STATE OF SOUTH CAROLINA	A . COURT OF COMMON PLE	AS.
COUNTY OF GREENVILLE,	,	
TO ALL WHOM THESE PRESENTS SHALL CO	ME:	
I, Inman Master in and for the County aforesaid, SEND GREE	TINGS:	
WI REAL South Carolina S	TINGS: Savings Benk, a Corporation, as Re	celver for The
Peoples Bank of Fountain		
_		
		A CONTROL OF THE PROPERTY OF T
		NET OF SECURITION
	The second secon	
	· · · · · · · · · · · · · · · · · · ·	
11+5	. Santamban	
	September	in the year of
our Lord nineteen hundred and	Rosa Stansell Boggs, et al.	hibited
Common Pleas, for the County aforesaid, against	Rosa Stansett Doggs, et al.	
		and the same of th
· · · · · · · · · · · · · · · · · · ·	The second secon	
		and the first section of the section
en e	· · · · · · · · · · · · · · · · · · ·	
the state of the s	and the control of th	
		and the second s
	nafter mentioned and described; and the cause being at issue	
day of October 1929, and	such proceedings were had therein as resulted in a	Pecree
day of	that the said real estate hereinafter mentioned and described	be sold by
of the said Court, whereby it was adjudged and decreed	that the said real estate hereinafter mentioned and described	be sold by
of the said Court, whereby it was adjudged and decreed	that the said real estate hereinafter mentioned and described E, Inman Master in at thereto on file in said Court, will appear; and the Master,	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outery on the 2nd	that the said real estate hereinafter mentioned and described E. Inman Master in at thereto on file in said Court, will appear; and the Master, day of November	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in at thereto on file in said Court, will appear; and the Master, day of November	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of Novembe	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone of the same unto. South Carolina St	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of November did then openly and publicly tate Bank as Receiver for Peoples	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone of the same unto. South Carolina St	that the said real estate hereinafter mentioned and described E. Inman Master in an thereto on file in said Court, will appear; and the Master, day of November did then openly and publicly tate Bank as Receiver for Peoples	be sold by d for the County aforesaid, on the terms and for the after having duly advertised the said real estate if
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd mineteen hundred and thirtyone of the same unto. South Carolina St	that the said real estate hereinafter mentioned and described E. Inman Master in at thereto on file in said Court, will appear; and the Master, day of November and then openly and publicly bate Bank as Receiver for Peoples	be sold by
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone of the same unto South Carolina St South Carolina St being at that price the highest bidder therefor. NOW, therefore, Know al! Men by these Presents, T	that the said real estate hereinafter mentioned and described E. Inman thereto on file in said Court, will appear; and the Master, day of did then openly and publicly that Bank as Receiver for Peoples and Fifty (\$1050.00)	be sold by. d for the County aforesaid, on the terms and for the after having duly advertised the said real estate r
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone of the same unto South Carolina St South Carolina St being at that price the highest bidder therefor. NOW, therefore, Know al! Men by these Presents, T	that the said real estate hereinafter mentioned and described E. Inman Master in at thereto on file in said Court, will appear; and the Master, day of November and then openly and publicly bate Bank as Receiver for Peoples	be sold by. d for the County aforesaid, on the terms and for the after having duly advertised the said real estate r
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone of the same unto. South Carolina Stouth Caro	that the said real estate hereinafter mentioned and described E. Inman Master in an Master, and the Master,	be sold by. d for the County aforesaid, on the terms and for the after having duly advertised the said real estate IT in the year of our Lord, according to the custom of auctions, sell and dispose Bank of Fountain Inn. Dollars,
of the said Court, whereby it was adjudged and decreed purposes mentioned in the said decree, as by reference for sale by public outcry on the 2nd nineteen hundred and thirtyone of the same unto. South Carolina Stouth Caro	that the said real estate hereinafter mentioned and described E. Inman thereto on file in said Court, will appear; and the Master, day of did then openly and publicly that Bank as Receiver for Peoples and Fifty (\$1050.00)	be sold by. d for the County aforesaid, on the terms and for the after having duly advertised the said real estate IT in the year of our Lord, according to the custom of auctions, sell and dispose Bank of Fountain Inn. Dollars,