

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Jefferson D. Bowman, etc., Plaintiff, against William Corley, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN PIECE, PARCEL OR TRACT OF LAND, situate, lying and being in Orange Township, said County of Orangeburg, State aforesaid, containing nine acres, more or less, bounded by lands of Govan Sanders, formerly of Irvine Aiken; by lands of Charles Corley, by lands of the estate of T. E. Hoffman and by lands of Wm. Corley, next below described. Being same land conveyed to William Corley by Mary Ann Corley, Charles Corley, et al., by their deed dated May 20, 1905.

ALL THAT CERTAIN OTHER PIECE, PARCEL OR TRACT OF LAND, situate, lying and being in Orange Township, Orangeburg County, State aforesaid, containing three acres, more or less, bounded by lands of Clay Corley; Irvine Aiken; by lands of Margaret, Dwight and, by lands of the estate of T. E. Hoffman, and being same lands conveyed to William Corley by Nancy Corley, by her deed of conveyance dated October 14, 1904.

ALL THAT CERTAIN OTHER PIECE, PARCEL OR TRACT OF LAND, situate, lying and being in Orange Township, said County and State aforesaid, containing three acres, more or less, bounded by lands of William Corley next above described; by lands of Thos. Bell, and by lands of the estate of T. E. Hoffman. Being same lands conveyed to the defendant William Corley by his father Tony Corley, by his deed of conveyance dated March 5th, 1898.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Thomas H. Mims, Plaintiff, against P. P. Martin, Defendant.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT LOT OR TRACT OF LAND, being and lying in the Town of Eutawville, State and County aforesaid, on the Southwest corner of Dawson and Third South Streets, and bounded on the North by Third South Street N. 51 1-2 E. 3.17 chains, on the East by Dawson Street S. 38 1-2 W. 3.17 chains, S. 51 1-2 W. 3.17 chains separating it from lands of Estate T. W. Porcher, West by a line N. 38 1-2 E. 3.17 chains, separating it from lands of C. F. Hey, containing one acre, the same boundaries and contents more or less. The above named lot or tract of land was conveyed to P. P. Martin and Thomas A. Martin by John Gadsden, Jr., trustee, share and share alike, the fourth day of April, 1894, and recorded on the 6th day of June, 1894, in Book A-10, Page 386, and the one half interest of the above described lot vested in Thomas A. Martin was transferred to P. P. Martin by deed dated January 6, 1894.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. D. O. Herbert, Plaintiff, against Wellington Lawrence, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN PIECE, PARCEL OR TRACT OF LAND, containing one hundred and ten (110) acres, more or less, situate, lying and being in Poplar Township, in the County of Orangeburg and State aforesaid, and bounded on the North and East by lands now or formerly of the estate of the late A. J. Hydrick; on the South by a tract of land owned by James H. Hipp, and formerly a part of tract hereby mortgaged, and on the West by lands now or formerly of Frank T. Smoak.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Amos Dantzier, et al., Plaintiffs, against Lucile Dantzier, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN TRACT OR PARCEL OF LAND, situate, lying and being in Goodbys Township, Orangeburg County, and in said State, containing forty-nine (49) acres of land, more or less, and bounded as follows: On the North by lands of Allie Dantzier; on the East by lands of Henrietta Culler; on the South by lands of Mrs. A. A. Ott; and on the West by lands now or formerly of V. Pittman.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Sheldonia D. V. Williams, Plaintiff, against Louis Dexter Williams, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN PIECE, PARCEL OR TRACT OF LAND situate, lying and being in Orangeburg County, in the State aforesaid, containing twenty-eight acres, more or less, and bounded by lands of W. L. Caffif, Miss Alma Felder, and others, being tract Number Four in the division of the Williams lands, the plat thereof and the division having been made by C. G. Schoenberg.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. William Donaldson, Plaintiff, against James Donaldson, Defendant.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN PARCEL OR TRACT OF LAND lying and being in the Town of Norway, South Carolina, County aforesaid, on West Side of Seaboard Air Line Railroad, containing eighty feet in width by one hundred and ten feet depth, with all buildings thereon, and bounded East by lands of Edward Thomas, on the West by lands of R. M. Singleton, on the South by lands of J. I. Walker, and on the North by Harrison Street.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Home Building and Loan Association, Plaintiff, against Lendo Ransdale, Defendant.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

Ten shares, Series No. 7, Capital Stock of the Home Building and Loan Association of Orangeburg, S. C. ALL THAT CERTAIN LOT OR PARCEL OF LAND situate, lying and being in the City of Orangeburg and County of Orangeburg, State of South Carolina, fronting and measuring on Glover Street in said City fifty (50) feet, and measuring on rear line fifty eight (58) feet, more or less, and on the respective side lines one hundred and fifty (150) feet, and bounded on North by Glover Street, aforesaid; on the East by lands of Ida Ransdale, on South by lands of Ida Ransdale; and on West by lands of Ida Ransdale.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. J. W. Jumper, etc., Plaintiff, against Ella J. Smith, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

All the one-half interest of which the late E. M. Smith was seized and possessed at the time of his death, in and to that tract of land containing one acre, more or less, situate, lying and being in the Town of Springfield, in the County and State aforesaid, and bounded on the North by lands now or formerly of the Miller estate, East by Alabama Street, and South and West by lands now or formerly of the Miller estate.

All of the one-third interest of which the late E. M. Smith was seized and possessed at the time of his death, in and to that tract of land lying in Rocky Grove Township, County and State aforesaid, containing nine and three-fourths acres, more or less, ad bounded on the North by lands of Taft Tyler, East by lands of J. J. Yon, South by lands of Thomas Boyleston, and on the West by lands of Taft Tyler.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. William S. Kemmerlin, as Executor, etc., Plaintiff, against J. W. H. Dukes, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN LOT OR PARCEL OF LAND with buildings thereon, situate, lying and being in the said County of Orangeburg, city of Orangeburg, and State aforesaid, near the Atlantic Coast Line Depot, containing three-fourths of an acre, more or less, and bounded as follows: on the North by Dukes Avenue; on the West by and running to a point on Broughton Street, and on the South by right of way of the Atlantic Coast Line Railway Company.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. W. B. Fogle, et al., etc., Plaintiffs, against Samuel Isaacs, Defendant.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN PLANTATION OR TRACT OF LAND, situate, lying and being in Union Township in the said County of Orangeburg, and State aforesaid, containing twenty-three (23) acres, more or less, and bounded on the North by lands of Christopher Moore; on the East by estate lands of Wilson or William Wright; on the South by a tract of twelve acres of land formerly owned by the said Samuel Isaacs; and on the West by lands now or lately of Calvin Hayden.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Anna R. Gleaton, et al., Plaintiffs, against Jennie A. R. Gleaton, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

All that certain piece, parcel or tract of land, containing forty seven acres of land, situate, lying and being in Orange Township, in the County and State aforesaid, and bounded as follows: On the North, by lands of Govan Sanders and Estate lands of April Canady; On the East by lands of Mrs. Rosa Dantzier; On the South by lands of M. W. Grambling and on the West by the Atlantic Coast Line Railroad.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Francis Tucker, Plaintiff, against Ella Rivers, Defendant.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

All those certain two lots of land, with the improvements thereon, situate, lying and being in the town of North, in County of Orangeburg and State aforesaid, each measuring fifty feet front by one hundred (100) feet in depth, and being designated as Lots No. 2 and 15 in Block 9 on a plat of the Town of North, and bounded as follows: On the North by lot of John V. Bates; on the East by Hastings Avenue; on the South by lot of Minnie Durant; and on the West by Bedford Avenue, and being the lots conveyed to Hatfield Wheatstone by John D. Bates by deed dated the 11th day of February, 1905.

All that certain alley, or strip of land, twenty (20) feet wide by fifty (50) feet long, and is butted and bounded on the East and West by lots Nos. 2 and 15, in Block No. 9, as shown by map of said town of North.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Warren C. Fairry, Plaintiff, against Martha Smith, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN PIECE, PARCEL OR TRACT OF LAND, situate, lying and being in Cow Castle Township, Orangeburg County, State of South Carolina, containing forty-nine acres, more or less, and bounded by lands of Vastine Bowman, W. E. Richardson, — Bair, and lands formerly of George Felder.

ALL THAT CERTAIN TRACT OR PARCEL of land situate, lying and being in Cow Castle Township, County and State aforesaid, containing twenty-four acres, more or less, and bounded on the North by lands of the Bowman Land and Improvement Company; east by William Gavin, and others; South and West by lands of Willie Richardson.

ALL THAT CERTAIN PARCEL OR TRACT OF LAND, situate in the County and State aforesaid, in Cow Castle township, containing three and one-half acres, and bounded on the North by lands of Isom Smith, and West by lands of G. W. Gavin.

ALL THAT CERTAIN TRACT OR PARCEL OF LAND situate, lying and being in Cow Castle Township, Orangeburg County and State aforesaid, containing forty-nine acres, more or less, and bounded on the North and West by lands of Rebecca Pearlantine and Jacob P. Pearlantine, formerly known as the Durant Johnson Place; South by lands of G. W. Gavin; and on the east by lands of the said Isom Smith.

ALL THAT CERTAIN TRACT, PIECE, PARCEL OF LAND, situate in Cow Castle Township, in Orangeburg County and State aforesaid, containing one hundred and three acres, more or less, and bounded as follows: on the North by lands of Vastine Bowman and the Richardsons; on the East by lands of G. W. Gavin; on the South by lands of G. W. Gavin and Vastine Bowman, and on the West by lands of G. W. Gavin and Vastine Bowman.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Anna R. Gleaton, et al., Plaintiffs, against Jennie A. R. Gleaton, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN TRACT, PARCEL OR PIECE OF LAND in Poke Swamp, in Cow Castle Township, Orangeburg County, in said State, containing forty acres more or less, and bounded on the West and north-west by lands of Ransom Meigs; South by lands of Margaret J. Felder, Manie E. Felder and Manie T. Huff; East by lands of Judson R. Myers; and North East by Poke Swamp and Mount Taber Church, being same tract of land conveyed to Milton Barton by Mrs. Mable T. Huff by her deed dated the seventh day of August, 1891, duly recorded.

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

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

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Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. Belle B. Davis, Plaintiff, against Edgar M. Livingston, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN PIECE, PARCEL OR TRACT OF LAND, situate, lying and being in Liberty Township, in Orangeburg County, in the State aforesaid, containing one hundred and forty-three (143) acres more or less, and bounded now or formerly by lands of Mrs. S. B. Livingston and J. T. Bonnett; E. M. Jones, George S. Davis, J. W. Houck and lands now in the possession of Mrs. Rosa M. Banks; being a portion of the tract of land belonging to the late H. D. Bonnett and designated as "The Indigo Tract."

ALL THAT CERTAIN PIECE, PARCEL OR TRACT OF LAND, situate, lying and being in Liberty Township, in said County and State, containing one hundred and sixty three (163) acres, more or less, situated on Rice Field Branch, and bounded by lands now or formerly of Esau Jamison, Daniel Pou, estate lands of N. E. W. Sistrunk, and on the North Edisto River.

TERMS—Cash, the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale, and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser or purchasers.

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

Circuit Court Sale.

State of South Carolina, County of Orangeburg.—In Common Pleas. A. J. Pittman, Plaintiff, against Magie Barton, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in November, 1910, being the seventh day of said month, the following described real estate:

ALL THAT CERTAIN TRACT, PARCEL OR PIECE OF LAND in Poke Swamp, in Cow Castle Township, Orangeburg County, in said State, containing forty acres more or less, and bounded on the West and north-west by lands of Ransom Meigs; South by lands of Margaret J. Felder, Manie E. Felder and Manie T. Huff; East by lands of Judson R. Myers; and North East by Poke Swamp and Mount Taber Church, being same tract of land conveyed to Milton Barton by Mrs. Mable T. Huff by her deed dated the seventh day of August, 1891, duly recorded.

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

ROBT. E. COPES, Judge of Probate, as Special Referee. October 12th, 1910.

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307 or 386, either one. We will tell you—tell you straight, too. We want your trade—we want it because we, and the mill we represent need it. Want you help out a home enterprise?

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