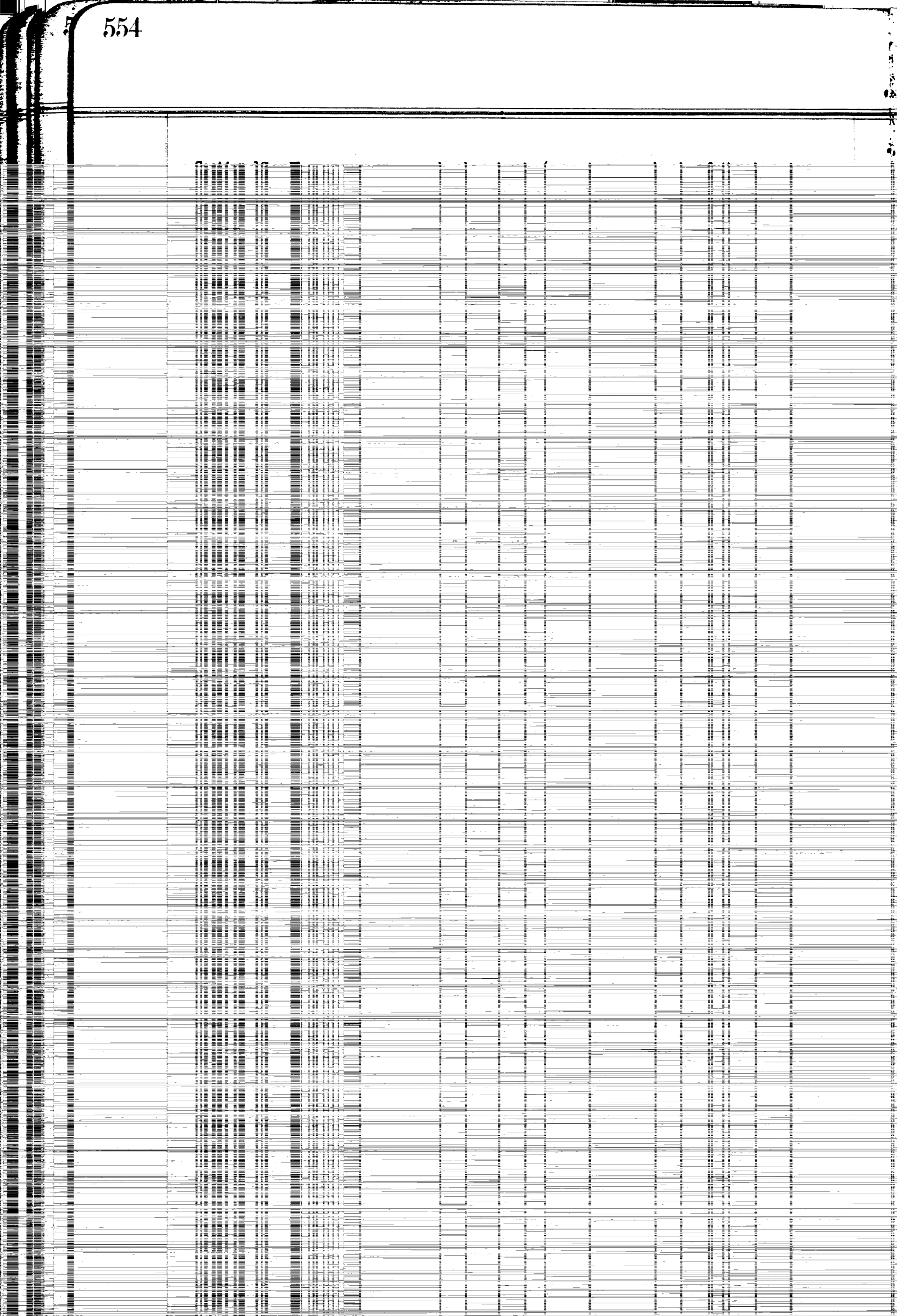
quired by the Railroad Company or the Canton Company, respectively, which shall in any-

execution and delivery of this indenture.

And it is hereby covenanted and declared that all such bonds are to be executed, authenticated and delivered, and that the mortgaged property and premises are to be held and

the principal and interest of any of the bonds to be issued hereunder may be made

without coupons there shall be reserved by the Railroad Company unissued an aggregate principal amount of coupon bonds of the same series, equal to the principal amount of the registered bonds so issued, and the serial number or numbers of the coupon bond or bonds so reserved unissued shall be endorsed by the Railroad Company on such registered bond



The total principal amount of the indebtedness upon the bonds or evidence of indebtedness issued contemporaneously herewith and outstanding hereunder is \$33,348,100.00. The corporation owning or holding \$25,892,081.34 face value of said bonds or evidence of

indebtedness of the Railroad Company to the Central Company, and, in respect of

No.	Particulars	Debit	Credit	Balance
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or included in the official classification of additions and betterments promulgated

(b) also all unexpended

Account	Balance	Debit	Credit	Balance
1000	1000			1000
1001	1000			1000
1002	1000			1000
1003	1000			1000
1004	1000			1000
1005	1000			1000
1006	1000			1000
1007	1000			1000
1008	1000			1000
1009	1000			1000
1010	1000			1000
1011	1000			1000
1012	1000			1000
1013	1000			1000
1014	1000			1000
1015	1000			1000
1016	1000			1000
1017	1000			1000
1018	1000			1000
1019	1000			1000
1020	1000			1000
1021	1000			1000
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1023	1000			1000
1024	1000			1000
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1098	1000			1000
1099	1000			1000

or, (2) the description and amounts, respectively, of the stock, and the bonds and other evidences of indebtedness secured by mortgage or other liens, acquired, of railway companies, and the expenditures so made therefor, and also the amount of the shares of capital stock

to be, for the purpose of subjecting to the lien and operation of this indenture any and all new property so acquired and constructed by the Railroad Company: (3) that

possession of the mortgaged property and premises (other than cash, stocks and other securities deposited or pledged hereunder), and to manage, operate and use the same and every part thereof, and to collect, receive and take the tolls, earnings, rents, issues, profits and other income thereof, including the interest on deposited cash; but the Central Company,

been so extended; the intention of this agreement being to prevent any accumulation

and all laws and statutes legally applicable to and affecting the aggregate amount of bonds which may be issued under this indenture.

Section 9. The Central Company and the Railroad Company covenant and agree that they will at all times until payment of the principal of the bonds issued hereunder continue

shall be made effective provision that such indebtedness and the evidences thereof

curing the Railroad Company's Gold-Loan Bonds, shall have been satisfied and discharged of record, no other outstanding old bonds shall be so canceled by the Trustee or delivered to the Railroad Company.

Provided, however, and hereby it is declared and agreed that, except as in this

capital stock of any company which shall have made default in the payment of the principal or interest of any bond or obligation secured by mortgage or other instrument on its property or some part thereof and not held by the Railroad Company, or of any company of which, or of the property of which, a receiver shall have been appointed and have entered into

been made, and the proceeds thereof, and any property acquired by means thereof, as well as upon the entire mortgaged property and premises.

standing; then and in each and every such case, the Trustee personally, or by its agents or attorneys, ~~it~~, in its unrestricted discretion, enter into and upon all or any part of the mortgaged property and premises and may exclude the Central Company, the Railroad Company

hereunder and then outstanding, by written notice to the Railroad Company and to the

City of New Orleans, in the State of Louisiana, and otherwise as shall be required by law.
Section 9. The Trustee, from time to time, may adjourn any sale to be made by it under the provisions of this indenture by announcement at the time and place appointed for

Section 17. The Central Company, the Railroad Company and the Canton Company will not at any time insist upon or plead or in any manner whatever claim or take the benefit or

take any action in respect of any default involving expense or liability, unless requested to take action in respect thereof by a writing signed by the holders or not less than twenty five per cent. In amount of the bonds issued hereunder and then outstanding, and tendered reasonable indemnity as foresaid, anything herein contained to the contrary

Section 21. If, at any time or times, in order to conform to any legal requirement the Railroad Company shall so request, the parties hereto shall have power to appoint, and shall unite in the execution of all instruments or agreements necessary to appoint another trust

Section 4. The Railroad Company, while it or the Central Company shall be in possession of the mortgaged railroads, shall also have full power, in its discretion, from time

one or more newspapers published in any European city or cities, at least once a week for a period of not less than ninety days next preceding the date designated for such redemption, a notice stating that on such date there will become due and payable at the office or agency of the Central Company in the City of New York and at such place or places in

the Canton Company, by the enforcement of any assessment or by any legal or equitable

Section 9. Any act or proceeding by any provision of this indenture required to be done or performed by any board, committee or officer of the Central Company, the Railroad Company, or the Canton Company, shall and may be done and performed with like force and effect by the board, committee or officer of any railroad corporation that shall at the time be such

FINAL ARTICLE.

it was so affixed and said instrument was signed, sealed and executed in behalf of said corporation by order and authority of the Board of Directors of said corporation, and that he signed his name thereto by like order.

the seal of said corporation as affixed to said instrument; and furthermore they

attest actually entered in
part of which is attached in
September 25, 1913 insofar as said
by and for J. C. Coney, dated September

4.
deposited in the office of the Clerk

L.O. Crosby, &
F. J. Coney.
To/D.T.

Filed for Record January 1st.,
1914, at 9 o'clock A.M.

first part hereby assume the same and the payment of the bonds therein set forth, and

pose of limiting the area of operation being to prevent timber from being cut in different sections at the same time and to hold intact all timber other than sections allowed for operations, and in case of default in any payment provided for herein cutting of

Paragraph 9. The taxes upon said lands and other property herein conveyed are to

[This section contains a dense, illegible list of names and property descriptions, likely representing the beneficiaries and subjects of the taxes mentioned in the header.]

*See in the
minutes of the
meeting of the
Board of Directors
of the City of
New York
on page 183 hereof
L.O.Crosby & J.T.Coney
To/D:T
J.B.Harris & W.H.Potter
Trustees.*

L.O.Crosby, & J.T.Coney,
To/D:T
J.B.Harris & W.H.Potter, Trustees.

Filed for Record January 23rd,
1914, at 9 o'clock A.M.

Paul Nuppnau,

Filed for Record November 25th., 1913,

Central Mortgage & Investment Co.,
To/Assignment.
J.C.Rice.

Filed for Record Feby., 9th.
1914 at 10 o'clock A.M.

IN TRUST, Nevertheless, upon these terms and conditions, namely:

Satisfied in so far as I am concerned 591
The Jan. 15th 1914 W.A. Falkner

J. F. Fournoy Jr. Justice told me that he had been
satisfied with the contract of G.B. Edgar et al. and
W.A. Falkner et al. so the contract is now satisfied

W.A. Falkner et al.,
To/Contract.
G.B. Edgar et al.

Filed for Record January 28th., 1914,
at 11 o'clock A.M.

W.A. Falkner
G.B. Edgar et al.

J.A.P. Campbell,

Filed for Record December 11th., 1913.

Henry Hasse et als.,
To/D.T.

Filed for Record January 23rd.,
1914, at 9 o'clock A.M.

~~See A. Alexander Trustee~~

Satisfied and cancelled in full by Order of Atty from
J.A. Alexander recorded in Book 21 page 408
This 12/20/21
D.C. - m: Cool, Clerk
By Lillian Holliday D.C.

*in
case*

Henry A. Klass et ux..

Filed for Record January 24th, 1914.

Robt.A.Melvin et al.,
To/Power Atty.
M.E.& J.H.Melvin.

Filed for Record January 30th.,
1914, at 11 o'clock A.M.

The Mississippi State Bank.

Filed for Record March 9th 1914

Joe & Sarah P. Weilandt,
To/D.T.
James A. Alexander, Trustee.

Filed for Record February 27th.,
1914, at 4 o'clock P.M.

The Filler & Stowell Co.,

Filed for Record March 11th., 1914,

New head blocks and new knees will be furnished to replace, free of charge, any broken within two years.

Item No.	Description	Quantity	Unit Price	Total Price
1	Head Block	1	100.00	100.00
2	Knee	1	100.00	100.00
3	Head Block	1	100.00	100.00
4	Knee	1	100.00	100.00
5	Head Block	1	100.00	100.00
6	Knee	1	100.00	100.00
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89	Head Block	1	100.00	100.00
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95	Head Block	1	100.00	100.00
96	Knee	1	100.00	100.00
97	Head Block	1	100.00	100.00
98	Knee	1	100.00	100.00
99	Head Block	1	100.00	100.00
100	Knee	1	100.00	100.00