STATE OF SOUTH CAROLINA, I

TO ALL WHOM THESE PRESENTS SHALL COM	ME:
I, E. Inman,	
Master in and for the County aforesaid, SEND GRI WHEREAS A. Louise Her	EETINGS: vward.
WHEREAS, R. LOUISE NO.	
	to a set of a contract of the set
	the control of the second of the control of the con
	- A TORREST COLOR OF THE STATE
· · · · · · · · · · · · · · · · · · ·	and the second of the second o
	the control of the second of t
on or about the 20th day of	Januaryin the year
our Lord nineteen hundred and thirt	y two exhibited her complaint in the Cour
Common Pleas, for the County aforesaid, against	Lung H. Cunningham, and Lillie G. Watts,
, , , , , , , , , , , , , , , , , , , ,	
	The state of the s
· · · · · · · · · · · · · · · · · · ·	
7	
manding judgment in relation to the real estate here y of <u>March</u> , 19 <mark>32</mark> , and s	inafter mentioned and described; and the cause being at issue, came on to be heard on the 5th
emanding judgment in relation to the real estate here by of <u>March</u> , 19 <mark>32</mark> , and s the said Court, whereby it was adjudged and decreed E. In	inafter mentioned and described; and the cause being at issue, came on to be heard on the .5th Deci That the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate here y of <u>March</u> , 19 ³² , and s the said Court, whereby it was adjudged and decreed E. In	inafter mentioned and described; and the cause being at issue, came on to be heard on the 5th uch proceedings were had therein as resulted in a
the said Court, whereby it was adjudged and decreed E. In	that the said real estate hereinafter mentioned and described be sold by. Master in and for the County aforesaid, on the terms and for thereto on file in said Court will appear; and the Master, after having duly advertised the said real estate.
the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference	that the said real estate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms and for thereto on file in said Court will appear; and the Master, after having duly advertised the said real estate the said real estate the said real estate the said court will appear; and the Master, after having duly advertised the said real estate that the said court will appear; and the Master, after having duly advertised the said real estate that the said court will appear; and the Master, after having duly advertised the said real estate that the said court will appear in the year of our Lot the three county aforesaid.
manding judgment in relation to the real estate here: y of March , 1932, and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference resale by public outcry on the 4th setteen hundred and thir	that the said real estate hereinafter mentioned and described be sold by. Master in and for the County aforesaid, on the terms and for thereto on file in said Court will appear; and the Master, after having duly advertised the said real estate the said real estate the said real estate the said real estate the said real estate. day of A pril in the year of our Lety two
the said Court, whereby it was adjudged and decreed E. In Imposes mentioned in the said decree, as by reference	that the said real estate hereinafter mentioned and described be sold by. Master in and for the County aforesaid, on the terms and for thereto on file in said Court will appear; and the Master, after having duly advertised the said real estate the said real estate the said real estate the said real estate the said real estate. day of A pril in the year of our Lety two
manding judgment in relation to the real estate here: y of March , 1932 , and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outcry on the 4th eteen hundred and thir	that the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate here; y of March , 1932 , and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outcry on the 4th eteen hundred and thir	that the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate here; y of March , 1932 , and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outery on the 4th eteen hundred and thir	that the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate hereing of March 1932, and so the said Court, whereby it was adjudged and decreed E. In sposes mentioned in the said decree, as by reference sale by public outcry on the 4th thire	that the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate hereing of March 1932, and so the said Court, whereby it was adjudged and decreed E. In sposes mentioned in the said decree, as by reference sale by public outcry on the 4th thire	that the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate here; y of March , 1932 , and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outery on the 4th eteen hundred and thir	that the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate here; y of March , 1932 , and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outery on the 4th eteen hundred and thir	that the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate here; y of March , 1932 , and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outery on the 4th eteen hundred and thir	that the said real estate hereinafter mentioned and described be sold by. Master in and for the County aforesaid, on the terms and for thereto on file in said Court will appear; and the Master, after having duly advertised the said real est day of A pril in the year of our L
manding judgment in relation to the real estate here; y of March , 1932 , and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outery on the 4th eteen hundred and thir	that the said real estate hereinafter mentioned and described be sold by. Master in and for the County aforesaid, on the terms and for thereto on file in said Court will appear; and the Master, after having duly advertised the said real est day of A pril in the year of our L
manding judgment in relation to the real estate herei y of March 1932, and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outery on the 4th eteen hundred and thir pose of the same unto A. Louise Heywa.	that the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate hereing of March 1932, and so the said Court, whereby it was adjudged and decreed E. In reposes mentioned in the said decree, as by reference sale by public outcry on the 4th reteen hundred and thire pose of the same unto A. Louise Heywa.	that the said real estate hereinafter mentioned and described be sold by
manding judgment in relation to the real estate hereing of March 1932, and so the said Court, whereby it was adjudged and decreed E. In reposes mentioned in the said decree, as by reference sale by public outcry on the 4th reteen hundred and thire poses of the same unto A. Louise Heywan the same unto One Thousand (\$10).	that the said real estate hereinafter mentioned and described be sold by Master in and for the County aforesaid, on the terms and for thereto on file in said Court will appear; and the Master, after having duly advertised the said real est day of A pr11 in the year of our Laty two did then openly and publicly, according to the custom of auctions, sell a rd,
manding judgment in relation to the real estate hereing of March 1932, and so the said Court, whereby it was adjudged and decreed E. In reposes mentioned in the said decree, as by reference sale by public outcry on the 4th esteen hundred and thirm pose of the same unto A. Louise Heyward the sum of One Thousand (\$10 to the sum of One Thousand O	inafter mentioned and described; and the cause being at issue, came on to be heard on the 5th such proceedings were had therein as resulted in a
manding judgment in relation to the real estate hereing of March 1932, and so the said Court, whereby it was adjudged and decreed E. In reposes mentioned in the said decree, as by reference sale by public outcry on the 4th reteen hundred and thire pose of the same unto A. Louise Heyward the sum of One Thousand (\$100 mg at that price the highest bidder therefor. NOW, THEREFORE, Knew All Men by These Prince of the same unto the real estate hereing and services and services and services and services and services are supposed to the real estate hereing and services and services are supposed to the same unto the real estate hereing and services and services are supposed to the same unto the real estate hereing at the said Court, whereby it was adjudged and decreed E. In reposes mentioned in the said decree, as by reference and the said decree and the said dec	inafter mentioned and described; and the cause being at issue, came on to be heard on the 5th such proceedings were had therein as resulted in a
manding judgment in relation to the real estate here y of March , 1932, and s the said Court, whereby it was adjudged and decreed E. In reposes mentioned in the said decree, as by reference sale by public outcry on the 4th reteen hundred and thir rose of the same unto A. Louise Heywa the sum of One Thousand (\$10 ng at that price the highest bidder therefor. NOW, THEREFORE, Knew All Men by These Pr	inafter mentioned and described; and the cause being at issue, came on to be heard on the 5th such proceedings were had therein as resulted in a
manding judgment in relation to the real estate here y of March , 1932, and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outery on the 4th eteen hundred and thir pose of the same unto A. Louise Heywa the sum of One Thousand (\$10 ig at that price the highest bidder therefor. NOW, THEREFORE, Knew All Men by These Prester in and for the County of Greenville, aforesaid,	that the said real estate hereinafter mentioned and described be sold by Thereto on file in said Court will appear; and the Master, after having duly advertised the said real est day of April in the year of our Latty two did then openly and publicly, according to the custom of auctions, sell a did then openly and publicly, according to the custom of auctions, sell a pollar resents, That I, E. Inman, in consideration of the sum of Ona Thousand (\$1000.00)
manding judgment in relation to the real estate here y of March , 1932, and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outery on the 4th eteen hundred and thir pose of the same unto A. Louise Heywa the sum of One Thousand (\$10 mg at that price the highest bidder therefor. NOW, THEREFORE, Knew All Men by These Prester in and for the County of Greenville, aforesaid,	that the said real estate hereinafter mentioned and described be sold by Thereto on file in said Court will appear; and the Master, after having duly advertised the said real est day of April in the year of our Latty two did then openly and publicly, according to the custom of auctions, sell a did then openly and publicly, according to the custom of auctions, sell a pollar resents, That I, E. Inman, in consideration of the sum of Ona Thousand (\$1000.00)
manding judgment in relation to the real estate herei y of March , 1932, and s the said Court, whereby it was adjudged and decreed E. In rposes mentioned in the said decree, as by reference sale by public outcry on the 4th eteen hundred and thir pose of the same unto A. Louise Heywa the sum of One Thousand (\$10 mg at that price the highest bidder therefor. NOW, THEREFORE, Knew All Men by These Prester in and for the County of Greenville, aforesaid,	inafter mentioned and described; and the cause being at issue, came on to be heard on the 5th such proceedings were had therein as resulted in a
manding judgment in relation to the real estate hereing of March 1932, and so the said Court, whereby it was adjudged and decreed E. In reposes mentioned in the said decree, as by reference as sale by public outcry on the 4th eteen hundred and thire pose of the same unto A. Louise Heyward the sum of One Thousani (\$10 mg at that price the highest bidder therefor. NOW, THEREFORE, Knew All Men by These Proster in and for the County of Greenville, aforesaid, the paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said March 1930 me paid by the said A. Louise Heyward March 1930 me paid by the said March 1930	that the said real estate hereinafter mentioned and described be sold by man, Master in and for the County aforesaid, on the terms and for thereto on file in said Court will appear; and the Master, after having duly advertised the said real est day of April in the year of our Lety two did then openly and publicly, according to the custom of auctions, sell a rd, Dooloo) Dollar resents, That I, E. Inman, in consideration of the sum of Ona Thousand (\$1000.00)