	CIVIL CASE NUMBER
STATE OF SOUTH CAROLINA)
COUNTY OF)
PLAINTIFF(S)	 MOTION FOR RULE TO SHOW CAUSE TO EXTINGUISH INTEREST OF OMITTED LIENHOLDER
VS.))
DEFENDANT(S))
Your Petitioner,, would show unto this he	onorable Court as follows:
ONE: That your Petitioner is the Plaintiff action, having initiated such action on to original principal amount of \$ dated	foreclose a mortgage from in the, and recorded in the R.M.C. Office for the Page f a mortgage attaching to the real property eclosure action, said mortgage having mount of \$, on, and recorded, in Book, at Page was subordinated to the mortgage ritten Agreement dated, and county on, in Book, at Page ot named as a party Defendant in the quently, had no notice of the within the sale which occurred on bject of the within captioned foreclosure yone for the sum of \$, said to due to, in accordance with its to be distributed to or any course sale which occurred on beived any monies whatsoever from the the said been properly named as a sief, is entitled to the issuance
cause, if any it can, why its mortgage interest at subject of the within captioned foreclosure action	taching to the property which is the on should not be extinguished
as a result of the foreclosure sale which occurre	a on

WHEREFORE,, the Petitioner herein, would request unto this honorable
Court that a Rule to Show Cause be issued requiring to show cause, if any it can,
why its mortgage lien interest attaching to the subject property should not be
extinguished as a result of the foreclosure sale which occurred on, and further, for
such other and further relief as this honorable Court deems just and proper.

Attorney for Plaintiff