	CIVIL CASE NUMBER
STATE OF SOUTH CAROLINA)
)
COUNTY OF)
)
PLAINTIFF(S))
VS.	ORDER OF REFERENCE
)
DEFENDANT(S))

It appearing that pursuant to Rule 53(b) SCRCP the the herein action is an appropriate action to be referred to Mikell R. Scarborough. Mast In Equity for Charleston County with authority to enter a final judgment in the case;

NOW, upon motion by the Plaintiff,

IT IS ORDERED, that this case is referred to Mikell R. Scarborough,
Master In Equity for Charleston County, who, pursuant to Rule 53(b) SCRCP, shall
exercise all power and authority with a circuit judge sitting without a jury would have,
including but not limited to, making findings of fact and conclusions of law; directing
entry of final judgment in this action under Rule 53(b) SCRCP; to order a sale on any
day, to hear any issues, including motions, after sale or judgment; issuing any and all
Orders and Supplemental Orders, Writs of Assistance, and hearing any issues involving
possession and/or removal of property and appraisal proceedings under Section 29-3-360,
et. Seq. of the South Carolina Code. Pursuant to Rule 53(b) SCRCP, any appeal from the
final judgment entered by the Master In Equity shall be to the Supreme Court or the
Court of Appeals as provided by the South Carolina Appellate Court Rules.

Presiding Judge,	Charleston County

WE SO MOVE:	
Plaintiff (or his attorney)	