				111		
	(Canalian)					
State of South County of Gre		COURT OF COMM	ON PLEAS.			
	PRESENTS SHALL COME:					
I, E. In			and described the second secon		***************************************	***************************************
	ounty aforesaid, SEND GREE Addie J. Hufi					
WHEREAS,		orgici on manyan amarka poplari mantan kapate kananjari onto poplari onto pri te		anni an in ann an ann ann ann ann ann an	(minimus rightmus minimus rights at minimus rights	Witted theory is in the constraint of the land of
	7.444	77-1				
or about the	14th	day of Febru	1.00 mm. 1.0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		the year o
	ed and eightee		hibited		complaint in t	
nmon Pleas, for the O	ounty aforesaid, against	Junius Gerrison	n, Mary McNutt	, Mebel Ger	rison, Mabe	1-
haffer Huff,	Junius K. Huff, Co	orrie Bozeman, Am	nes Childers &	nd Swan B.	Huff	
manding judgment in re	elation to the POR1	estate				herelnafter
			2nd	······································		hereinafter
ntioned and described;	and the cause being at issue,	came on to be heard on the				Materia entraturistististististististististi
ntioned and described;	and the cause being at issue,	came on to be heard on the	ngs were had therein	as resulted in a	n hijden hillig ju fine hijelij se rodine jene er en sike sam nje susa rekende nj	angenerius est entre est est est est est est est est est es
ntioned and described; a	and the cause being at issue,	came on to be heard on the. 1918 , and such proceeding	ngs were had therein a	as resulted in a	of the	angenerius est entre est est est est est est est est est es
of May	and the cause being at issue,	came on to be heard on the. 1918, and such proceeding decree real-est	ngs were had therein a	as resulted in a	of the	said Court,
of May ereby it was adjudged a	and decreed that the saide	came on to be heard on the, 1918, and such proceedin decree real-est	ngs were had therein a	as resulted in a	of the	said Court,
of Mey ereby it was adjudged areinafter mentioned and purposes mentioned in	and decreed that the said described be sold byE	came on to be heard on the 1918, and such proceedin decree real-est . Inman		or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in	and the cause being at issue, and decreed that the said described be sold by E the said de	decree real—est Tumen cree ar; and the Master, after h	Bte Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in	and the cause being at issue, and decreed that the said described be sold by	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after heate	Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on	and the cause being at issue, and decreed that the said described be sold byE the saidde file in said Court, will appearance real_es	came on to be heard on the. 1918 and such proceeding decree real-est . Inman cree ar; and the Master, after heate 3rd	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and	and the cause being at issue, and decreed that the said described be sold by file in said Court, will apper real es on the eighteen	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after h tate 3rd did then ope	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and	and the cause being at issue, and decreed that the said described be sold byE the saidde file in said Court, will appearance real_es	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after h tate 3rd did then ope	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and	and the cause being at issue, and decreed that the said described be sold by file in said Court, will apper real es on the eighteen	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after h tate 3rd did then ope	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and	and the cause being at issue, and decreed that the said described be sold by file in said Court, will apper real es on the eighteen	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after h tate 3rd did then ope	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and	and the cause being at issue, and decreed that the said described be sold by file in said Court, will apper real es on the eighteen	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after h tate 3rd did then ope	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and	and the cause being at issue, and decreed that the said described be sold by file in said Court, will apper real es on the eighteen	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after h tate 3rd did then ope	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and	and the cause being at issue, and decreed that the said described be sold by file in said Court, will apper real es on the eighteen	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after h tate 3rd did then ope	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and	and the cause being at issue, and decreed that the said described be sold by file in said Court, will apper real es on the eighteen	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after h tate 3rd did then ope	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and	and the cause being at issue, and decreed that the said described be sold by file in said Court, will apper real es on the eighteen	came on to be heard on the 1918, and such proceedin decree real-est Tumen cree ar; and the Master, after h tate 3rd did then ope	Aste Master in and fo	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and the same unto	and the cause being at issue, and decreed that the said described be sold by the said file in said Court, will appear real es on the eighteen Corrie	came on to be heard on the 1918, and such proceeding decree real-est. Imman cree ar; and the Master, after heate 3rd did then ope Ellen Bozeman	Master in and for aving duly advertised day of June enly and publicly, acco	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and the same unto	and the cause being at issue, and decreed that the said described be sold by file in said Court, will apper real es on the eighteen	came on to be heard on the 1918, and such proceeding decree real-est. Imman cree ar; and the Master, after heate 3rd did then ope Ellen Bozeman	Master in and for aving duly advertised day of June enly and publicly, acco	or the County afo	of the presaid, of the ter	said Court,
ereby it was adjudged are inafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and the same unto	and decreed that the said described be sold by En the said Court, will appear real es on the eighteen Corrie	came on to be heard on the 1918, and such proceeding decree real-est. Imman cree ar; and the Master, after heate 3rd did then ope Ellen Bozeman	Master in and for aving duly advertised day of June enly and publicly, acco	or the County afo	of the presaid, of the ter	said Court,
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and the same unto	and decreed that the said described be sold by En the said Court, will appear real es on the eighteen Corrie	came on to be heard on the 1918, and such proceeding decree real—est. Tumen cree ar; and the Master, after heate 3rd did then ope Ellen Bozeman	Master in and fo aving duly advertised day of June enly and publicly, acco	or the County afo	of the presaid, of the ter	said Court, rms and for of our Lord and dispose
of Mey ereby it was adjudged a einafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and the same unto	and decreed that the said described be sold by E file in said Court, will appear real es on the eighteen Corrie	came on to be heard on the 1918, and such proceeding decree real-est. Imman cree ar; and the Master, after heate 3rd did then operated the Bozeman hundred fifty (\$ and the Bozeman fillen fillen Bozeman fillen fil	Master in and fo aving duly advertised day of June enly and publicly, acco	as resulted in a	of the presaid, of the ter	said Court, rms and for of our Lord and dispose
ereby it was adjudged a reinafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and the same unto the same unto regard that price the his NOW, Therefore, Krater in and for the Courter of the court	and the cause being at issue, and decreed that the said described be sold by The said Corrie Ten thousand four ghest bidder therefor. Tow all Men by these Present. The of Greenville, aforesaid,	came on to be heard on the 1918, and such proceeding decree real-est. Imman cree ar; and the Master, after heate 3rd did then ope Ellen Bozeman hundred fifty (\$ s, that I E. I in consideration of the sum in consideration of the sum in consideration of the sum in the sum in consideration of the sum in the sum in consideration of the sum in the	Master in and for aving duly advertised day of June enly and publicly, account and publicly, account and publicly account account and account	as resulted in a	in the year on of auction, sell	said Court, rms and for of our Lord and dispose
ereby it was adjudged a reinafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and the same unto the same unto the same unto Ten that price the his ster in and for the Courter that the courter is and for the Courter that the courter that the courter is and for the Courter that	and decreed that the said described be sold by E file in said Court, will appear real es on the eighteen Corrie Ten thousand four therefor. now all Men by these Present inty of Greenville, aforesaid, is and four hundred.	came on to be heard on the 1918, and such proceeding decree real-est. Imman cree ar; and the Master, after he tate 3rd did then operation of the sum and fifty and no.	Master in and fo aving duly advertised day of June enly and publicly, acco	as resulted in a	in the year on of auction, sell	said Court, rms and for of our Lord and dispose
ereby it was adjudged a reinafter mentioned and purposes mentioned in by reference thereto on sale by public outcry eteen hundred and the same unto the same unto the same unto Ten that price the his ster in and for the Courter that the courter is and for the Courter that the courter that the courter is and for the Courter that	and the cause being at issue, and decreed that the said described be sold by The said Corrie Ten thousand four ghest bidder therefor. Tow all Men by these Present. The of Greenville, aforesaid,	came on to be heard on the 1918, and such proceeding decree real-est. Imman cree ar; and the Master, after he tate 3rd did then operation of the sum and fifty and no.	Master in and fo aving duly advertised day of June enly and publicly, acco	as resulted in a	in the year on of auction, sell	said Court, rms and for of our Lord and dispose

unto the said ____Corrie Ellen Bozeman, her heirs and assigns forever, the following described _____

real estate to-wit: All that certain tract or parcel of land situated in Greenville County, State of South Carolina, on the Fork Shoals Road, about twelve miles from the City of Greenville, containing one hundred eighty-three (183) acres, more or less, bounded by lands of Corrie Bozeman, Mrs. H.S. Cure-ton, and others, and having the following courses and distances as per plat of J.P. Willis who surveyed the same on February 8th, 1918: Beginning on Stone on Reedy Creek, and thence N. 18 E. 9.50 to point at fork of branch; thence N. 44 E. 9.50 to P.O. X; thence N. 15 E. 23.00 to P.O. X; thence N. 10 E. 17.00 to stone on Fork Shoals Road; thence with said road N. 35 E. 2560 to stone on said road; thence S. 68 W. 10.00 to stone X; thence S. 22-½ W. 1930 to double maple X near spring; thence down branch S. 37 W. 30.00 to reedy Fork Creek, and thence said Creek as the line S. 35 E. 32.50 to the beginning corner.

(See, also the case of Corrie E. Bozeman, plaintiff Vs Warren R. Huff, et-al. defendants, now on file in the office of the Clerk of Court for said County and State as Judgment Roll

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenan or appertaining; and all the estate, right, title, claim and interest whatsoever, of the parties to same; and of all other persons rightfully claiming from, under, or by these or any of them.	ces to the said Premises belonging, or in anywise incident of the cause aforesaid, and of each of them in and to the
TO HAVE AND TO HOLD, all and singular the premises before mentioned, unto the sa	aid
Corrie Ellen Bozemen, he	
processing and disagliculates to equations and empiricular and experience of the content of the	heirs and assigns forever.
IN WITNESS WHEREOF, I, the said Master in and for the County aforesaid, under and b	
	in the year of our Lord one thousand, nine
hundred and eighteen and in the one hundred and	43rd year of the
Independence of the United States of America.	
Signed, Sealed and Delivered in the Presence of Grace C. Cates,	E. Inmen (SEAI)
Jno. M. Daniel,	Muster.
(Stamps \$10.50)	
THE STATE OF SOUTH CAROLINA, Greenville County Grace C. Cates	
and made oath that 5 he saw the within named E. Inman, Master	The state of the s
sign, seal and as his act and deed, deliver the within deed, and that she with witnessed the execution thereof.	Jno.M. Daniel
Sworn to before me this Sth. day	
of August A. D. 1918	Grace C. Cates
Jnos M. Dendel (Seal) Notary Public for S. C.	