State of South Carolina, Court of Common Pleas
To All Whom these Presents Shall Come: I, D P Verner Master in and for the County aforesaid, Send Greeting:
WHEREAS and Least Memission for the country storesting, sent creating. MEREAS and a classification of Memission for the country storesting and ministrative of the estate of B. F. On or about the State day of October in the year of our Lord eighteen hundred and Ministry serveri
may 8 m milling many brings Coroline Will & party Heas, for the County aforesaid, against hard menulling of the estate of 6 timber menulling to the Direction of the property
demanding judgment in relation to the Acalessate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 29th day of July 1898, and such proceedings were had therein as resulted
in a deenee of the said Court, whereby it was adjudged and decreed that the said exclass tale. hereinafter mentioned and described, be sold by the said that the said that the said to the County is the county of the county in the county in the county is the county in the county in the county is the county in the county in the county is
aforesaid, on the terms and for the purposes mentioned in the said. as by reference thereto on file in said Court, will appear; and the said Master, after, having duly advertised the said
Lord eighteen hundred and Minety eight did then openly and publicly and according to the custom of anction, sell and dispose of the
same unto
Ly Verner, Master in and for the County of Greenville aforesaid in consideration of the fam of Suyly fire Dollars to me paid by the said
the receipt whereof is hereby acknowledged, HANE GRANTED, bargained, sold and released, and by these presents, DO GRANT, bargain, sell and release unto the said
all that lator but of land containing two acres mon
County and State of orisaid near Sandy Alat bounded
by Browneamb rouch, and lands of W. F. J. A! never Haff
Lee judgment Rall a. 1475
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 of all other persons rightfully claiming from, under or by these or any of them. TO HAVE AND TO HOLD, allyard singular the premises before mentioned, unto the said
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 bereunto set
my hand and seal, this day of Movement in the year of our Lord eighteen hundred and Minety length and in the one hundred and wenty This de year of the Independence of the United States of America.
Signed, Sealed and Polivoged in the Presence of
That K (Woodside)
State of South Carolina, COUNTY OF GREENVILLE
PERSONALLY appeared before me to Celebrath Nat Public Rend & Relief and made outs that he say the within named to Celebrath and say act and deed deliver the within
written ded, and that he with a head a witnessed the execution thereof.
The Charles

State of South Carolina, Court of Common Flees.
To All Whom these Presents Shall Come:
WEEDERS and deep to Memillion and his transport of the country and the country
on or about the Standay of Allower in the year of our Lord eighteen hundred and flinely feeless
may a Memiling mary to form or Goralme Will W Shartan Die in his own sight and and and and and the control of the atotal of the control of th
demanding judgment in relation to the secule later hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 19th day of sully 1898, and such proceedings were had therein as resulted
in a deenel of the said Court, whereby it was adjudged and decreed that the said reel estate
hereinafter mentioned and described, be sold by A llerner, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said described.
as by reference thereto on file in said Court, will appear; and the said Master, after having duly advertised the said real estate for sale by public outery, on the the day of the day of the said the said Master, after having duly advertised the said real estate.
Lord eighteen handred and Minety eright -did then openly and publicly, and according to the custom of auction, sell and dispose of the same unto A Andrew and M. Andrew
for the sum of twelve pundred and fifty Dollars.
being at that price the highest bidder therefor. NOW, THEREFORE, Know all men by these Presents, that I,
Dollars to me paid by the said At A. Undreed and MANGLESS the receipt whereof is bereby, acknowledged, HAVE GRANTED, bar-
gained, sold and released, and by these presents, DO GRANT, bargain, sell and release unto the said de
Im andrea, are that parcel or hart of land situate lying
County and State aforesuid Containing two hundred and
ten acres, more or less, bounded by lands of W & Dill ners
John Hailreath. Mrs JHD hampson, Drayton Chandles and
B, A: Me Millin resided at the time of his death,
Det preigner (hall, U, 1475,
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 of all other persons rightfully claiming from, under or by these or any of them. TO HAVE AND TO HOLD, all and singular the premises before mentioned, unto the said. TO HAVE AND TO HOLD, all and singular the premises before mentioned, unto the said.
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 seel, this the one hundred and western year of the Independence of the United States of America:
Streed, (fealed and Delivered in the Presence of
James & Author work
State of South Carolina,
PERSONALLY Appeared below a farmer of the fill same Opene Hool gold and costs that he saw the within
vritten deed, and that he with Process of Multiple
SWORN to before me this
「大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大