STATE OF SOUTH CANOLINA COUNTY OF COMMON PENAS. TO ALL NEWDO THESE PRESENTS SHALL COUNTY I. R. DOALN MICHEAS. MICHEAN. MI	on or about the day of County aforested and Thirty thill exhibited	
Councy of Generality. TO ALL WINDS THESE PRESENTS SHALL COUNCY. II, R. TORAN. MINISTER, S.	on or about the day of County aforested and Thirty thill exhibited	
Answering independs in solution to the send extent investment of the same being at long, cases on to be heard on the Country of Consecution, and and confidence mentioned a	on or about the day of leageest with the land and the land the land and the land the land and the land	in the year of
WHEREAS. Any of	on or about the day of the County aforesaid, SEND GREETINGS: WHEREAS, Our Lord nineteen hundred and Thirty-Thill exhibited	in the year of
can or shout the John to the was cause investmenter mentioned and described; and the cause being at lesses, came on to be heard on the Land of the Common Pites, for the County storcess, against. Light Life Land County storcess, against and county light Life Land County storcess, against a land county against and the land county against and the landster, after horing duly absortion of the mide and exhaust a land dispose of the same water. Life Land Land Land Land Land Land Land Land	on or about the Jan day of Magaint exhibited our Lord nireteen hundred and	in the year of
on or about the	on or about the State day of Congress to exhibited our Lord nireteen hundred and This ty think the confidence of the con	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	1 LX 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	1 Later of a	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	1 Later of a	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	Let a later at a	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	Let a later at a	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	Let a later at a	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	Let a later at a	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	Let a later at a	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	Let a later at a	in the year of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	Let a little of a	
demanding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at irano, came on to be hard on the Land day of Little Colly 100 and such proceedings were had increase in an estate in an	Let a little of a	Georgians in the Court of
demanding judgment in relation to the real estate hereinafter mentioned and described; and the value being at trans, came on to be heard on the Little of the said leave, the country of the said real estate hereinafter mentioned and section in the country aforesaid, on the terms and for the purposes mentioned in the said decrees, as by reference thereto on file in said Court will appear; and the Manter, after having duly advertices the said real estate. for sale by public outers on the file and estate. for sale by public outers on the file day of the country of the country of the same unto distance. did then openly and publicly, according to the eastom of auctions, sell and dispose of the same unto the country of the same unto the country of the same unto the	Common Press, for the Court, States of Agents	Caryanamanina mananana mananana
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of	·	
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		
of the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and series be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the # // day of		4
of the said Court, whereby it was adjudged and decreed that the said real estate bereinafter mentioned and decree by sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertises the said real estate. for sale by public outery on the 4/h day of did then openly and publicly, according to the custom of auctions, sell and dispose of the same unto ACCARL ALL ALL GALL, ALL		
of the said Court, whereby it was najudged and decreed that the said real estate hereinafter mentioned and estate be sold by E. INMAN, Master in and for the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertised the said real estate. for sale by public outery on the 4/6 day of 4/6 day	day of 1d 2:24 Ally , 19 3, and such proceedings were had therein as resulted in a	
the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master, after having duly advertised the said real estate. for sale by public outery on the #//k day of	of the said Court schools it was adjusted and descreed that the said real estate hereinafter mentioned and estate hereinafter	ì
for sale by public outery on the 4/16 day of	the County aforesaid, on the terms and for the purposes mentioned in the said decree, as by reference thereto on file in s	said Court will appear; and the Master,
for the sum of Course Actuals Col. (Allocoo) Deliars, Deling at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INNAN, Master in and for the County of Greenville, aforesaid, in consideration of the	after having duly advertised the said real estate	
for the sum of Course Actuals Col. (Allocoo) Deliars, Deling at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INNAN, Master in and for the County of Greenville, aforesaid, in consideration of the	for sale by public outery on the 4/h day of the ary	in the year of our Lord
for the sum of General Standards (\$1100.00) Dollars, being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the		
for the sum of	dispose of the same unto Alle Alle State affer, The	Marin and American Marin American Ameri
for the sum of		
for the sum of GCCCCCC December (\$1/00.00) Dollars, being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the		
for the sum of GCCCCCC If (MICCOCC) Dollars, being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the		
for the sum of Carrie Oface (\$1100.00) Dollars, being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the		İ
for the sum of Carrie Delicated (\$1100.00) Dollars, being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the		
for the sum of GCOCO Dellars, being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the		
for the sum of <u>Carrent Delandalla</u> . (#1100.00) Dollars, being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the property of the county of Greenville, aforesaid, in consideration of the pollars.		
for the sum of CCCCCC Decentrated (\$1100.00) Dollars, being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the		
Dollars, being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the		
NOW, THEREFORE, Know All Men by These Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the		
Della Maria Maria de de Allaca de la Persona		will of world to consideration of the
TOTAL CONTROL OF THE FUNCTION OF THE PROPERTY	- Charles Show died (Allegan)	Dallows

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 Ally Linlay, Jn.