Court of Common Pleas.

To All Whom These Presents Shall Come

		Co Int outcom	enese fatesetts what come.
J W. Gray		and for the County aforesaid, Send Gre	eting:
WHEREAS, Anits Ear or about the 31st da		for 41 - man of the T	hundred and Five
•	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	in the year of our Lord nineteen t in the Court of Common Pleas, for th	nundred and
nulling independ in relation t	ifibaa in the complaine	Be partitioned among the	parties interested thereived and described; and the cause being
ie, came on to be beard on the		March 1906 and such	proceedings were had therein as results
·	•	art, whereby it was adjudged and decre	
harainaft	or more found and dose TANOXIAL	he, whereby it was adjudged and decre by 7 W Arsy	, Master in and for the Count
Richard A. Earlo	te purposes mentioned in the said	dec ree	, master in this for the count
			roll No 2486)
{[s by reference thereto on the in said	count and appears and the said man	cry and maring unit autorenou encou
	r sale by public outery, on the		in the year of ou
		nly and publicly, and according to the c	mstom of anction, sell-and-dispose of th
Ha_Uuta			
• • • • • • •			Dollar
tring at that pro	e the ingliese bidder thereof. NOV	V, THEREFORE, Know all men by th by virus of the aforest ty of Greenville aforesaid, in considera-	ese Presents, that I, 31d decree
			ion of the sum of
	Bollars to me p	•	
C On vavail	C On VAV	the receipt whereof is hereby	acknowledged, HAVE GRANTED, bar
mal, sold into released, and by the	lese presents, DOGKANT, Surgain,	sell and release unto the saidRec_	hani A. Rarle,
mor Orlean	in bools finds Poss	r parcel, of land contains	ing forty-seven (4/) ser
Old homestead of To	wme8 bounded as follow	three (3) miles from Grees; Beginning at a stone co	onville, S.C. and part
		nco N. 43-1/3 F. 8.66 to b	
thence N.5 8-1/4 E	. I2.5 0 to bend: then	co N.53-1/2 E. 4. 65 to	stone at junction of
y Bridgey Road and	another road running We	st: thence S: 75 -3/4 W.5	80 to bend in said
thence S. 83-1/2 W.	3 to bend; thence S. 6	4-2/3 W. 450 to bend; the	nco S. 80 W. 7. 65
ake who re old white -	horse road orosess said	read; thence 3.87-1/4 W.	6 to bent; thuce
ow, o to benn; thence	5. 49-1/3 W. I. 32 to	stake at branch; thence	N. 72-I/4 W.5 . 75
-3/4 F. TO-60 to stor	o near Rub Robertson's	26 E. 4.50 to swoot-gum, n and M. Rosoman's land; th	osr prench, thence
ginning corner value	d by commissionars in I	Cartition in the shove ont	Atla cos at
.00. Also that certs	in tract or parcel of	land containing two and on	a-balf (2-I/2) acres.
or leas, known as the	; William Goodlatt lot;	near the Farmers 011 Mill	-co-cu-t-three and one-
miles from Groenville	, S.C. and having the	following boundaries; Begi	nning at a stone in road
or of lambs of Mrs East	lays and L. Arnold, the	ence N. 14-3/4 W. 4 to 1re	a pin in road; thence S.
74 W. 0.30 to stone st	rner of lands of L. Arr	old and W.P. Conyers; the	nce S. I4-I/8 V. 4 to
olat Of same made by W	I A Hide on on December	7, 196 and filed with th	6.50 to the beginning as
d by the commissioner	s in Partition at \$ 300).00	o record in time case
allthat cortain pract	or parcel of land, sit	uata in Cantt Township, G	reenville County on
sides of the White ho	ree road and branches o	of brishy-crook known as t	la Benson Place.
aining fifty-seven 5	7) acres, more or less,	bounded by lands of Mrs !	McWhite, Mrs Simpson,
tiers being the remai	ning part of a tract of	207 acres, conveyed by R.	A Earle to John K.
tion in the shows ont	itled case at \$1415.00	Bk. L.L. pg. 773 valued by	commissioners in
11 0.13 10 0.49 9110	Total care ered Trip. 100		•
-			<u> </u>
			•
OGETHER with all and the con-	/1 This is a second of the sec		
or appertaining; and all the est	ir the Rights, Members, Hereditam atc. right, title claim and interest	ents, and Appurtenances to the said	oremises belonging, or in anywise inci- aforesaid, and of each of them, in and
same; and of all other person	s rightfully claiming from, under o	r by these or any of them.	aloresaid, and of each of them, in and
O HAVE AND TO HOLD, all at	id singular the premises before me	entioned, unto the said Richar	d A. garle his
			heirs and assigns forever.
IN WITNESS WHEDEAR IA	de estable de la company	1	
nd and seal, this 28	me said master in and for the Coun		ie uloresaid Decree, have hereunto set
• '	uay or	in the year of our Lo	ord nineteen hundred and
and i	n the one hundred and thir tiet	year of the Independ	ence of the United States of America.
Signed, Sealed and Delivered in	the Presence of		
· ware]		an an an air a tagair an air an a <u>al</u> aa ah
ray	<u></u>	J. W. Gray	
CDaniel	•	(MASTER SEAL)	MASTER.
Y- 170 20 A			
State of South A	analina l		
State of South Ca			
County of Greenville.	<i>I</i> •		
RSONALLY appeared before	meR·H	6 ray	and made and laters
named J. W. Gray Mas	State a Y	resid urt y sign, seal and as his	and made oath that he saw the
written deed, and that he with.	· · · · · · · · · · · · · · · · · · ·		
			act and deed, deliver the
VORN to before me this2	J.A. McDaniel	witnessed the execution the	
VORN to before me this 2	J.A. McDeniel Bth day 6		
ORN to before me this 2 of May	J.A. McDaniel		
of May	J.A. McDeniel Bth day 6	witnessed the execution the	ereof.
ofMay A_McDaniel (Seal)	J.A. McDeniel Bth day 6	witnessed the execution the	

	I Ama administrators of the Estate of I Walter Too
WHEREAS,	The state of the s
or about the	day of
r the sale of the real est	11 / Not 11 for 1 for 1 for 1 for 1
aid of personal assets to	o pay debts of the deceased
	
•	
	3-76:
	issue before the Honorable the Court aforesaid, came on to be heard on the day of thousand nine hundred and when the said Court, after a full hearing thereof and matu
liberation in the premises	Did Order, Adjudge and Decree that the real estate hereinafter mentioned and described, should be sold at publiobate for Greenville County, on the terms and for the purposes mentioned in the said Decretal Order, as by reference
	ourt, will appears: And the said Judge of Probate, after having duly advertised the said lands or real estate for sale l
blic outery, on the	Delign, openly and publicly and according to the custom of auction, sell and dispose of the said real estate below d
ibed, unto	Any, spent, and paonet, and acceptaint, to the custom of auction, sen and dispuse of the said real estate below di
r	out hidder for the same
ng at that price the night NOW KNOW ALL MEN	N, That I, the said form I Sylamilette, as Judge of Probate as aforesaid, in consider
n of the premises, and al	iso in consideration of the sum o
d me by the said	1, and by these Presents, PO grant, bargain, sell and release unto the said
	and Rik heirs and assigns forever, ALL not sived haved a track of bond sitte
Wieno ille Countra	und relate plantaring and work dreet, branch water y Energy River containing forthe acres more ar les specimen
	1024 rollie to articly in ant the tem yard franch, thenewown the manders of soil franch to t
	ament Silve Ettim Till The recordered Soil Pilled 40 J. S. Call. Call Van I Lugarde glave Stance Vin
	ania Subutaumit ho; thenerveners and entry 9823 Car to a Standard by land attended.
1.70 ho to we white Co	Klowning on thenew ON, 6% 6.0. 60 Cha. to the biginning carner bounded by bands of the Some
hors Deed to this trace	Kdown 39.0 thenes N.6% 6.0.60 lbs lks. to this beginning corner bounded by lands of the G.S. Smi et woorded in A. Holo Office Good & J. Klapi 853, all the fliver parcy astroty land being in liet Shrings two
n 70 Per le ex wolute Ca hors de ved to stilip linae westete Governide consenters	<u>Kilowort 39.0, themesi N.6% &.0.60 Pex. to the bigin ning carner bounded by lands of The S. S. S. S. S. Joseph to provided in Th. Hola Affice Acod & t. Klagu 853, Al Whot Lives parceled tooky land being in Chief Shrings town Analy levels biack water of Brown Rose of joining lands githor & Smith Roman Perse States containing severes moves (see) an folious</u>
n 70 Per le ex wolute Ca hors de ved to stilip linae westete Governide consenters	Kdown 39.0 thenes N.6% 6.0.60 lbs lks. to this beginning corner bounded by lands of the G.S. Smi et woorded in A. Holo Office Good & J. Klapi 853, all the fliver parcy astroty land being in liet Shrings two
nors Deed to this trace most to foreside consisters in state foreside consisters of ing ancomment unest side	<u>Kilowort 39.0, themesi N.6% &.0.60 Pex. to the bigin ning carner bounded by lands of The S. S. S. S. S. Joseph to provided in Th. Hola Affice Acod & t. Klagu 853, Al Whot Lives parceled tooky land being in Chief Shrings town Analy levels biack water of Brown Rose of joining lands githor & Smith Roman Perse States containing severes moves (see) an folious</u>
nors Deed to this time most to form to this time institution and to menters in an amost uneast side	Klown 39.0. thenes N.6% 6.0. 60 °kd. lother beginning curner burned by hands of the Son to recorded in A. Holo Office Book 35 the Suger 853, all the fliver parcy extractly land tering in Crief Strings two Abushy levely bine two tength new Acoustics of sining land of the Smith Common Plans of the containing severes moves for any follow of tongood bravel thence 18.3 12.833 to recopy may then contained to most thence 839, with 17 to rook 3 given, the even 1693
hors deed to the trace mestate formal frances and entered in an an oct uneast side of the number endought of the formal	Allowood 39.0. themes ON, 6%. 6.0. 60. 60. 60. the to fire beginning corner bounded by lands of The Spring twon to provided in the Hola Office Good 5. A Sagur 853, all the filice parcelasticate lands cing in Chief Shrings two of the providence of the stands of the stands of the stands of the containing source moves from a forten of the containing source moves from the containing source moves from the containing to the containing of the cont
nord Deed to this trace mestate for world some contents of install for most uneart sides of some the endeant of the said fame to the formand TOGETHER with all and wise appearating, and the	Aloren's 90 thenes N. 6. 6.0. 60 Phs. to the biginning corner bounded by houde of their Smith of siver facilities for land one of their Shring town the property of the site of the site of the site of the site of the containing to the site of the site of the site of the containing to the site of the site o
hers Deed to this trace must be formation of the formation, and the formation, and the formation, property, benefit, clar part thereof, by, from or	t reserved in A Holo Office Good & B. Lagues & All the fries parcelasticity land time in Chief Shring town of the said while fries fries for the said premises belonging, or in the reversious and remainders, rents, issues and profits thereof: and also all the estate, right, title, interest, dower, possion and of all the parties to the said suit, and of all other persons, rightfully claiming or to claim the same or under them, or either of them.
hers Deed to this trace must be formation of the formation of the first of the formation of the formation, and the formation, property, benefit, clar part thereof, by, from or	A towned on the ment of the the thirty of the the thirty of the thirty of the thirty to the the
hors deed to this bear with the form of th	A second of man hold of fire land to the said suit, and of all other persons, what so were to the said premises belonging, or in the reversions and remainders, rents, issues and profits thereof: and also all the estate, right, title, interest, dower, position and of all the parties to the said suit, and of all other persons, rightfully claiming or to claim the same or under them, or either of them. D, the said, premises with its hardisapents, privileges and appurtenances unto the said Heirs and Assigns forever.
hors deed to this to an investigation of the state of the	A towned on the ment of the the thirty of the the thirty of the thirty of the thirty to the the
hors deed to this to accompanies of the state of the stat	Allowed 3 90 thinner N. 6/6. 6. C. lon had, to this be common a curried bounded by hands of these of Smith and the property of the state of the stat
here deed to this trace in the form of the form of the first of the fi	Allowers 3 (0) themes (N.6). 6.0. lon has, to this be common general bounded by laudy of these of Smith at a coorded in A. Hold Office Coof 2 is to Sagure 3 all the face parcelasticity lands in Girls Shrings to an abuse of bour face of face of the said such containing in the parties of the containing in the same of the said such and the parties to the said suit, and of all other persons, rightfully claiming or to claim the same or under them, or either of them. D, the said, premises with its hop discounts, privileges and appurtenances unto the said Learned of Probate as aforesaid, under and by said Decree, have been done to the said suit and of all other persons, rightfully claiming or to claim the same or the said, premises with its hop discounts, privileges and appurtenances unto the said EOF, I, the said Jum J. Alamelette as Judge of Probate as aforesaid, under and by said Decree, have been under the my Hand and Seal of office at Greenville, this day in the year of our Lord one thousand nine hundred and the said. And in the year of our Lord one thousand nine hundred and the said. And the said and the parties to the said and thousand nine hundred and the said.
here deed to this trace in the form of the form of the first in the one hunder in the first	Allowed and whatsoever, both at law and in equity, of the said what the parties to the said premises with its hop-discovers, privileges and appurtenances unto the said premises with its hop-discovers, privileges and appurtenances unto the said premises with its hop-discovers, privileges and appurtenances unto the said premises with its hop-discovers, privileges and appurtenances unto the said premises or to claim the same or under them, or either of them. Define the said premises with its hop-discovers, privileges and appurtenances unto the said premises belonging to the said premises with its hop-discovers, privileges and appurtenances unto the said premises or to claim the same or under them, or either of them. Define the said premises with its hop-discovers, privileges and appurtenances unto the said premises with its hop-discovers, privileges and appurtenances unto the said premises with its hop-discovers, privileges and appurtenances unto the said premises with its hop-discovers, privileges and appurtenances unto the said premises with its hop-discovers, privileges and appurtenances of Probate as aforesaid, under and by said Decree, have been not set my Hand and Seal of office at Greenville, this day and predictions of the Sovereignty and Independence of the United States of America: and in the Presence of
here deed to this trace in the form of the form of the first in the one hunder in the first	Allocanis on thinner on the Colon has been been been been been been been bee
here Deed to this trace to the force of the	Alangular the Rights, Members, Bisels to the said suit, and of all other persons, what soever to the said premises belonging, or in and demand whatsoever, both at law and in equity, of the said. The said premises with its hopedicapents, privileges and appurtenances unto the said. The said premises with its hopedicapents, privileges and appurtenances unto the said. The said premises with its hopedicapents, privileges and appurtenances unto the said. The said premises with its hopedicapents, privileges and appurtenances unto the said. The said premises with its hopedicapents, privileges and appurtenances unto the said. The said premises with its hopedicapents, privileges and appurtenances unto the said. The said premises with its hopedicapents, privileges and appurtenances unto the said. The said premises with its hopedicapents, privileges and appurtenances unto the said. The said premises with its hopedicapents, privileges and appurtenances unto the said. The said premises with its hopedicapents, privileges and appurtenances of the United States of America: and the presence of the Sovereignty and Independence of the United States of America: and in the Presence of the Sovereignty and Independence of the United States of America: and in the Presence of the Sovereignty and Independence of the United States of America: and in the Presence of the Sovereignty and Independence of the United States of America: and in the Presence of the Sovereignty and Independence of the United States of America: and in the Presence of the Sovereignty and Independence of the United States of America: and in the Presence of the United States of America: and in the Presence of the United States of America: and in the Presence of the United States of America: and in the Presence of the United States of America and the Presence of the United States of America and the Presence of the United States of America and the Presence of the United States of America and the Presence of the United States of America and the Presence of the U
in withereof, by, from or TO HAVE AND TO HOL. IN WITNESS WHER with an end of the solution of	About 50 ihmen of the long has taken been and common framed by hours of their frame that the same of the said premises with its hand frame of the said suit, and of all the parties to the said suit, and of all the parties to the said suit, and of all other porties of them. The said premises with its hand the said suit, and of all other persons, rightfully claiming or to claim the same or under them, or either of them. Defended a premises with its hand the said suit, and of all other persons, rightfully claiming or to claim the same or under them, or either of them. Defended and premises with its hand the said suit, and of all other persons, rightfully claiming or to claim the same or under them, or either of them. Defended and premises with its hand the said suit, and of all other persons, rightfully claiming or to claim the same or under them, or either of them. Defended and premises with its hand the said suit, and of all other persons, rightfully claiming or to claim the same or under them, or either of them. Defended and premises with its hand and Seal of office at Greenville, this day in the year of our Lord one thousand nine hundred and frame. The said premises of the Sovereignty and Independence of the United States of America: and in the Fresence of the United States of America: and in the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: and the Fresence of the United States of America: the Carlotte and the Fresence of the United States of the States of the States
there deed to this trade to the format deed to this trade to the format and the format and the format and the wise appearaining, and the wise appearaining to the wistone of the wis	Store of 59.0 thinnes on the loss of loss of the last of the said store of the said store of the said store of the said suit, and of all other persons, rightly containing or the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said specific of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the same or under them, or either of them. Definition of the said suit, and of all other persons, rightly claiming or to claim the said suit, and of all other persons, rightly claiming the said suit, and of all other persons, rightly claiming t
in withereof, by, from or TO HAVE AND TO HOL. IN WITNESS WHER with an end of the solution of	At the contigent of the land o
in WITNESS WHER virtue of the selection	Stevening on themesical by Co. Co. Ske. Lather be con airs carried brumber by land, collectify for the state of the state