

Master's Sale.

State of South Carolina,
County of Edgefield,
Court Common Pleas.

Mrs. Hattie W. Adams, as Executrix—Plaintiff—against—W. L. Timmerman et. al.—Defendant.
Pursuant to the decree in this cause, I shall offer for sale at public outcry, to the highest bidder before the Court House, Town of Edgefield and State of South Carolina, on sales-day in November 1915, the same being the first day of said month, between the legal hours of sale, the following described realty, to wit:

All that piece, parcel or lot of land, situate, lying and being in township county and State aforesaid, containing one hundred and forty (140) acres, more or less, and bounded as follows: North by lands of J. M. McKie, east by lands of W. W. Adams estate and west by lands of Will Lundy.

Terms of Sale: One-half cash, balance on a credit of one year, with interest from date of sale, or all cash, at purchaser's option, the credit portion, if any, to be secured by the bond of the purchaser and a mortgage of the premises, said bond and mortgage to provide for ten per cent attorney's fees, in case same shall be placed in hands of attorneys for collection. If purchaser at said sale shall fail to comply with the terms thereof within one hour from the time of said sale, said premises, upon direction of plaintiff's attorneys, will be resold on said day at the risk of the former purchaser. Purchaser of said premises to be let into possession of same on production of Master's deed thereto, but no growing crops of 1915 to pass under said deed.

Purchaser to pay for papers.
J. H. CANTELOU,
Master E. C.
Oct. 2, 1915.

Master's Sale.

State of South Carolina,
County of Edgefield,
Court Common Pleas.

The Scottish American Mortgage Company Limited—Plaintiff—against—T. J. LaSurre—et. al.—Defendants.

Pursuant to the decree in this cause, I shall offer for sale at public outcry, to the highest bidder, before the Court House, Town of Edgefield and State of South Carolina, on sales-day in November 1915, the same being the first day of said month, between the legal hours of sale, the following described realty, to wit:

All that piece, parcel or lot of land situate, lying or being in township, county and State aforesaid, containing one hundred and ten (110) acres, more or less, and bounded as follows: North by lands of Sam Agnew and estate of W. L. Holmes, east by lands of estate of W. L. Holmes South by lands of W. A. Whatley and west by lands of John Griffin, same being known as the Prince place.

Terms of Sale: One-third cash and balance in two equal annual installments, payable in one and two years from day of sale with interest 3 per cent. from date of sale, or, for all cash, at purchaser's option. The credit portion, if any, to be secured by bond of the purchaser and a mortgage of the premises, said bond and mortgage to provide for ten per cent attorney's fees, in case same shall be placed in hands of attorneys for collection, after maturity.

If purchaser at said sale shall fail to comply with the terms thereof within one hour from the time of said sale, said premises upon direction of plaintiff's attorneys, will be re-sold on said day at the risk of the former purchaser. Purchaser to be let into possession upon production of said Master's deed, but right to gather growing crops of 1915 is reserved to defendant.

Purchaser to pay for papers.
J. H. CANTELOU,
Master E. C.
Oct. 2, 1915.

Master's Sale.

State of South Carolina,
County of Edgefield,
Court Common Pleas.

W. W. Adams & Co.,—Plaintiff—against—Mrs. Lizzie E. Talbert, et. al.—Defendants.

Pursuant to the decree in this cause, I shall offer for sale at public outcry, to the highest bidder, before the Court House, Town of Edgefield and State of South Carolina, on sales-day in November 1915, the same being the first day of said month, between the legal hours of sale, the following described realty, to wit:

All that piece, parcel or lot of land situate, lying or being in township, county and State aforesaid, containing Sixty-seven and 3/4 (67-3/4) Acres more or less, and bounded

as follows: North by lands of W. W. Miller, East by lands of the estate of L. H. Prescott and Key public road, South by lands of Dr. J. N. Crafton and West by lands of T. J. LaSurre.

Terms of Sale: One-half cash, balance on a credit of one year with interest from date of sale, or, for all cash, at purchaser's option. The credit portion, if any, to be secured by bond of the purchaser and a mortgage of the premises, said bond and mortgage to provide for ten per cent attorney's fees, in case same shall be placed in hands of attorneys for collection.

If purchaser at said sale shall fail to comply with the terms thereof within one hour from the time of said sale, said premises upon direction of plaintiff's attorneys, will be re-sold on said day at the risk of the former purchaser. Said purchaser to be let into possession of said premises on production of Master's Deed, but no growing crops of 1915 pass with said deed.

Purchaser to pay for papers.
J. H. CANTELOU,
Master E. C.
Oct. 2, 1915.

Master's Sale.

State of South Carolina,
County of Edgefield,
Court Common Pleas.

The Union Central Life Insurance Co.,—Plaintiff—against—Warren W. Hill—Defendant.

Pursuant to the decree in this cause, I shall offer for sale at public outcry, to the highest bidder, before the Court House, Town of Edgefield and State of South Carolina, on sales-day in Nov. 1915, same being the first day of said month, between the legal hours of sale, the following described realty, to wit: All that tract or parcel of land containing two hundred and sixty-two and two-third acres, more or less, the same being composed of three contiguous tracts, which are described as follows:

Tract No. 1: Bounded on the north-east by the Blocker road, south by the old Vienna, or Pottersville road, west by the lands of Mrs. Greneker and Darlington.

Tract No. 2: Bounded on the south by Blocker road, east by colored church lot and the lands of D. B. Hollingsworth and west by lands of Darlington.

Tract No. 3: Bounded on the north by Abbeville road, east by lands of John B. Hill and Sarah J. Hill, south by lands of Mrs. L. H. Folk and west by lands of John Simmons and being the same tract of land conveyed to the said Warren W. Hill by deed from John Hill dated May 30th 1915 and to said John B. Hill by S. M. Smith, Master for Edgefield county dated May 24th 1912, and being a part of a tract said to contain 288 acres conveyed by Mariah H. Fraser to E. J. Mims trustee by deed dated April 27th 1894. The bearings and distances by surveyor being set forth in decree.

Terms of Sale: One-third cash, balance in two equal annual installments payable in one and two years from day of sale, the credit portion, if any, of the purchase price to be secured by the bond of the purchaser and a mortgage of the premises said mortgage to contain provision for ten per cent Attorney's fees on amount due, if placed in hands of attorneys for collection after maturity. Same to bear interest at rate of eight per cent. per annum from day of sale, or purchaser can pay all cash should he so desire. If purchaser at said sale shall fail to comply with the terms thereof within one hour from the time of said sale of said premises, upon direction of Plaintiff's Attorney, will be re-sold on said day at the risk of former purchaser. Said lands will be sold in tracts as above subdivided, or as a whole, as directed by Plaintiff's Attorney. Purchaser to be let into possession of said premises on production of Master's deed thereto.

Terms of Sale: One-third cash, balance in two equal annual installments payable in one and two years from day of sale, the credit portion, if any, of the purchase price to be secured by the bond of the purchaser and a mortgage of the premises said mortgage to contain provision for ten per cent Attorney's fees on amount due, if placed in hands of attorneys for collection after maturity. Same to bear interest at rate of eight per cent. per annum from day of sale, or purchaser can pay all cash should he so desire. If purchaser at said sale shall fail to comply with the terms thereof within one hour from the time of said sale of said premises, upon direction of Plaintiff's Attorney, will be re-sold on said day at the risk of former purchaser. Said lands will be sold in tracts as above subdivided, or as a whole, as directed by Plaintiff's Attorney. Purchaser to be let into possession of said premises on production of Master's deed thereto.

Purchaser to pay for papers.
J. H. CANTELOU,
Master E. C.
Oct. 2, 1915.

Master's Sale.

State of South Carolina,
County of Edgefield,
Court Common Pleas.

B. T. Rainsford—Plaintiff—against J. H. Wideman, North Augusta Ware House Company et. al.—Defendants.

Pursuant to the decree in this cause, I shall offer for sale, at public outcry, to the highest bidder, before the Court House, Town of Edgefield, and State of South Carolina, on sales-day in November 1915, same being the first day of said month, between legal hours of sale, the following described realty consisting of three separate tracts, to wit:

Tract No. 1: All that tract or parcel of land, situate in Plum

Branch, county and State aforesaid, containing three hundred (300) acres, more or less, and bounded as follows: North by estate of E. Robinson; by estate of L. Tucker, south by lands of Margaret A. Blackwell and west by lands of L. F. Dorn, Elliott Ferguson and others. Same being the tract of land as conveyed to said J. H. Wideman by Mrs. M. A. Calhoun on January 5th 1906.

Tract No. 2: Also all that tract of land situate in Plum Branch township, county and State aforesaid, known as lot No. 8 of the Mrs. G. A. Wideman land, containing twenty-four (24) acres, more or less, and bounded on the north by the Robertson land, east by lots No. 4 and No. 7 of the Wideman land, south by lot No. 5 of the Wideman land and west by the Robertson land. Same being the tract conveyed to said J. H. Wideman by James Wideman Sr., and others, deed dated August 14th, 1908.

Tract No. 3: Also the tract on which residence stands, containing twelve (12) acres, more or less, and bounded by C. L. Wideman, Mrs. Mary Dozier and others and fronting on road from Plum Branch to New ferry. Same lies in County and State aforesaid.

Terms of Sale: One-half cash, balance in one year from day of sale, with interest at rate of eight per cent. per annum on said credit portion, said credit portion of purchase price to be secured by the bond of the purchaser, or purchasers, and a mortgage of the premises sold. The mortgage to provide for ten per cent on amount due as Attorney's fees, if placed in hands of an attorney for collection, after maturity. Or purchaser can pay all cash should he so desire. Said lands will be sold either in parcels as above set forth, or as a whole, as directed by Plaintiff's Attorney and Attorney for Defendant's. If purchaser at said sale shall fail to comply with the terms thereof within one hour from the time of said sale, said premises, upon direction of Plaintiff's Attorney, will be re-sold on said day, at risk of former purchaser. Purchaser to be let into possession of said Master's deed to said premises. Right to harvest Crops as grown on said premises during the year 1915 is hereby reserved to defendant, J. H. Wideman.

Purchaser to pay for papers.
J. H. CANTELOU,
Master E. C.
Oct. 2, 1915.

NOTICE OF SALE OF REAL ESTATE.

State of South Carolina,
County of Edgefield,
Court Common Pleas.

In Re Sale of Savannah Timmerman, Land S. N. Timmerman, George Rearden, Jim Rearden, Sophia Watson "Bus" Rearden, Sophia Pardue and Lucinda Dorn —Heirs.

Pursuant to request of the legal heirs of Mrs. Savannah Timmerman, deceased, all of whom are above twenty-one years of age, and wish and desire that the Master of this county, do sell the tract of land as inherited from the said estate of said Mrs. Savannah Timmerman, same being described below and sold for the purpose of division among said heirs; I shall offer for sale, along with my master's sales, at public outcry, to the highest bidder, before the Court House, Town of Edgefield, State of South Carolina on sales-day in November 1915, same being the 1st day of said month, between the legal hours of sale, the following described realty, to wit:

All that piece, parcel or tract of land, situate, lying and being in Blocker Township, county and State aforesaid, containing One Hundred Acres, more or less, and bounded as follows: North by lands of Mouzon Dorn, east by Sleepy Creek, south by lands of F. L. Timmerman and west by estate of S. W. McDowell, deceased, same being known as the Savannah Timmerman land.

Terms of Sale: Cash, and if purchaser does not comply with terms of sale within one hour thereafter, or make satisfactory arrangements with the said heirs of said estate, said land will be resold on same day, or on some convenient or subsequent day, or salesday thereafter, at risk of former purchaser.

Purchaser to pay for papers.
J. H. CANTELOU,
Master E. C.
Oct. 2, 1915.

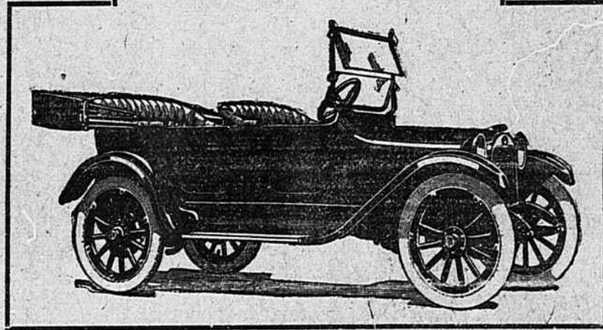
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Sixty pure bred Duroc pigs subject to register and ready for delivery November the first and later, eight weeks old \$5.00 each, ten weeks old, seven dollars and up according to age.

C. M. WILLIAMS,
Cleora, S. C.
Oct. 13, 1915.

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