	SOUTH Greenville,	CAROLINA.
--	----------------------	-----------

CONTROL COMMONDERAS. In The Country Court

TO ALL WHOM THESE PRESENTS SHALL COME:		
I, Master in and for the County aforesaid, SEND GREETINGS:	and Laurt James and	
WHEREAS, ARC WOULD BOUND	Will be Black to Sold to the position that for you	
and antique yeardly the laws	of South Carolina,	_
or eft oral content of the		
2		
	and the second of the second o	
en e	and the second	
on or about the 1/10 day of 1720	act in the	ie year
our Lord nineteen hundred and thirty-tews	exhibited to complaint in the	nty
ur Lord mineteen numbred and	Scurry, et al) Court
common Reas, for the County aforesaid, against (1980)	St. C. L. St. Life of the state	***************************************
to an entry of the state of the		
	e a comment e acquir a comment to the transmission of a comment of the comment of	
Ov	u territoria de la compansión de la com	/IC
the said Court, whereby it was adjudged and decreed that the said real es	had therein as resulted in atate hereinafter mentioned and described be sold by	
the said Court, whereby it was adjudged and decreed that the said real es	had therein as resulted in a	Argungs Arms symbol (1911)
the said Court, whereby it was adjudged and decreed that the said real estarposes mentioned in the said decree, as by reference thereto on file in said	tate hereinafter mentioned and described be sold by	nd for real est
ty of January, 19.33, and such proceedings were the said Court, whereby it was adjudged and decreed that the said real estarposes mentioned in the said decree, as by reference thereto on file in said or sale by public outcry on the decree the said decree as by reference thereto on file in said or sale by public outcry on the decree the said decree thereto on file in said or sale by public outcry on the decree the said decree t	tate hereinafter mentioned and described be sold by	nd for real est
the said Court, whereby it was adjudged and decreed that the said real estarposes mentioned in the said decree, as by reference thereto on file in said results are sale by public outery on the the said decree, as by reference thereto on file in said results are sale by public outery on the the said decree, hundred and that the said said said said said said said said	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said and the Master, after having duly advertised the said and the Master, after having duly advertised the said and the Master, after having duly advertised the said and the Master, after having duly advertised the said and the Master, after having duly advertised the said and the Master of the Said	nd for real est
the said Court, whereby it was adjudged and decreed that the said real estroses mentioned in the said decree, as by reference thereto on file in said results by public outery on the the said decree thereto and the said decree hundred and that the said said said said said said said said	tate hereinafter mentioned and described be sold by	nd for real est
the said Court, whereby it was adjudged and decreed that the said real estarposes mentioned in the said decree, as by reference thereto on file in said reals by public outery on the latest the said decree, as by reference thereto on file in said reals by public outery on the latest the said decree, as by reference thereto on file in said reals by public outery on the latest the said spose of the same unto Latest based can be spose of the same unto Latest based can be sposed to the same unto Latest bas	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany in the year of did then openly and publicly, according to the custom of auction	nd for real est
the said Court, whereby it was adjudged and decreed that the said real estarposes mentioned in the said decree, as by reference thereto on file in said reals by public outery on the latest the said decree, as by reference thereto on file in said reals by public outery on the latest the said decree, as by reference thereto on file in said reals by public outery on the latest the said spose of the same unto Latest based can be spose of the same unto Latest based can be sposed to the same unto Latest bas	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany in the year of did then openly and publicly, according to the custom of auction	nd for real est
the said Court, whereby it was adjudged and decreed that the said real estarposes mentioned in the said decree, as by reference thereto on file in said real estarposes mentioned and the said decree, as by reference thereto on file in said real estarposes mentioned in the said decree, as by reference thereto on file in said real estarposes of the same unto the said decree, as by reference thereto on file in said real estarposes of the same unto the said decree that the said real estarposes mentioned in the said decree, as by reference thereto on file in said real estarposes mentioned in the said decree, as by reference thereto on file in said real estarposes.	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said any of Sebanary in the year of did then openly and publicly, according to the custom of auction and the Master, after having duly advertised the said and the sa	nd for real est
the said Court, whereby it was adjudged and decreed that the said real escriptoses mentioned in the said decree, as by reference thereto on file in said states and the said that the said transfer sale by public outcry on the said that the said decree, as by reference thereto on file in said that the said that the said transfer said tran	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said any of Sebanary in the year of did then openly and publicly, according to the custom of auction and the Master, after having duly advertised the said and the sa	nd for real est
the said Court, whereby it was adjudged and decreed that the said real estroses mentioned in the said decree, as by reference thereto on file in said sale by public outcry on the later than the said decree as by reference thereto on file in said sale by public outcry on the later than the said decree hundred and that the said decree hundred and that the said real establishment of the same unto the said decree hundred and that the said real establishment of the same unto the said decree hundred and that the said real establishment of the said decree that the said real establishment of the said decree that the said real establishment of the said decree that the said real establishment of the said decree as by reference thereto on file in said decree thereto on file in said decree the said decree that the said real establishment of the said decree as by reference thereto on file in said decree the said decree the said decree thereto on file in said decree the	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said any of Sebanary in the year of did then openly and publicly, according to the custom of auction and the Master, after having duly advertised the said and the sa	nd for real est
the said Court, whereby it was adjudged and decreed that the said real estroses mentioned in the said decree, as by reference thereto on file in said sale by public outcry on the later than the said decree as by reference thereto on file in said sale by public outcry on the later than the said decree as by reference thereto on file in said sale by public outcry on the later than the said decree as by reference thereto on file in said sale by public outcry on the later than the said real establishment of the said decree that the said real establishment of the said decree as by reference thereto on file in said said said said said said said said	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said any of Sebanary in the year of did then openly and publicly, according to the custom of auction and the Master, after having duly advertised the said and the sa	nd for real es
the said Court, whereby it was adjudged and decreed that the said real escriposes mentioned in the said decree, as by reference thereto on file in said sale by public outcry on the later than the said that the said sale by public outcry on the later than the said sale by public outcry on the later than the said sale by public outcry on the later than the said sale by public outcry on the later than the said sale by public outcry on the later than the said real escape of the same unto the later than the said real escape of the same unto the later than the said real escape of the same unto the later than the said real escape of the same unto the later than the said real escape of the same unto the later than the said said real escape of the said court, whereby it was adjudged and decreed that the said real escape of the said court, whereby it was adjudged and decreed that the said real escape of the said court, whereby it was adjudged and decreed that the said real escape of the said court, whereby it was adjudged and decreed that the said real escape of the said court of the said decree, as by reference thereto on file in said the said decree, as by reference thereto on file in said the said that the said real escape of the said that the said decree of the said that the said real escape of the said that the said real escape of the said that the said real escape of the said that the said that the said real escape of the said that the said that the said real escape of the said that the said real escape of the said that	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said any of Sebanary in the year of did then openly and publicly, according to the custom of auction and the Master, after having duly advertised the said and the sa	nd for real es
the said Court, whereby it was adjudged and decreed that the said real estroses mentioned in the said decree, as by reference thereto on file in said sale by public outcry on the later than the said decree as by reference thereto on file in said sale by public outcry on the later than the said decree hundred and that the said decree hundred and that the said real establishment of the same unto the said decree hundred and that the said real establishment of the same unto the said decree hundred and that the said real establishment of the said decree that the said real establishment of the said decree that the said real establishment of the said decree that the said real establishment of the said decree as by reference thereto on file in said decree thereto on file in said decree the said decree that the said real establishment of the said decree as by reference thereto on file in said decree the said decree the said decree thereto on file in said decree the	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said any of Sebanary in the year of did then openly and publicly, according to the custom of auction and the Master, after having duly advertised the said and the sa	nd for real es
the said Court, whereby it was adjudged and decreed that the said real escriposes mentioned in the said decree, as by reference thereto on file in said sale by public outcry on the later than the said that the said sale by public outcry on the later than the said sale by public outcry on the later than the said sale by public outcry on the later than the said sale by public outcry on the later than the said sale by public outcry on the later than the said real escape of the same unto the later than the said real escape of the same unto the later than the said real escape of the same unto the later than the said real escape of the same unto the later than the said real escape of the same unto the later than the said said real escape of the said court, whereby it was adjudged and decreed that the said real escape of the said court, whereby it was adjudged and decreed that the said real escape of the said court, whereby it was adjudged and decreed that the said real escape of the said court, whereby it was adjudged and decreed that the said real escape of the said court of the said decree, as by reference thereto on file in said the said decree, as by reference thereto on file in said the said that the said real escape of the said that the said decree of the said that the said real escape of the said that the said real escape of the said that the said real escape of the said that the said that the said real escape of the said that the said that the said real escape of the said that the said real escape of the said that	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said any of Sebanary in the year of did then openly and publicly, according to the custom of auction and the Master, after having duly advertised the said and the sa	nd for real es
the said Court, whereby it was adjudged and decreed that the said real escriptions mentioned in the said decree, as by reference thereto on file in said reale by public outcry on the later than the said decree, as by reference thereto on file in said reale by public outcry on the later than the said decree, as by reference thereto on file in said reale by public outcry on the later than the said decree, as by reference thereto on file in said reale by public outcry on the later than the said real escription.	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said any of Sebanary in the year of did then openly and publicly, according to the custom of auction and the Master, after having duly advertised the said and the sa	nd for real est
the said Court, whereby it was adjudged and decreed that the said real es proses mentioned in the said decree, as by reference thereto on file in said reals by public outery on the boundary of the same unto the s	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany in the year of did then openly and publicly, according to the custom of auction Many Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Any Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear a said and for the county aforesaid and for the count	nd for real est
the said Court, whereby it was adjudged and decreed that the said real es arposes mentioned in the said decree, as by reference thereto on file in said reale by public outcry on the denote hundred and thirty thrule spose of the same unto She Baroleus Sa	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany in the year of did then openly and publicly, according to the custom of auction Many Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Any Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear a said and for the county aforesaid and for the count	nd for real est
the said Court, whereby it was adjudged and decreed that the said real es arposes mentioned in the said decree, as by reference thereto on file in said reale by public outcry on the thinty thrule spose of the same unto She Barolana Taranan or the same unto She Barolana Taranan Daranatian	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany in the year of did then openly and publicly, according to the custom of auction Many Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Any Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear a said and for the county aforesaid and for the count	nd for real est
the said Court, whereby it was adjudged and decreed that the said real es arposes mentioned in the said decree, as by reference thereto on file in said reale by public outcry on the thinty thrule spose of the same unto The Baroleus To burgaration.	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany in the year of did then openly and publicly, according to the custom of auction Many Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Any Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Jelmany Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said ay of Master in and for the County aforesaid, on the terms a d Court will appear a said and for the county aforesaid and for the count	nd for real est
The said Court, whereby it was adjudged and decreed that the said real estates are possess mentioned in the said decree, as by reference thereto on file in said real estates are sale by public outery on the that the said spose of the same unto the than the same unto the than the same unto the sa	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction of the custom of the cu	nd for real est
the said Court, whereby it was adjudged and decreed that the said real estates are sale by public outery on the the said decree, as by reference thereto on file in said real estates are sale by public outery on the the same unto the same un	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the master, after having to the custom of auction and the master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the master and the sample of the custom of auction and the sample of the sample	nd for real est
the said Court, whereby it was adjudged and decreed that the said real es arposes mentioned in the said decree, as by reference thereto on file in said real es are sale by public outcry on the the said decree, as by reference thereto on file in said results are sale by public outcry on the the same unto the s	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the sum of the	nd for real est
or the sum of Cight Iterative Some paid that price the highesi bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, Master in and for the County of Greenville, aforesaid, in consideration of Cight Iterative Some paid by the said Shill Caraclina.	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction of of auctio	our L
the said Court, whereby it was adjudged and decreed that the said real escriposes mentioned in the said decree, as by reference thereto on file in said real escriposes mentioned in the said decree, as by reference thereto on file in said reales by public outery on the same unto She Sandlina	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the sum of the	nd for real est
the said Court, whereby it was adjudged and decreed that the said real es arposes mentioned in the said decree, as by reference thereto on file in said reale by public outcry on the land that the said spose of the same unto Ball handled has been at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, faster in and for the County of Greenville, aforesaid, in consideration of Cight Items of the Said Shirty for one paid by the said Shirty for a consideration.	tate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms a d Court will appear; and the Master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the master, after having duly advertised the said in the year of did then openly and publicly, according to the custom of auction and the sum of the	nd for real es f our I s, sell