

of march 1906

Daniel R Young *Seal*

State of California, County of Alameda on this 17th day of March
in the year of our Lord one thousand nine hundred and six, before me,
Lee R Patterson a Notary Public in and for the County of Alameda
State of California, residing therein, duly commissioned and sworn
personally appeared Daniel R Young known to me to be the person described
in and whose name is subscribed to the within instrument, and he
acknowledged to me that he executed the same. In witness whereof
I have hereunto set my hand and affixed my official seal, at my
office in the County of Alameda, State of California, the day and year
in this certificate first above written. Lee R Patterson

notary Public in and for said County of Alameda, State of California
North Carolina Superior Court
Cabarrus County May 19th 1906

The foregoing certificate of Lee R Patterson, a Notary Public of Alameda
County, State of California, duly attested by his notarial seal, is ad-
mitted to be in due form and according to law. Therefore, let the
instrument together with the certificate be registered.

J. M. Cook, Clerk Superior Court

Filed May 19th 1906

at 3 P.M. W.R. Johnson Register of Deeds

North Carolina, County of Cabarrus

This Deed, made by D.H. Corzene administrator and Commissioner etc.
under a judgment of the Superior Court of Said County, in the aforesaid
Proceeding entitled D.H. Corzene administrator of R.P. Corzene Deed against
Willie Corzene & another to J.M. Boley of Cabarrus County, North Carolina.
That whereas the Said D.H. Corzene being thereto licensed by a judgment in said
Proceeding, did, on the 15 day of March 1906, after due advertisement,
expose the land hereinafter described to public sale at

J.M. Boley made an offer for the lots and then and there the said
J.M. Boley became the last and highest bidder for said land at the
sum of Nine Hundred & Fifty Dollars, and complied with the terms
of sale; and whereas, upon report of said sale to said court, the same
was confirmed and the said D.H. Corzene, Commissioner as aforesaid was
ordered by the judgment of said court to execute a deed in fee simple to
said purchaser, upon payment of said purchase money; and whereas,