manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th port.  The said Court, whereto, it was adjudged and decreed that the said real estate hereinafter mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master having duly advertison the said real estate.  The said Court, whereto, it was adjudged and decreed that the said real estate hereinafter mentioned and decreted be sold by E. INMAN, Master in an I be county aforesaid, on the terms and it was purposes mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master having duly advertison the said real estate.  The said by public entery on the The day of March in the year of our I bairby two, add then openly and publicly, according to the custom of auctions, sell apose of the same unto Noah F. Garrett,	ol. 173—TITLE TO REAL ESTATE	Form:
And WEDN THESE PRESENTS SEALL COME:  1. P. NNAN  Ander in and for the County affereath, SEND GREETINGS:  WRIBERS,  1. M. Rauskott,  December  And place handers handed and thirty of experience of the county affereath, SEND GREETINGS:  P. Red places handed and thirty of experience of the county affereath against the County of the Co	TATE OF SOUTH CAROLINA )	TELEVICIAN AND AND AND AND AND AND AND AND AND A
I. S. DAIN MAN.  1, E. DAIN	<b>}</b>	
and in and for the Centry admonth, SEND SHEPTINGS:  WHIRELS,  L. U. Rauskett;  or about the little day of December	ALL WHOM THESE PRESENTS SHALL COME:	In compy conv.
encoding Judgment in relation to the real relate hereinster mentioned and described; and the cause being at issue, came on to be heard on the 16th year.  **REREMATION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the County privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts Gn.**  **EXERCION**, for the county privacal depaired.** **A. H. Alberts		· ·
or about the 18th day of Dace suber	aster in and for the County aforesaid, SEND GREETING	38:
er about the	WHEREAS,	
re about the 18th day of December		and the second s
re about the 18th day of December in the year restricted in the Court three business and the Court of the Cou		the state of the s
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th p. of Pobruary 1932, and such proceedings were had therein as resulted in a	and the second s	
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th p. of Pobruary 1932, and such proceedings were had therein as resulted in a		
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th p. of Pobruary 1932, and such proceedings were had therein as resulted in a		the state of the s
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th p. of Pobruary 1932, and such proceedings were had therein as resulted in a		
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th p. of Pobruary 1932, and such proceedings were had therein as resulted in a		
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th p. of Pobruary 1932, and such proceedings were had therein as resulted in a		
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th p. of Pobruary 1932, and such proceedings were had therein as resulted in a		
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th p. of Pobruary 1932, and such proceedings were had therein as resulted in a		
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be heard on the 16th p. of Pobrury 1953, and such proceedings were had therein as resulted in a	anabart the 18th day of	December in the year
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be leard on the 16th yor. February. 1932, and such proceedings were had therein as resulted in a	1\ 4-1W	exhibited his complaint in the Court of
manding judgment in relation to the real estate hereinafter mentioned and described; and the cause being at issue, came on to be leared on the 16th p. of Pebruary		* H Alberson.
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,	HANNIA eas, for the County Moresard, against	
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate.  The sale by public outery on the 7th day of March in the year of our I thirty two, did then openly and publicly, according to the custom of auctions, sell spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate.  The sale by public outery on the 7th day of March in the year of our I thirty two, did then openly and publicly, according to the custom of auctions, sell spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate.  The sale by public outery on the 7th day of March in the year of our I thirty two, did then openly and publicly, according to the custom of auctions, sell spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,		
the said Court, whereby it was adjudged and decreed that the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in an I e 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 having duly advertised the said real estate  r sale by public outery on the 7th day of March in the year of our I thirty two,  meteen hundred and Noah F. Garrett,  spose of the same unto Noah F. Garrett,		
e 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 having duly advertises the said real estate.  The sale by public outery on the 7th day of March in the year of our I thirty two, add then openly and publicly, according to the custom of auctions, sell spose of the same unto Noah F. Garrett,		
r sale by public outery on the 7th day of March in the year of our I thirty two, add then openly and publicly, according to the custom of auctions, sell spose of the same unto Noah F. Garrett,	the said Court, whereby it was adjudged and decreed the County aforesaid, on the terms and for one purposes	nat the said real estate hereinafter mentioned and described be sold by E. INMAN, Master in and mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Mas
toirty two,	ter having duly advertised the said real estate	
and make and did then openly and publicly, according to the custom of auctions, sens spose of the same unto Noah F. Garrett,	t sale by public dutery on the	day of March in the year of our I
spose of the same unto	neteen hundred and	did then openly and publicly, according to the custom of auctions, sell
	spose of the same unto Noah F. Garrett	)
	•	
	· · · · · · · · <del>·</del>	
	· · · · · · · · · · · · · · · · · · ·	
	en e	

for the sum of One Hundred (\$100.00)

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 sum of One Hundred (\$100.00)

Dollars, to me paid by the said Noah F. Garrett,

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 Noah F. Garrett,