1	Q	R
1	0	U

Vol. 173-TITLE TO REAL ESTATE

Ŧ	7a	. 1

STATE OF SOUTH CAROLINA	COURT OF COMMON PLEAS.
County of Greenville.	
TO ALL WEOM THESE PRESENTS SHALL COM	(E:
I, E. MYAN	
Master in and for the County oferesaid, SEND GRE	ALLN'ES:
WHEREAS MEDIS N. RADSAU.	
	and the second of the second o
and the second s	The state of the s
	and the second of the second o
en or about the 135	Oct ober in the year of
or Lord nipsten hundred in	exhibited. Ger complaint in the Court of
Common Pleas, for the County aforested, against	J. S. Biens, et al.
	and the second of the second o
	en e
	· · · · · · · · · · · · · · · · · · ·
	17th herrinafter mustisped and described; and the cause being at issue, came on to be heard on the
	17tn
ny at November 1983.	17th hersimafter montioned and described; and the cause being at issue, came on to be heard on the
ay of November 1983. I the said Court, whereby it was adjusted and too	17th herrinafter mustisped and described; and the cause being at issue, came on to be heard on the
my of November 1983. If the said Court, whereby it was adjusted and total	17th hereimafter mentioned and described; and the cause being at lesse, came on to be heard on the
my of November 1983. If the said Court, whereby it was adjusted and ten the County aforesaid, on the terms and for the pur-	17th hereimafter mentioned and described; and the cause being at lesse, came on to be heard on the
ay of November 1983. I the said Court whereby it was adjudged and test the County aforesoid, on the barns and for the pur- fter baving duly advertises the said real estate.	hersimafter monitoned and described; and the cause being at issue, came on to be heard on the
or sale by public outers on the trans lumined and transfer the sale for the parties the sale for the parties are by public outers on the transfer t	hersimafter munificated and described; and the cause being at issue, came on to be heard on the _/
f the said Court, whereby it was adjusted and come Country aforesaid, on the terms and for the partite having duly advertises the said runl estate or said by public outcry on the tente hundred and the large W.	hersimafter munificated and described; and the cause being at issue, came on to be heard on the _/
ay of November 1983. I the said Court, whereby it was adjusted and decine County aforesaid, on the terms and for the parties having duly advertises the said runl estate or sale by public outery on the terms hundred and terms. Varie 7.	hersimafter munificated and described; and the cause being at issue, came on to be heard on the _/
ay of November 1983. I the said Court, whereby it was adjusted and decine County aforesaid, on the terms and for the parties having duly advertises the said runl estate or sale by public outery on the terms hundred and terms. Varie 7.	hersimafter munificated and described; and the cause being at issue, came on to be heard on the _/
ay of November 1983. I the said Court, whereby it was adjusted and decine County aforesaid, on the terms and for the parties having duly advertises the said runl estate or sale by public outery on the terms hundred and terms. Varie 7.	hersimafter munificated and described; and the cause being at issue, came on to be heard on the _/
ay of November 1983. I the said Court, whereby it was adjusted and decine County aforesaid, on the terms and for the parties having duly advertises the said runl estate or sale by public outery on the terms hundred and terms. Varie 7.	27th Decreinafter mentioned and described; and the cause being at issue, came on to be heard on the
ay of November 1983. I the said Court, whereby it was adjusted and decine County aforesaid, on the terms and for the parties having duly advertises the said runl estate or sale by public outery on the terms hundred and terms. Varie 7.	27th Decreinafter mentioned and described; and the cause being at issue, came on to be heard on the
f the said Court, whereby it was adjusted and come Country aforesaid, on the terms and for the partite having duly advertises the said runl estate or said by public outcry on the tente hundred and the large W.	hereinafter mustioned and described; and the cause being at issue, came on to be heard on the
or af November 1983. I the said Court, whereby it was adjudy i and too too county aforesaid, on the terms and for the year feer having duly advertises the said real counts or sale by public outery on the instead hundred and telliby	27th Decreinafter mentioned and described; and the cause being at issue, came on to be heard on the
f the said Court, whereby it was adjusted and come Country aforesaid, on the terms and for the partite having duly advertises the said runl estate or said by public outcry on the tente hundred and the large W.	hereinafter mustioned and described; and the cause being at issue, came on to be heard on the
or sale by public outers on the trans lumined and transfer the sale for the parties the sale for the parties are by public outers on the transfer t	hereinafter mustioned and described; and the cause being at issue, came on to be heard on the
The said Court, whereby it was adjusted and test to Country aforesaid, on the terms and for the parties having duly advertises the said run source or sale by public outcry on the tentre hundred and telepty instead of the same anto. Whatie W.	hereinafter mentioned and described; and the cause being at issue, came on to be heard on the
The said Court, whereby it was adjusted and test to Country aforesaid, on the terms and for the parties having duly advertises the said run source or sale by public outcry on the tentre hundred and telepty instead of the same anto. Whatie W.	Decreinance involunced and described; and the cause being at issue, came on to be heard on the part with proceedings were had therein as resulted in a
f the said Court, whereby it was adjusted and test as Country aforesaid, on the berns and for the parties having duly advertises the said rail southers are said by gabite outcry on the test rails of the same anto. What is \$\text{N}\$.	hereinafter mentioned and described; and the cause being at issue, came on to be heard on the
f the said Court, whereby it was adjusted and test as Country aforesaid, on the terms and for the parties having duly advertises the said run senter or sale by public outcry on the test run freeze hundred and tearty instead of the same anto. Whatie W. for the sum of Five Hundred (\$500 being at that price the highest bidder therefor.	Decreinance involunced and described; and the cause being at issue, came on to be heard on the part with proceedings were had therein as resulted in a
for the sum of Five Hundred (\$500) being at that price the highest bidder therefor. Now, Therefore, Know All Man by These	berretrafter monitoned and described; and the cause being at leave, came on to be heard on the part of the part of the recedings were had therein as resulted in a sold that the said real escate how rafter mentioned and described he sold by E. INMAN, Master in and for passa mentioned in the said descree, as by reference thereto on file in said Court will amount; and the Master, 4th Any of Pecce Boor in the year of our Lord tures. Also did then openly and publicly, according to the custom of anctions, sell and Rangery, D.00)
for the sum of Five Hundred (\$500 being at that price the highest bidder therefor. Now, Therefore, Know Ail Men by These sum of the price of the sum of t	berrimafter monitoned and described; and the cause being at lesse, came on to be heard on the particular of the particular of the past of the said ceal escute here after mentioned and described he said by E. INMAN. Master in and for pasts mentioned in the said decree, as by reference thereto on file in said Court with anomar; and the Master, 4th day of Decree in the year of our Lord tures did then openly and publicly, according to the custom of auctions, sell and Rams as, D.001 Dollars, Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the (\$500.00) Dollars,
fine said Court, whereby it was adjusted and test to Country aforesaid, on the terms and for the perfect having duly advertises the said rule sant rations as said by gabile outery on the tentre. Instead lumified and tentry Warle 7. Yarle 7. For the sum of Five Hundred (\$500) being at that price the highest bidder therefor. NOW, THEREFORE, Know All Men by These sum of Five Hundred	berrimafter monitoned and described; and the cause being at lesse, came on to be heard on the particular of the particular of the past of the said ceal escute here after mentioned and described he said by E. INMAN. Master in and for pasts mentioned in the said decree, as by reference thereto on file in said Court with anomar; and the Master, 4th day of Decree in the year of our Lord tures did then openly and publicly, according to the custom of auctions, sell and Rams as, D.001 Dollars, Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the (\$500.00) Dollars,
for the sum of Five Hundred (\$500) being at that price the highest bidder therefor. Now, THEREFORE, Know All Man by These sum of he paid by the said.	berrimafter monitoned and described; and the cause being at lesse, came on to be heard on the particular of the particular of the past of the said ceal escute here after mentioned and described he said by E. INMAN. Master in and for pasts mentioned in the said decree, as by reference thereto on file in said Court with anomar; and the Master, 4th day of Decree in the year of our Lord tures did then openly and publicly, according to the custom of auctions, sell and Rams as, D.001 Dollars, Presents, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the (\$500.00) Dollars,