STATE OF SOUTH CAROLINA,

COURT OF COMMON PLEAS.

anding judgment in relation to the real estate hereinatter mentioned and described in a	1, 0. dring	nan	WINGS.					····
or shout the ATE day of Jasselland And South County of creaming a spatial to the real editor bereinster mentioned and described; and the cause being at force, came on to be heard on the ATE day of Annual And South Court, whereby it was advisiged and described and described in a like and described to work by public outery on the last of the call described and described in the said county of cou	ister in and for the County afor	resaid, SEND GREE	etings:	2.000		•		
in the year Lord infection hundred und. This ty the second in the County aforesand, against growth and the County aforesand, against growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause on the growth and the cause of	WHEREAS, TICE	Balle	M. Il	celso				
in the year Lord infection hundred und. This ty the second in the County aforesand, against growth and the County aforesand, against growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause on the growth and the cause of				ν	. ,			
in the year Lord infection hundred und. This ty the second in the County aforesand, against growth and the County aforesand, against growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause on the growth and the cause of	and the second second section of the second			er year management as a men or a management of the second	gereng agent member pil internel he bless is mentered a combinated fraction for the second second second second			
in the year Lord infection hundred und. This ty the second in the County aforesand, against growth and the County aforesand, against growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause being at issue, came on to be heard on the growth and the cause on the growth and the cause of								
anding judgment in robition to the real extate hereinafter mentioned and described; and the cause being at lease, come on to be heard on the	and the second s	and a single distribution of the single section of the single sect	مستميد ي ي		to an agreement properties on these states are the designed of	The second section of the sect	an (dan ding dan dalamba danka ang 100 - dank dagk ang sagit ang a como gga colong figuranc	Marie de l'Agressia de la marie de la cal
in the year about the Art day of Samuelled and described; and the course being at issue, came on to be heard on the Art apull 1922, and such precedings were had therein as resulted in a	was an experience of the state				and the company of a special and some or service on a resident			***************************************
transition to the County aforesa.d. against J. R. B. L. S. L.					The same of the second	a garage and the second	CONTRACTOR AND ESSENCE	
The country aforesand, against	e anno e mante e compresso de la compresso de							
track instead homotres and the same of the country aforesaid, against J. R. B. W. S. M. S.	and any other states and the second and another the second and the				gramma, and a construction for the design of the second se		and a street or the court of the court of the court	
transition to the County aforesa.d. against J. R. B. L. S. L.								
The country aforesand, against	- 100 - 100							*
transition to the County aforesa.d. against J. R. B. L. S. L.	11 15	don of	Vanu	are				in the year
conding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the	·		4		ех	thibited Ll	الاســـــــــcomplain	t in the Court
conding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the	Lord nineteen hundred and	uning-	0 0	15		1		iv and the court
conding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the	nmon Pleas, for the County afor	resa.d, against	- J K.	12 u	rely, ex	al		
anding judgment in relation to the real estate hereinatter mentioned and described in a					· · · · · · · · · · · · · · · · · · ·	Land residence on the second of the second		
anding judgment in relation to the real estate hereinatter mentioned and described in a	man and the second section of the second section secti							
in said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by Brands Master in and for the County aforesaid, on the terms and for posses mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertised the said real estate by public outery on the sale by public outery on the the same unto Shi Sauth Carolina Mattanak Bank of lakarleston or the sum of Sauth Carolina Mattanak Bank of lakarleston or the sum of Sauth Carolina Mattanak Bank of lakarleston Now, Therefore, Know All Men by These Presents, That I, faster in and for the County of Greenville, aforesaid, in consideration of the sum of Sauth Carolina				•				
inding judgment in relation to the real estate hereinatter mentioned and described in a	and the second second second second				and the second s		and the same property of the same of the con-	
inding judgment in relation to the real estate hereinatter mentioned and described in a	and the second s							THE PARTY NAMED TO SERVE AND A SERVE
inding judgment in relation to the real estate hereinatter mentioned and described in a					and the second s			
inding judgment in relation to the real estate hereinatter mentioned and described in a	production of the product product and the second se				The second of th		and the second and the second second second second	
anding judgment in relation to the real estate hereinatter mentioned and described in a	along the fig. of the second o	Es -v-, s b quant make t record to record		and the second of the second o		the property of the state of th	man on an an an arthur ann an	
anding judgment in relation to the real estate hereinatter mentioned and described in a	programme and the second secon	and the same of th			and the second s		and the second s	anneal anneal and east of the Sa
inding judgment in relation to the real estate hereinatter mentioned and described in a	and the second s				na n		The second secon	
inding judgment in relation to the real estate hereinatter mentioned and described in a				•				
anding judgment in relation to the real estate hereinatter mentioned and described in a	and the state of t	A CONTRACTOR OF THE CONTRACTOR						
moses mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertised the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the both the said real estable public outery on the said real estable public outery and the Master, after having duly advertised the said real estable public outery and the Master, after having duly advertised the said real estable public outery and the Master, after having duly advertised the said real estable public outery and the Master, after having duly advertised the said real estable public outery and the Master, after having duly advertised the said real estable public outery and the Master, after having duly advertised the said real estable public outery and the Master, after having duly advertised the said real estable public outery and the Master is and for the country aforesaid, in consideration of the sum of both the Said Real Park and the Master is and for the Country aforesaid the said real estable public outery and the Master is and for the country aforesaid the said real estable public outery and the Master is and for the country aforesaid the said real estable public outery and the Master is and for the country aforesaid the said real estable public outers and for the said real estable public outers and for the countr								
sale by public outery on the BTR day of June in the year of our seteen hundred and Thinty-Tiwo did then openly and publicly, according to the custom of auctions, sell pose of the same unto The Salish Charolina National Bank of Charlenters or the sum of Pick Thank (\$600.00) The sum of Pick Thanks (\$600.00) Do eing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, Master in and for the County of Greenville, aforesaid, in consideration of the sum of Six Akausand (Banco and Do	of April	, 19 <i>.32</i> _, and	such proceeding	s were had th	erein as resulted in a			
eteen hundred and Tanty-Live did then openly and publicly, according to the sustain of auctions, still poss of the same unto Soll Bank Connolina Unitional Bank of Canalistan Pank of Canalistan Control of the sum of Diff Shausand (\$6000.00) Do eting at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, Soll Shausand (\$6000.00) Master in and for the County of Greenville, aforesaid, in consideration of the sum of Sift Shausand (\$6000.00) Do	of April the said Court, whereby it was s	adjudged and decree	such proceeding	rs were had th	erein as resulted in a	d described be sold	by	Dec
or the sum of Dif Shausand (\$600000) The sum of Signature (\$6000000) The sum of Signature (\$60000000) The sum of Signature (\$600000000) The sum of Signature (\$600000000) The sum of Signature (\$600000000) The sum of Signature (\$6000000000000) The sum of Signature (\$60000000000000000) The sum of Signature (\$6000000000000000000000000000000000000	of April	adjudged and decree	such proceeding	rs were had th	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after havin	by	Dec
or the sum of Dif Shausand (\$600000) The sum of Signature (\$6000000) The sum of Signature (\$60000000) The sum of Signature (\$600000000) The sum of Signature (\$600000000) The sum of Signature (\$600000000) The sum of Signature (\$6000000000000) The sum of Signature (\$60000000000000000) The sum of Signature (\$6000000000000000000000000000000000000	of April the said Court, whereby it was s	adjudged and decreed the state of the state	ed that the said	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after havin	by	terms and for he said real es
or the sum of Six Shaushud (\$6000.00) eing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, Master in and for the County of Greenville, aforesaid, in consideration of the sum of Six Thaushud (\$6000.00) Do Do	the said Court, whereby it was sposes mentioned in the said dec	adjudged and decree	such proceeding and that the said anaware thereto on file	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after havin	byy aforesaid, on the g duly advertised t	terms and for he said real es
or the sum of Six Ransand (\$60000) Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, Master in and for the County of Greenville, aforesaid, in consideration of the sum of Six Chansand (\$6000.00) Do	of April the said Court, whereby it was a rposes mentioned in the said dec	adjudged and decree as by reference as by reference the transfer t	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after having	by	terms and for he said real es year of our ?
por the sum of Six Shaushul (\$6000.00) Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, Sater in and for the County of Greenville, aforesaid, in consideration of the sum of Six Shausank (\$6000.00) Do Do	of April the said Court, whereby it was a poses mentioned in the said dec sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after having	by	terms and for the said real es
por the sum of Six Shaushul (\$6000.00) Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, Sater in and for the County of Greenville, aforesaid, in consideration of the sum of Six Shausank (\$6000.00) Do Do	of April the said Court, whereby it was a poses mentioned in the said dec sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after having	by	terms and for the said real es
r the sum of Six Shausand (\$6000.00) Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, & Annan Laster in and for the County of Greenville, aforesaid, in consideration of the sum of Six Shausand (\$6000.00) Do	of April he said Court, whereby it was a poses mentioned in the said dec sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after having	by	terms and for the said real es
The sum of Six Shausand (\$6000.00) Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, Sater in and for the County of Greenville, aforesaid, in consideration of the sum of Six Shausand (\$6000.00) Do	he said Court, whereby it was a poses mentioned in the said decay sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after having	by	terms and for the said real es
The sum of Six Shausand (\$6000.00) Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, Sater in and for the County of Greenville, aforesaid, in consideration of the sum of Six Shausand (\$6000.00) Do	he said Court, whereby it was a poses mentioned in the said decay sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after having	by	terms and for the said real es
r the sum of Six Shausand (\$6000.00) Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, & Annan Laster in and for the County of Greenville, aforesaid, in consideration of the sum of Six Shausand (\$6000.00) Do	of April he said Court, whereby it was a poses mentioned in the said dec sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after having	by	terms and for he said real es year of our ?
r the sum of Six Shausand (\$6000.00) Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, & Annan Laster in and for the County of Greenville, aforesaid, in consideration of the sum of Six Shausand (\$6000.00) Do	of April he said Court, whereby it was a poses mentioned in the said dec sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned an Master in t will appear; and the	d described be sold and for the Count Master, after having	by	terms and for he said real es year of our ?
Do D	of April he said Court, whereby it was a poses mentioned in the said dec sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned and Master in t will appear; and the Guidant did then openly are artiques.	d described be sold and for the Count Master, after having	by	terms and for he said real es year of our ?
Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, G. Annuau [Blace of Doing at that price the highest bidder therefor.] NOW, THEREFORE, Know All Men by These Presents, That I, Doing at that price the highest bidder therefor.	he said Court, whereby it was a poses mentioned in the said decay sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned and Master in t will appear; and the Guidant did then openly are artiques.	d described be sold and for the Count Master, after having	by	terms and for the said real es
Doing at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, G. Annuau [Blace of Doing at that price the highest bidder therefor.] NOW, THEREFORE, Know All Men by These Presents, That I, Doing at that price the highest bidder therefor.	he said Court, whereby it was a poses mentioned in the said decay sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned and Master in t will appear; and the Guidant did then openly are artiques.	d described be sold and for the Count Master, after having	by	terms and for he said real es year of our ?
Do D	of April the said Court, whereby it was a poses mentioned in the said dec sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned and Master in t will appear; and the Guidant did then openly are artiques.	d described be sold and for the Count Master, after having	by	terms and for the said real es
Do D	of April the said Court, whereby it was a poses mentioned in the said dec sale by public outcry on the eteen hundred and	adjudged and decree B. M. Acree, as by reference Thin ty-	such proceeding ed that the said enaw ce thereto on file	real estate her	reinafter mentioned and Master in t will appear; and the Guidant did then openly are artiques.	d described be sold and for the Count Master, after having	by	terms and for the said real es
NOW, THEREFORE, Know All Men by These Presents, That I,	of April the said Court, whereby it was a poses mentioned in the said decrease by public outery on the eteen hundred and pose of the same unto All	adjudged and decree adjudged and decree acce, as by reference by thirty- Salith	such proceeding and that the said and and and and and and and and and an	real estate here in said Cour day of	reinafter mentioned and master in twill appear; and the Guide then openly ar Cational	d described be sold and for the Count Master, after having	by	terms and for the said real es
faster in and for the County of Greenville, aforesaid, in consideration of the sum of Lip Khousand (\$6000.00	of April the said Court, whereby it was a poses mentioned in the said decrease by public outery on the eteen hundred and pose of the same unto All	adjudged and decree adjudged and decree acce, as by reference by thirty- Salith	such proceeding and that the said and and and and and and and and and an	real estate here in said Cour day of	reinafter mentioned and master in twill appear; and the Guide then openly ar Cational	d described be sold and for the Count Master, after having	by	terms and for the said real es
Saster in and for the County of Greenville, aforesaid, in consideration of the sum of Six Thousand (\$6000.00	of April the said Court, whereby it was a poses mentioned in the said decisale by public outery on the eteen hundred and pose of the same unto All or the sum of Signature.	adjudged and decree of the second sec	such proceeding and that the said and and and and and and and and and an	real estate here in said Cour day of	reinafter mentioned and master in twill appear; and the Guide then openly ar Cational	d described be sold and for the Count Master, after having	by	terms and for he said real es
Do	of April the said Court, whereby it was a prosess mentioned in the said decrease whereby it was a sale by public outery on the eteen hundred and pose of the same unto All or the sum of the same unto	adjudged and decree Analytic Salth Charles therefor.	such proceeding and that the said and we thereto on file. The law of loansel.	real estate her day of	reinafter mentioned and Master in twill appear; and the Gilland did then openly and Antional	d described be sold and for the Count Master, after having the publicly, according to the publicly according	by	terms and for he said real es
	of April the said Court, whereby it was a sposes mentioned in the said decrease by public outery on the eteen hundred and pose of the same unto All	adjudged and decree adjudged and decree acree, as by reference Literation Saluth Charles Manual	such proceeding and that the said and was thereto on file the said and said	real estate here in said Cour day of	reinafter mentioned and master in twill appear; and the did then openly are continuated.	d described be sold and for the Count Master, after having the publicly, according to the publicly according	by	terms and for he said real es
o me paid by the said Whit do Man Williams Landons founds	the said Court, whereby it was a reposes mentioned in the said decrease by public outery on the sale by public outery on the said decrease of the sale by public outery on the said decrease of the sale by public outery on the said decrease of the sale by public outery on the said decrease of the sale by public outery on the said decrease of the	adjudged and decree adjudged and decree acree, as by reference Literation Saluth Charles Manual	such proceeding and that the said and was thereto on file the said and said	real estate here in said Cour day of	reinafter mentioned and master in twill appear; and the did then openly are continuated.	d described be sold and for the Count Master, after having the publicly, according to the publicly according	by	terms and for he said real es
	the said Court, whereby it was a rposes mentioned in the said decrease by public outery on the sale by public outery on the same unto Sale or the sale	adjudged and decree adjudged and decree acce, as by reference Balth Salth All Men by There of Greenville, afores	such proceeding and that the said and was the consideration of the said and the sai	real estate her day of day of tri, dation of the real estate her day of	reinafter mentioned and master in twill appear; and the did then openly are continuous. Lational.	d described be sold and for the Count Master, after having the publicly, according to the count of the count	by	terms and for he said real es
"我们就是我们就是我们的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是这个人的,我们就是这个人的,我们就是这个人的,我们就是这个人的,我们就是 "我们就是我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就	the said Court, whereby it was a reposes mentioned in the said decrease by public outery on the sale by public outery on the same unto Sale pose of the same unto Sale pose of the sa	adjudged and decree adjudged and decree acce, as by reference Balth Salth All Men by There of Greenville, afores	such proceeding and that the said and was the consideration of the said and the sai	real estate her day of day of tri, dation of the real estate her day of	reinafter mentioned and master in twill appear; and the did then openly are continuous. Lational.	d described be sold and for the Count Master, after having the publicly, according to the count of the count	by	terms and for he said real es