Circuit Court Sale. State of South Carolina, County of Orangeburg.

AGAINST

burg Court House on the first Mon- former purchaser. day in November, next, during the legal hours for sale, the following Judge of Probate as Special Referee. described real estate:

All that certain tract or parcel of land, situate, lying and being in Eizabeth Township, in the County of State of South Carolina, Grangeburg, State aforesaid, containing forty one (41) acres, more cr less, bounded on the North by the Lexington County Line; East and South by other lands of the late M. A. Witt, and on the West by the Edisto River.

parcel of land, situate, lying and burg Court House on the first Monbeing in Elizabeth Township, in the day in November, next, during the salesday, on same terms. County of Orangeburg, State afore- legal hours for sale, the following said, conaining sixty-two and one- described real estate: half (62 1-2) acres, more or less

after day of se; and in case the West by lands of J. W. Barnes. purchaser shall fail to comply with former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas.

J. A. Wolfe, Clerk of Court of Common Pleas, in and for the County of Calfloun, as Administrator of the estate of Mrs. Flemma B. H. D. M. Ott & Son, Plaintiff, Dantzler, deceased, Plaintiff, AGAINST

Porter Frank Pearson, et al., .. Defendants.

day in November, next, during the described real estate: legal hours for sale, the following described real estate:

bounded now or formerly on the 11th day of July, 1903, and record- former purchaser. ea in office of the Clerk of Court for Orangeburg County, in Book No. Judge of Probate as Special Referee. 41 page 783.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the State of South Carolina, purchaser shall fail to comply with the terms of sale, then the said same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Summons For Relief.

The State of South Carolina, County of Orangeburg, Court of Common

Pleas. E. S. Livingston, as Administrator of the estate of Vastine Brimfield, deceased, Plaintiff, against Polly Brimfield, Lewis Brimfield, Harmon Brimfield and Vastine Brimfield, Deflendants.

To the Defendants above named: You are hereby summoned and required to answer the complaint in this action, of which a copy is herea copy of your answer to the said of former purchaser or purchasers. Judge of Probate as Special Referee. complaint on the subscribed at his office, North, S. C., within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief de-

manded in the complaint. To the absent defendant, James Brimfield:

Please take notice, that the Summons and Complaint of which the of Court for Orangeburg County, in burg Court-House on the first Mon-described real estate: said State, on the 13th day of Oc- day in November next (being the

Dated October 13, 1911. (Signed) E. B. Friday, Plaintiffs' Attorney. C. C. C. P. and G. S.

Circuit Court Sale.

State of South Carolina, County of Orangeburg,

In Common Pleas. Harriett Logan, et al.,... Plaintiffs, AGAINST

Charles Durant, et al Defendants. By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Crangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following chaser should fail to comply with former purchaser. described real estate:

All that certain parcel or tract of on a plat made by Fred H. Gram- former purchaser. ling, Surveyor, dated the 7th day of February, 1911, on file in the Judgment Roll in this action as No. 10. Oct. 15th, 1911. same having been allotted to the heirs of Hattie Durant, deceased, being situate in Limestone Town-and bounded as follows: by Tract 1 and No. 9 and by lands of W. V. J. D. Griffith, Defendant. Culler, Sr., and J. H. Culler; being By virtue of the Judgment of the formerly a portion of the estate lands Court of Common Pleas in the above William McMichael, et al., . Defend- the terms of sale, then the said

the same being sold for partition.

purchaser shall fail to comply with ing described real estate: Julia Bell Witt, et al., . Defendants, the terms of sale, the the said By virtue of a judgment of the premises will be resold on the same taining one hundred and seven described real estate: Court of Common Pleus in the above or some subsequent salesday, on the (107) acres, more or less situate, lyentitled action, I will sell at Orange- same terms, and at the risk of the ing, and being in the County of Or-

Andrew C. Dibble. September 16th, 1911.

Circuit Court Sale. County of Orangeburg,

In Common Pleas. James M. Green......Plaintiff, AGAINST

Gabriel Tyler, et al.,... Defendants. by virtue of a judgment of the Court of Common Pleas .a the above All that certain other tract or entitled action. I will sell at Orange-

All that certain piece, parcel or and bounded North by lands of Mrs. tract of land situate, lying and be-Julia Sawyer; East by lands of J. ing in Union Township, Orangeburg H. Amaker; South by the North Ed- County, in said State, containing isto River, and West by the County thirty five (35) acres, more or less, Line dividing Orangeburg and Lex- and bounded north by lands of William Brunson; on the east by lands TERMS: Cash, Purchasers to pay of G. M. Barton; on the south by for all papers and all taxes payable lands of R. K. Henery and on the

TERMS: Cash, Purchasers to pay the terms of sale, then the said for all papers and all taxes payable profises will be resold on the same after day of sale; and in case the or some subsequent salesday, on the purchaser shall fail to comply with same terms, and at the risk of the the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina. County of Orangeburg, In Common Pleas.

AGAINST

Isaac Gressett,......Defendant. By virtue of a judgment of the Court of Common Pleas in the above By virtue of a judgment of the entitled action, I will sell at Orange-Court of Common Pleas in the above burg Court House on the first Monentitled action, I will sell at Orange- day in November, next, during the burg Court House on the first Mon- legal hours for sale, the following

All that certain piece, parcel or tract of land situate, lying and being All that certain piece, parcel or in the State and County aforesaid, tract of land, containing Two Hun- containing seven (7) acres, and dred (200) acres, more or less, sit- bounded by other lands as follows: uate, lying and being in Middle North by Lewis Fairey; East by G. Township, in the County of Orange- W. Gavin; South by Susan Funburg and State aforesaid, and ches; and West by Frank Gressett.

TERMS: Cash, Purchasers to pay north by lands of James J. Fairey; for all papers and all taxes payable Margaret Stokes; and on the West after day of sale; and in case the by lands of W. S. Barton and lands purchaser shall fail to comply with of A. F. Smoak; and being the tract the terms of sale, then the said of land conveyed to Porter Frank premises will be resold on the same Pearson by A. F. Smoak, by his or some subsequent salesday, on the deed of conveyance bearing date the same terms, and at the risk of the

Andrew C. Dibble, September 16th, 1911.

SHERIFF'S SALE.

County of Orangeburg.

By virtue of certain tax execu- described real estate: premises will be resold on the same tions to me directed, I will sell at or some subsequent salesday, on the public auction to the highest bidder tion of land, situate, lying for cash, at Orangeburg C. H., on in Willow Townip, in the County of the 1st Monday in Nov. 1911, dur- Orangeburg, State aforesaid, containing the legal hours for sales, the ing forty-eight (48) acres, more following described real estate, to or less, and bounded as follows:

uate in Cow Castle Township, in said by lands of B. A. Hughes; and West County and State, containing 59 ac- by lands of W. E. Young. Being res, more or less, and bounded as fol- the same tract of land conveyed to lows: On North and North-west by the said William A. Young, by his lands of Ransom Metts.

On East by lands of Judson R. and Mt. Tabor Chuich.

chaser fails to comply with terms of same terms, and at the risk of the Sale, land will be re-sold on same former purchaser. or some subsequent sale-day at risk This land levied on as property of September 16th, 1911.

Pittman Bros. A. M. SALLEY,

SHERIFF'S SALE. The State Of South Carolina, County Of Orangeburg. In Common Pleas.

Geo. H. Cornelson, Plaintiff, AGAINST

Anthony Fleming, Ex. Al..... De-

fendant. By virtue of the judgment of the Court of Common Pleas in the above day in November, next, during the sixth day of the month) during the tract of land, situate, lying and be- former purchaser. legal hours for sale, the following

described real estate tract of land, situate, lying and be- (38) acres, and bounded on the ing in Orange Township, Orangeburg North by lands of W. S. Hebrard; County, and State of South Carolina, on the East by lands of the Bank containing one hundred and thirty- of Charleston; on the South by six (136) acres, more or less. Bound- lands of J. W. Fogle and others; sd North by lands of D. D. Antley, and on the West by lands of M. South-West by lands of, now or A. Brandenburg.. formerly, F. I. Higden and David TERMS: Cash, Purchasers to pry Horger, being same lands conveyed for all papers and all taxes payable to the Defendant, Anthony Fleming after day of sale; and in case the and Daniel Moorer, by Geo. H. Cor-

nelson, by his Deed dated. Terms Cash, purchaser to pay for papers, and all taxes payable after or some subsequent salesday, on the legal hours for sale, the following day of sale: and in case the pur- same terms, and at the risk of the terms of sale, then the said premises will be resold on the same or Judge of Probate as Special Referee. land, containing twenty-seven and some subsequent salesday on the September 16th, 1911. one-half (27 1-2) acres, designated same terms and at the risk of the

> A. M. SALLEY, S. O. C.

SHERIFF'S SALE.

AGAINST

of the late James Logan, deceased, entitled action, I will sell at the Court-House in Orangeburg, on

"All that certain tract of land conangeburg, Said State and bounded by ing in Orangeburg County, in the North Edisto River on North-East; by lands now or formerly of J. S. hundred and fifty (1250) Black on South-East; by lands of more or less, and bounded by lands Mrs. Mary C. Dibble on South-West: of W. C. Mack, J. J. Mack, J. R. Being same lands conveyed to J. D. Mack, Y. E. Axon, William Bryce, Griffith by Geo. H. Cornelson by his J. L. Gibson, J. N. Rumph, Mrs. Deed of Conveyance dated Nov. 11th Georgianna Cartin, John C. Mc-1905."

Terms Cash . purchaser to pay for papers and all taxes payable after day of sale; and in case the purterms of sale, then the said land will bate previous to day of Sale. be resold at risk of former purchaser, on same or some subsequent A. M. SALLEY,

Oct. 15th, 1911.

Circuit Court Sale. State of South Carolina, County of Orangeburg, In Common Pleas.

Isaac M. Bowman, Trusee of C. H Rives..... uPlaintic,

AGAINST William R. Connor, et al., ... De-

fendants. By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain tract or parcel of land, situate, lying and being in Cow Castle Township, in the Counly of Orangeburg and State aforesaid, containing forty (40) acres, more or less, and bounded on the North by lands of Holton Brown and James McCord, on the West by lands of James Rigby, on the South by lands of James W. Connor and on the East by lands of Dr. William Connor; and being same land conveyed to W. R. Connor by Dr. D. E. Connor, by his deed dated January 3, 1905.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale. State of South Carolina, County of Orangeburg,

In Common Pleas.

Minnie E. Williams, Plaintiff, AGAINST William Albert Young, et al.,... De-

fendants. By virtue of a judgment of the entitled action, I will sell at Orangehurg Court House on the first Monday in November, next, during the

legal hours for sale, the following All that certain tract of planta- September 16th, 1911. North by lands of H. R. Tyler; East All tha certain tract of land, sit by lands of W. F. Hughes; South

father, William E. Yo vig. TERMS. Cash, Purchasers to pay Myhs, on North-east by Poke Swamp for all papers and all taxes payable after day of sale; and in case the On South by land of Margaret J. purchaser shall fail to comply with Felder. Terms cash, purchaser to pay the terms of sale, then the said for all necessary papers and all tax- premises will be resold on the same es due on day of Sale, and if pur- or some subsequent salesday, on the

Andrew C. Dibble,

Circuit Court Sale. State of South Carolina. County of Orangeburg,

In Common Pleas. Bank Of Charleston Plaintiff, AGAINST

M. A. Brandenburg..... Defendant. By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orange-

ing in Willow Township, in the County of Orangeburg and State a- Judge of Probate as Special Referee. "All that certain piece, parcel or foresaid, containing thirty-eight

> purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same

Andrew C. Dibble,

Circuit Court Sale. State of South Carolina, County of Orangeburg,

In Common Pleas. George W. Dannelly, L. W. Livingston and A. W. Bagrott, as Executors of last Will and Testament AGAINST

ants.

TERMS: Cash, Purchasers to pay salesday in November next (being Court of Common Pleas in the above same terms, and at the risk of the for all papers and all taxes payable the sixth day of said month) during entitled action, I will sell at Orange- former purchaser. day in November, next, during the Judge of Probate as Special Referee. legal hours for sale, the following September 16th, 1911.

All hat certain piece, parcel or tract of land, situate, lying and be-State aforesaid, containing twelve Michael and others.

The said tract will be sold in parcels, according to a plat of same shown at time of sale, which plat chaser shall fail to comply with be seen at office of Judge of Pro-

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale. State of South Carolina, County of Orangeburg,

In Common Pleas. The Bank of Estill, etc., . Plaintiff, AGAINST

E. A. Zeigler, et al., ... Defendants. By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Grangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain house and lot in the City of Orangeburg, Orangeburg J. Matilda Palmer County, State of South Carolina, situate on Railroad Avenue, Known as the Wolfe Place, and fronting on Railroad Avenue, and measuring thereon one hundred and eighty (180) feet, and measuring on the rear line one hundred and eighty (180) feet more or less and on the respective side lines three hundred and ten (310) feet, and bounded on the North by lot of Mrs. Laura L. Kelley; on the East by lot-Smoak; on the South by lot of S. G. Parler and West by Railroad Avenue.

All that other piece, parcel or tract of land about one mile from the corporate limits of the City of Orangeburg, Orangeburg County, State of South Carolina, with biuldings thereon, bounded on the North by lands of the late Dr. J. W. Stokes, East by lands of W. M. Sain, on the South by lands of Charlie Johnson and on the West by lands of W. M. Sain, said tract of land containing forty eight and one half (48 1-2) acres more or less.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said Court of Common Pleas in the above premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble. Judge of Probate as Special Referee

Circuit Court Sale.

State of South Carolina, County of Orangeburg,

In Common Pleas. Mary T. Baltzegar, et al., . Plaintiffs, AGAINST

Lilly Marie Thomas, et al., Defend-By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following

described real estate: All that certain piece, parcel or tract of land, containing one hundred and fifty-seven (157) acres more or less, situate, lying and being in the County of Orangeburg and State aforesaid, on one prong of Snake Swamp, waters of the Edisto Joseph V. Bull, Plaintiff, vs. Florence Rivers, and bounded on the North by lands of John Garick, on the East by lands of George B. Salley, on the South by lands of John Irick, W. S. made in this case by Robert E. Copes, Lee and Samuel Whissenhunt, and Judge of Probate and Special Refon the West by lands of Amelia Can- erce, be and the same hereby is, vanon and J. M. Cope; being the same

Thomas by George B. Salley. TLRMS: Cash, Purchasers to pay for all papers and all taxes payable ing force and effect. after day of sale; and in case the burg Court House on the first Mon-purchaser shall fail to comply with the terms of sale, then the said was filed in the office of the Clerk entitled action, I will sell at Orange- legal hours for sale, the following premises will be resold on the same or some subsequent salesday, on the All that cerain piece, parcel or same terms, and at the risk of the

> Andrew C. Dibble. September 16th, 1911.

Circuit Court Sale. State of South Carolina,

County of Orangeburg,

In Common Pleas. Plaintiff, Bank of Charleston AGAINST W. G. Sanford, Defendant.

By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Mouday in November, next, during the Capt. J. H. Felder. described real estate: All that certain piece, parcel or

ing in Willow Township, in the County of Orangeburg, and State aforesaid, containing seventy-two 72) acres, and bounded on the North by lands of W. S. Hebrard; on the East by Robert Swamp: on the directors of the Orangeburg County others; and on the West by lands of Wednesday Nov. 1st, in the City Hall the Bank of Charleston.

of George W. Dannelly, de- for all papers and all taxes payable promptly at the hour named. ceased, Plaintiffs, after day of sale; and in case the purchaser shall fail to comply with

premises will be resold or the same By virtue of a judgment of the or some subsequent salesday, on the

Andrew C. Dibble.

Circuit Court Sale. State of South Carolina, County of Orangeburg, In Common Pleas.

Belle B. Davis, Plaintiff, AGAINST Lelia D. Livingston, et al., Defend-

By virtue of a judgment of the Court of Common Pleas in the above entitled action. I will sell at Orange burg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain tract of land situate, lying and being in Elizabeth Township, County of Orangeburg and State aforesaid, containing one hundred and twety-five (125) acres more or less, known as the Fickling tract, bounded North by lands of D A. Porter, South by lands of Alice Mack and North Edisto River, East by lands of S. A. Livingston, deceased and West by lands of D. A. Porter.

TERMS: Cash, Parchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale. State of South Carolina, County of Orangeburg, In Common Pleas. Plaintiff,

AGAINST Wilbur Humbert Rowe, . . Defendant By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain piece or tract of land, situate, lying and being in Zion Township, in the County of Orangeburg, in the State of South Carolina, containing ten acres (10) more or less, and bounded as follows: on the North by lands of Alex Gibson; on the East by land formerly of Daniel Smoak; on the South by land of Robert Millige; and on the West by lands of E. Hughes, and being the same lands conveyed to William M. Rowe by Preston B. Sanders by his deed of conveyance dated the 14th day of February,

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble. Judge of Probate as Special Referee. September 16th, 1911.

NOTICE.

Office of City Clerk and Treasurer, City of Orangeburg, S. C., Octo-

ber 16, 1911. The time for the receipts of City Taxes without penalty and cost, has been extended to and including October 31st, 1911, at 2 o'clock, p. m., All parties interested will take due ndtice and govern themselves accordingly.

The books will close promptly at o'clock on the last day of October and will be turned over to the auditing committee. So dont wait till the last day. Dont mail checks after the 29th.

L. H. Wannamaker, City Clerk and Treasurer.

NOTICE. Hutto.

It is ordered, adjudged and decreed that the report heretofore cated anad set aside, and that the tract of land conveyed to Richard alleged marriage between the plaintiff and defendant herein is declared At a argain. to be null and void and of no bind-

JUDGE DEVORE. Presiding Judge.

LAND SALE.

Immediately after the public land sales on Salesday in November next we will sell for the owners at public auction the following described tract of land:

All that certain piece, parcel or tract of land situate and being in Elloree Township, Orangeburg County, South Carolina, near Parler, containing eighty-two acres, more or less, and bounded North by lands of T. M. Felder and Dr. P. L. Felder, East by lands of Dr. P. L. Felder and J. H. Felder, South by lands of Mrs. Georgia Connor, and West by lands of L. B. Connor, being a portion of the estate lands of the late This is a very desirable tract of

land and may be bought at private sale any time before the day of sale tract of land, situate, lying and be- by applying at our office. Wolfe & Berry.

Attorneys. 16-19-2

A very important meeting of the

South by lands of J. W. Fogle and Fair Association will be held on next at 12.30 o'clock. All the directors TERMS: Cash, Purchasers to pay are earnestly requested to attend At least favor us with your inquiries.

J. M. Hughes,

"Pulleys!



Lieut. Wm. H. Santelmann, conductor, United States Marine Band.

TE HOLD up Red Meat-the chew for men. Always good-better now than ever. No spice to make your tongue sore-no excessive sweetening to make you spit yourself away and ruin your stomach. Just high-grade North Carolina tobacco, properly sweetened by a perfect process. Sure's you're born, it's the real thing in good chewing. Get busy today and find out for yourself. Cut out this ad. and mail to us with your name and address for our FREE offer to chewers only. Name

Made only by LIIPFERT SCALES Co., Winston-Salem, N. C.

Orangeburg, S. C. We want you to own one of our new safety boxes which we have just put in our fire-proof vault-never keep a fire policy in the building insured-you should keep your papers of value and your jewelry in one of our boxes and be secure.

The Edisto Savings Bank

The United States Government has named this Bank as the depository of its Postal Savings Bank funds—let us count you among our depositors.

Your deposits with us are absolutely secure. We have a capital and surplus of \$135,000.00 and resources of over \$525,000 which should be sufficient to guarantee you against loss. We carry Burglar Insurance. Give us your business

How About a Nice Farm?

- - For Quick Sale. 125 acres 5 miles South of City on Charleston Road. 75 acres under cultivation. Gray soil, clay subsoil. 4 room dwelling and out buildings. 89 acres 4 miles north of City on Columbia Road. 56 acres under cultivation. Gray soil, clay subsoil. One house; good barn.

603 acres 5 miles south of City on Charleston Road. 100 acres under cultivation. One and 1-4 million pine timber; good saw mill and gin house. Gray soil; clay subsoil; one dwelling. 43 1-4 acres 2 1-2 miles from City on road to St. Matthews, near Stilton. 30 acres under cultivation. Gray soil; clay subsoil. Good peach orchard; 4 acre pasture; 6 room cottage and necessary out-

56 acres four miles north on Columbia Road. 48 acres under cultivabuildings. tion; balance in pasture. This is a bargain for a quick sale. Nice, new

dwellings and barns; good pasture. 148 acres 6 miles west of City on Kenley road. 100 acres under cultivation. 48 acres timber. Land in a fair state of cultivation. One 4-

room dwelling; 4 tenant houses; 2 barns. 72 acres 10 miles north of City on road to North. 40 acres under cultivation. Gray soil; clay subsoil. One 4-room house; 1 barn. 131 acres 4 miles north of St. Matthews. 100 acres capable of

50 acres fine clay west of Cope. Suitable for brick yard.

At the prices listed these farms will not be on the market lon so we advise prospective purchasers to apply quickly.

F. R. Simpson Real Estate nd Ins., Co.

Pulleys!

COLUMBIA SUPPLY COMPANY,

Largest stock of Steel Split Wood split and Universal Cast Iron Split

Pulleys with Interchangeable bushings, carried. Let us have your orders,

Pulleys!

and feel safe.

Columbia, S. C.

Pulleys."

823 West Gervais Street.