| COUNTY OF GREENVILLE. A. J.W. Gray WHERRAS, LOS THOMPSON, et al. 1. J.W. Gray WHERRAS, LOS THOMPSON, et al. 2. And Thompson, et al. 3. And Thompson, et al. 3. And Thompson, et al. 3. And Thompson, et al. 4. And T | car of our Lord nin et ce |
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| In or about the 17th, day of Pebruary in the case being at complaint and eleven calibred their complaint less, for the County aforesid, against Gebe Thompson, et al. Semanding that the rest estate described in the complaint be partitioned among the parties interested therein; and the cause being at the County aforesaid, against Gebe Thompson, et al. Solution of the County aforesaid against Gebe Thompson, et al. Solution of the County aforesaid against Gebe Thompson, et al. Marker is and for the County aforesaid, the county aforesaid, the county aforesaid, to georgian Thompson. Monty Therefore thereto on the in said Court, will appear; (See Judgmen Rock No. 2491). MONTY THEREFORE, Know all more by these Presents, that I. J.W. Gray More is and for the County aforesaid, by virtue of the aforesaid eleven and for the County aforesaid, the virtue of the aforesaid eleven and for the County aforesaid, the winter of the County aforesaid, the winter of the County aforesaid, the county aforesaid the county aforesaid the county aforesaid the county aforesaid, the county aforesaid the county aforesaid, the county aforesaid the county aforesaid, the county aforesaid, the county aforesaid, the county aforesaid, the county aforesaid the county aforesaid, the county aforesaid t | car of our Lord nin et ce |
| to radout the 17th, day of Pebruary in the real cuts of escribed in the complaint be partitioned among the puries interested therein; and the cause froing as the 25th, day of Pebruary 1912, and such proceedings were ind therein a resulted cuts, whereby it was adjudged and decred that the said real estate hereins mentioned and described, the conveyed by Jaw. Gray Bearglan Thompson. Show, Telegraphe Expense of the in said Court, will appear (See Judgmens Rell No. 3491) NOW, TELEGRAPHE New Part and related and by these Persons. DO GRAPH, convey and release unto the said or decred that the said real of for the County of Greenelle affectable by vitue of the aforested decree with the said and for the County of Greenelle affectable by Witte of the aforested decree that the said for the County of Greenelle affectable by Witte of the aforested decree that the said of the County of Greenelle affectable by Witte of the aforested decree that the said or the County of Greenelle affectable by Witte of the aforested decree that the said or the County of Greenelle affectable by Witte of the aforested decree that the said or the County of Greenelle affectable by Witte of the affectable of the Statuste in Partis Mountain Tow of Boate a forestable, known as tract No. 5 on the plate of Surveyor, on the 12th, day or the intelligent of the County of the Statuste in Partis Mountain Tow the Statuste of the Statuste in Partis Mountain Tow the said or the said of the County of the Countain the said or the said of the County of the Statuste in Partis Mountain Tow of the said of the County of the Statuste in Partis Mountain Tow of the said or the said of the County of the Statuste in Partis Mountain Tow of the Statuste in Partis Mountain Tow of the said of the Statuste in Partis Mountain Tow of the Stat | car of our Lord nin et ce |
| or about the 17th; day of Sebruary in the case height and eleven complaint the partitioned among the parties interested therein; and the cause height the 25th, day of Sebruary 19th, and each power-line were hed therein as resulted the cause height at the cause and the cause height at the cause and the cause height at the cause and the cause height at the cause and the | ear of our Lord nin e tee |
| manding that the real estate described in the complaint be partitioned among the parties interested therein; and the cause being at the | ear of our Lord nin e tee |
| manding that the real estate described in the complaint be partitioned among the parties interested therein; and the cause being at the | ar of our Lord nin et ee |
| manding that the real estate described in the complaint be partitioned among the parties interested therein; and the cause being at the | ear of our Lord nin et ee |
| manding that the real estate described in the complaint be partitioned among the parties interested therein; and the cause being at the | ear of our Lord nin e tee |
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| manding that the real estate described in the complaint be partitioned among the parties interested therein; and the cause being at the | ear of our Lord ninetee |
| manding that the real estate described in the complaint be partitioned among the parties interested therein; and the cause being at the | |
| manding that the real estate described in the complaint be partitioned among the parties interested therein; and the cause heing at the | in the Court of Commo |
| the. 25th, day of February. 1911, and such proceedings were had therein as resulted purt, whereby it was adjudged and decred that the said real estate hereinafter mentioned and described, be conveyed by | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
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| the. 25th, day of February. 1911, and such proceedings were had therein as resulted unit, whereby it was adjudged and decred that the said real estate hereinafter mentioned and described, be conveyed by | |
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| J.W. Gray Master in and for the County aforesaid, to. Georgian Thompson For the purposers of the County aforesaid, to. Georgian Thompson For the purposers of the County aforesaid, to. NOW, THEREFORE, Know all men by these Presents, that I. M. Gray assert in and for the County aforesaid. The purposers of the County of Greenville aforesaid, by these presents, DO GRANT, convey and release unto the said original Thompson, All that certain tract of land situate in Paris Mountain Town of State aforesaid, known as tract No. 6 on the plat of Survey of the lands of briel Thompson, deceased, made by W.A. Hester, Surveyor, on the 12th, day of thaining thirty-six and one-fourth (36-4) acres, more or less, and having the test and bounds, to wit: ginning on a stake at ford of the Creek, and running; thence 40-3/4 W. 21.50 ergs of S. 33-4. W. 29.50 to stone NM; thence N. 83 E. 12.85 to stake; thence N. stake; thence S. 85-4. E. 5.20 to stake on Green Brier Creek; thence with saine 11.10 to stone at ford of Creek, the beginning corner. TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, and all the existe, right, title claim and increase withstoever, of the paries to the cause aforesaid, and of each of then Creek, the Deginning corner. TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging. The original states of the cause aforesaid, and of each of them. TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging. The original states of the cause aforesaid, and of each of them. TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the cause aforesaid and of each of them. TOGETHER with all and singular the Rights, Members Hereditaments and Appurtenances to the cause aforesaid. | |
| Beorgian Thompson | |
| rece, as by reference thereto on file in said Court, will appear; (See Judgment Roll No. 3491). NOW, THEREFORE, know all men by these Presents, that 1 J.W. Gray ster in and for the County of Greenville aforesaid, by vitue of the aforesaid decree. HAVE GRANTED, conveyed and released, and by these presents, DO GRANT, convey and release unto the said organa. Thompson, All that certain tract of land situate in Paris Mountain Tow is State aforesaid, known as tract No. 6 on the plut of Survey of the lands of criel Thompson, deceased, made by W.A. Hester, Surveyor, on the 12th, day of training thirty-six and one-fourth (35-\frac{1}{2}) acres, more or less, and having the ces and bounds, to wit: Simming on a stake at ford of the Creek, and running; thence 40-3/4 W. 21.50 are S. 33-\frac{1}{2} W. 29.50 to stone NM; thence N. 83 E. 12.85 to stake; themse N. stake; thence S. 85-\frac{1}{4} E. 5.20 to stake on Green Brier Creek; thence with saine 11.10 to stone at ford of Creek, the beginning corner. TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, operatining; and all the estate, right, title, claim and interest whatsoever, of the parties to the cause aforesaid, and of each of them. TO HAVE AND TO HOLD, all and singular, the premises before mentioned, unto the said | |
| NOW THEREFORE, know all men by these Presents, that I | es mentioned in the sa |
| TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, pertaining; and all the estate, right, title, claim and interest whatsoever, of the parties to the cause aforesaid, and of each of them. TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging. | |
| TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, pertaining; and all the estate, right title, claim and interest whatsoever, of the parties to the cause aforesaid, and of each of them. TOGETHER with all land singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, pertaining; and all the estate, right title, claim and interest whatsoever, of the parties to the cause aforesaid, and of each of them. TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging. | |
| A State aforesaid, known as tract No. 6 on the platiof Survey of the lands of briel Thompson, deceased, made by W.A. Hester, Surveyor, on the 12th, day of mishing thirty-six and one-fourth (36-\$\pi\$) acres, more or less, and having the tes and bounds, to wit: giming on a stake at ford of the Creek, and running; thence 40-3/4 W. 21.50 ergs S. 33-\$\pi\$ W. 29.50 to stone NM; thence N. 83 E. 12.85 to stake; thence N. stake; thence S. 85-\$\pi\$ E. 5.20 to stake on Green Brier Creek; thence with saine 11.10 to stone at ford of Creek, the beginning corner. TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, pertaining; and all the estate, right, title, claim and interest whatsoever, of the parties to the cause aforesaid, and of each of then TO HAVE AND TO HOLD, all and singular, the premises before mentioned, unto the said. Beirg State And To Hold, all and singular, the premises before mentioned, unto the said. | |
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| IN WITNESS WHEREOF, I, the said Master, in and for the County aforesaid, under and by virtue of the aforesaid Deci | ee, have hereunto set i |
| and and seal this 4th, day of Merch in the year of our Lord nineteen hundred and ele | ven |
| and and seal this. 4th, day of March in the year of our Lord nineteen hundred and elected in the one hundred and thirty-fifth year of the Independence of the United States of An Signed, Sealed and Delivered in the Presence of Perry Poole, | erica. |
| Perry Poole, | (Sea |
| o. M. Cureton. | Master. |
| | The second secon |
| County of Greenville. | |
| PERSONALLY came before me | |
| and made oath that he saw the within named | |
| ign, seal, and as | te sforesaid |
| SWORN to before me this | te sforesaid |
| day of March 191.1 J. Perry Poole | te sforesaid |
| no. M. Cureton. (Seal.) | te sforesaid |
| no. M. Cureton, (Scal.) | te sforesaid |