JL 173-TITLE TO REAL ESTAT	Form 1
TATE OF SCUTE CARCLINA	<i>direixenenepees</i> .
County of Greenville	In County Court.
ALL WEOM THISE PRESENTS SHALL COME:	
I, E. INYAN	ses:
men Carolina Loan	SGS: and Trust Company, a Corporation under the laws of
South Carolina.	
64h 357.55	Wayin the year of
	nree exhibited 1ts complaint in the Court of
A Company of the Comp	L. M. Worris, et al.
IXXXXXXX Secule Cont. aftream against	L. X, 301 251 V
	2 Ot n
	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
	reitafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,33 and if the suit Court, whereby it will adjust the following the forms and for the purpose the County aforesald, on the terms and for the purpose	reinafor mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,33 and of the suit Court, whereby it will adjudged and decree the County aforesaid on the terms and for the purpose after having duly advertises the said sual estate. 7th for sale by public outery on the	reinafter mentioned and described; and the cause being at issue, came on to be heard on the such proceedings were had therein as resulted in a
ay of. July 1,333, and of the said Court, whereby it was adjudged and decree the County aforesaid, on the farms and for the purposafter having duly advertises the said scale estate. 7th	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,33 and of the said Court, whereby it will adjudged and decree the County aforesaid on the terms and for the purpose after having duly advertises; the said real estate. To note the public outery on the trirty trivication handred and Ura Macife.	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,33 and decree the said Court whereby it will adjudged and decree the County aforesaid, on the terms and for the purpose offer having duly advertises the said real estate. To sale by public outery on the trirty to directe a handred and trirty to the directe handred and trirty to the trirected and trirty to the trirected and trively the triple t	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,333 and for the said Court, whereby it will adjudged and decree the County aforesaid, on the terms and for the purpose filer having duly advertises the said rule estate. To sale by public outery on the thirty tillicateen bundred and Urs. Mac 16	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,333 and for the said Court, whereby it will adjudged and decree the County aforesaid, on the terms and for the purpose filer having duly advertises the said rule estate. To sale by public outery on the thirty tillicateen bundred and Urs. Mac 16	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,333 and for the said Court, whereby it will adjudged and decree the County aforesaid, on the terms and for the purpose filer having duly advertises the said rule estate. To sale by public outery on the thirty tillicateen bundred and Urs. Mac 16	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,33 and decree the said Court, whereby it will adjudged and decree the County aforesaid, on the terms and for the purpose direr having duly advertises the said real estate. To sale by public outery on the thirty to directe a handred and Ura Mac 16	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,33 and decree the said Court whereby it will adjudged and decree the County aforesaid, on the terms and for the purpose offer having duly advertises the said real estate. To sale by public outery on the trirty to directe a handred and trirty to the directe handred and trirty to the trirected and trirty to the trirected and trively the triple t	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of July 1,33 and the said Court, whereby it was adjudged and decree the County afaresaid, on the terms and for the purposaifter having duly advertises the said real estate. 760 770 780 781 781 781 781 781 781 781 781 781 781	reinafter mentioned and described; and the cause being at issue, came on to be heard on the such proceedings were had therein as resulted in a
ay of July 1,33 and of the said Court, whereby it will adjudged and decree the County aforesaid on the terms and for the purpose after having duly advertises; the said real estate. To note the public outery on the trirty trivication handred and Ura Macife.	reinafter mentioned and described; and the cause being at issue, came on to be heard on the such proceedings were had therein as resulted in a
ay of July 1,33 and of the said Court, whereby it will adjudged and decree the County aforesaid on the terms and for the purpose after having duly advertises; the said real estate. To note the public outery on the trirty trivication handred and Ura Macife.	reinafter mentioned and described; and the cause being at issue, came on to be heard on the such proceedings were had therein as resulted in a
ay of July 1,33 and of the said Court, whereby it will adjudged and decree the County aforesaid on the terms and for the purpose after having duly advertises; the said real estate. To note the public outery on the trirty trivication handred and Ura Macife.	reinafter mentioned and described; and the cause being at issue, came on to be heard on the such proceedings were had therein as resulted in a
ay of July 1,33 and of the said Court, whereby it will adjudged and decree the County aforesaid on the terms and for the purpose after having duly advertises; the said real estate. To note the public outery on the trirty trivication handred and Ura Macife.	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
July 1,33 and the said Court, whereby it was adjudged and decree the County aforesaid, on the terms and for the purpose after having duly advertises the said real estate. 7th 7th thirsteen handred and Wrs. Macle	reinafter mentioned and described; and the cause being at issue, came on to be heard on the
July 133 and July 133 and of the said Court, whereby it was adjudged and decree the County aforesaid on the terms and for the purpose after having daily advertises the said real estate. Ten for sale by public outery on the thirty to dispose of the same unto Mrs. Macle for the sum of Six Hundred Fifty (3)	reinafor mentioned and described; and the cause being at issue, came on to be heard on the

the receipt whereof is hereby acknowledged, HAVE GRANTED, bargained, sold, and released, and by these Presents DO GRANT, bargain, sell and release unto the said.

Mrs. Macle M. McKinney.

to me paid by the said Mrs. Macte M. McKinney