State of South Carolina,

COURT OF COMMON PLEAS.

		COUNTY	OF C	REENVILL	E,)
TΩ	ATT	WILLOW TL	172072	DDEGENTS	CTTATT	COME.

I. J.W. Gray , Master in and for, the County aforesaid, SEND GREETING: WHEREAS, Lou Thompson

hundred and eleven exhibited their complaint in the Court of Common

demanding that the real estate described in the complaint be partitioned among the parties interested therein; and the cause being at issue, came on to be heard on the 25th, day of February 1911, and such proceedings were had therein as resulted in a decree of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described, be conveyed by..... J.W. Gray Master in and for the County aforesaid, to the grantees hereinafter named decree, 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 I.

Master in and for the County of Greenville aforesaid, by virtue of the aforesaid decree,
HAVE GRANTED, conveyed and released, and by these presents, DO GRANT, convey and release unto the said

Maria Thompson, W.B. Thompson, J.R. Thompson, J. Butler Thompson, Mamie Poole and W.H. Avery, all that certain tract of land situate in Paris Mountain Township, County and State aforesaid known as tract No. 4 on plat of the survey of the lands of the estate of Gabriel Thompson deceased, made by W.A. Hester, Surveyor on the 12th, day of November, 1910, containing thirty-one (31) acres, more or less, and having the following metes and bounds, to wit: 528 Beginning at Hickory stump on branch, Jerry Wynn's line, and running; thence N. 78-2 W. 8.00 to stone OM; thence S. 4 W. 2.18 to Pine XOM; thence S. 60-2 W. 8.72 to sour-wood X30M, on Spring Branch, near Spring; thence with said Spring Branch as the line 3.70 to stone XNM on branch, corner of Tract No. 5; thence S. 40-3/4 E. 21.00 to Pine XXNM; thence N. 33-2 E. 17.00 to W.O. stump OM, on Branch; thence up branch 31-2 W. 10.70 to Hickory stump OM, the

The share of J.R. Thompson in the within granted premises is an undivided one-ninth interest, and the share of each of the other above named grantees is an undivided eight forty-fifths (8/45) interest.

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining; and all the estate, right, title, claim and interest whatsoever, of the parties to the cause aforesaid, and of each of them in and to the same; and all other persons rightfully claiming from, under, or any of them.

TO HAVE AND TO HOLD, all and singular, the premises before mentioned, unto the said. Marie, W.B., J.R. and J.B.-

Thompson and Mamie Poole and W.H. Avery, their heir heirs and assigns forever. IN WITNESS WHEREOF, I, the said Master, in and for the County aforesaid, under and by virtue of the aforesaid Decree, have hereunto set my hand and seal this _____day of ____March _____in the year of our Lord nineteen hundred and _____eleven

R.F. Watson. W.K. Grant,

J.W. Gray Master, ..(Sehl.)

STATE OF SOUTH CAROLINA, County of Greenville.

PERSONALLY came before me R.F. Wat son and made oath that he saw the within named J.W. Gray, Master for Greenville County, State aforesaid sign, seal, and as his act and deed, deliver the within Deed; and that he, with witnessed the execution thereof.

SWORN to defore me this. day-off.....

4th, March

Jno. M. Cureton XXXXXXXXXXX

R.F. Watson

. March 16th,