| | | | - 45 |
|---|---------------|----|------|
| | 6 % -1 | 2. | |
| 3 | • 7 | į | 4 |
| | | | |
| | | | |
| | | | |
| | End | | |
| | | | |
| | | | |

Vol 173-TITLE TO REAL ESTATE

| | FETTE OF LEADING THE SEC. |
|--|--|
| Contact of Contaction | In the County Court. |
| THE MEDIT LEVEL SCHOOLS SEAT COME. | |
| I, E INUX Court describ Court pleasant, EINI (RELECTION) | GE. |
| TERRET J. P. Penkinger. | |
| * F. F. Lieber | |
| and the second second second second | and the second of the second o |
| | and the second s |
| and the second s | and the second of the second o |
| | and the second of the second o |
| and a second second second second | |
| | |
| | |
| | |
| | |
| | |
| er ibott lie 2512 day if. | |
| : Lord ninesas impires ani | |
| RESTREE for the County of Greenich spaines. | 3. 3. 1611111, 2. 81. |
| | |
| and the second s | |
| | # Company of the Comp |
| | The second secon |
| and the second second second | |
| | |
| | The second secon |
| | |
| and the second second | A STATE OF THE STA |
| | and the second of the second o |
| | THE RESERVE OF THE PROPERTY OF |
| | The second secon |
| | Qr. n |
| erassing judgment is relation to the real estate herei | 97 in native mentioned and described; and the cause being at issue, came on to be heard on the |
| | nation mantioned and described; and the cause being at issue, came on to be heard on the |
| | uniter mentioned and described; and the cause being at issue, came on to be heard on the |
| y of Segie tibe F 11-33 and so | nafter mentioned and described; and the cause being at issue, came on to be heard on the |
| sy of September 1983 and a f the said Court, whereby it was anjoined and decreed the County aforesaid, on the terms and for the purposes | nafter mentioned and described; and the cause being at issue, came on to be heard on the |
| ty of September 13 and a the said Court, whereby it was anjoiged and decreed to a County aforesaid, on the terms and for the purposes for having daily aforetises the said real estate. | nation mentioned and described; and the cause being at issue, came on to be heard on the |
| the said flours, whereby it was solvinged and decreed the County aforesaid, on the terms and for the purposes for having daily advertises the said real estate. The sale by position outcry on the said real estate. The left y barder | nation mentioned and described; and the cause being at issue, came on to be heard on the |
| y of Sapte tibe? 11-33 and a the said Court, whereby it was asjudged and decreed to a County afterward, on the terms and for the purposes the having this aftertises the said real estate. It sale by public outery on the 2nd thirty unrecented inside and | cafeer mentioned and described; and the cause being at issue, came on to be heard on the |
| y of Sapte tibe? 11-33 and a the said Court, whereby it was asjudged and decreed to a County afterward, on the terms and for the purposes the having this aftertises the said real estate. It sale by public outery on the 2nd thirty unrecented inside and | nation mentioned and described; and the cause being at issue, came on to be heard on the |
| y of Saptember 133 and a the said fourt, whereby it was solvinged and decreed the County aforesaid, on the terms and for the purposes the having daily advertises the said real estate. It said by gradic outcry on the 2nd thirty three testers invaded and | cafeer mentioned and described; and the cause being at issue, came on to be heard on the |
| y of Sapte aber 1, 13-33 and a time said fourt, whereby it was solvinged and decreed to a Commy aforesaid, on the terms and for the purposes har harring daily softertises the said real estate. I said by public outcry on the 2.04 thirty turbe spoke of the same unto | cafeer mentioned and described; and the cause being at issue, came on to be heard on the |
| y of Saptember 13 and a the said Court, whereby it was saidinged and decreed to a County aforesaid, on the terms and for the purposes the having this aftertises the said real estate. It said by guidic outery on the 2.04 thirty unrecented inside and thirty unrecented inside and thirty unrecented inside and thirty unrecented inside and the same units | cafeer mentioned and described; and the cause being at issue, came on to be heard on the |
| y of Sapte tibe? 19 33 and a tise said Court, whereby it was animized and decreed the County abbreviale, on the terms and for the purposes ter inviting this aftertises the said real estate. The said by public outers on the SAA thirty tures at the said real estate. The said by public outers on the SAA thirty tures are incident and thirty tures are supposed of the same who | notice mannioned and described; and the cause being at issue, came on to be heard on the |
| yel Saptember 1983 and a the said Court, whereby it was animized and decreed the County abbrevials, on the terms and for the purposes ter having duly aftertises the said real estate. The said by public outery on the 214 thirty three testes incided and thirty three testes incided and thirty three space of the same with | notice mannioned and described; and the cause being at issue, came on to be heard on the |
| the said Court, whereby it was anjudged and decreed to a County aforesaid, on the terms and for the purposes the having daily aforestives the said real estate. The said by public outery on the 200 tailety turbe to the form of the training daily aforestives the said real estate. The said by public outery on the 200 tailety turbe to the form of the same time. | notice mannioned and described; and the cause being at issue, came on to be heard on the |
| y of Sapte abet 1, 19-33 and a the said form, whereby it was subsigned and decreed to a County aforesaid, on the terms and for the purposes the harring duly aforestions the said real estate. The said by position outery on the 2nd thirty turbe appear insided and thirty turbe appear of the saids and thirty turbe. | noted in the said real estate hereinafter mentioned and described to sold by E. INMAN, Master in and f mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master of OCLODER in the year of our Lo did then openly and publicly, according to the custom of auctions, sell as A. CHARGE, |
| y of Sapte abor 13.33 and a the said Court, whereby it was solvinged and decreed to County aforesaid, on the terms and for the purposes we having fully aforestives the said real estate. The said by public outery on the 2nd thirty turbe spoke of the same units. | noted in the said real estate hereinafter mentioned and described to sold by E. INMAN, Master in and f mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master of October in the year of our Lo did then openly and publicly, according to the custom of auctions, sell as A. CHINES. |
| y of Saptember 13 33 and a the said Court, whereby it was solvinged and decreed to commy aforesaid, on the terms and for the purposes ter having daily advertises the said real estate. Trails by position outery on the 254 thirty three space of the same mass. | Decretings were that therein as resulted in a Decreting and the said real estate hereinafter mentioned and described to sold by E. INMAN, Master in and f mentioned in the said decree, as by reference thereto on file in said Court will appear; and the Master day of October in the year of our Lo did then openly and publicly, according to the custom of auctions, sell as A. On 1863. |
| y of September is 33 and a the said fourt, whereby it was anjoined and decreed to commy afterward, on the terms and for the purposes has inviting daily afterstions the said real extension said by public outery on the 2.04 thirty three faces invided and thirty three faces of the same thin. | note is not described; and the cause being at issue, came on to be heard on the |
| yed. Saptember. 19.33 and a time said Court, whereby it was submiged and decreed to a County aforesaid, on the terms and for the purposes for inving daily aforestises the said real estate. The said by public outery on the 2.04 thirty three section intuded and thirty three spaces of the same who. | cafer mentioned and described; and the cause being at issue, came on to be heard on the |
| y of Saptember 19 33 and a the said Court, whereby it was subsigned and decreed to a County aforesaid, on the terms and for the purposes the inviting daily aforestises the said real estate. The said by public outery on the 214 thirty three excess incided and the same think the said that the said real extension of the said of the said thirty three excess incided and thirty three excess incided and the said three excess incided and t | cafer mentioned and described; and the cause being at issue, came on to be heard on the |
| the said fourt, whereby it was adjusted and decreed to a County aforesaid, on the terms and for the purposes has having duly aforestives the said real estate. The said by public outery on the 2nd thirty three process inside and thirty three or the said of the said the said the said thirty three or the said of the said the said thirty three process of the said the said thirty three process of the said three process of three process of three process of the said three process of three process | Decretings were that therein as resulted in a |
| the said Court, whereby it was anjoined and decreed to a County afterward, on the terms and for the purposes that having daily aftertises the said real estate, or sale by specific outery on the 2nd thirty three testions immired and thirty three sizes of the same time. Fourteen Runnired of Pourteen Runnired for the same of Pourteen Runnired. | Decretings were not therein as resulted in a Decreting at issue, came on to be heard on the Decreting were not therein as resulted in a Decreting were not therein as resulted in a Decreting were not therein as resulted in a Decreting to the said decree, as by reference thereto on file in said Court will appear; and the Master of October in the year of our Lo did then openly and publicly, according to the custom of auctions, sell and A. 941823, (\$1490.00) Dollars, That I, E. INMAN, Master in and for the County of Greenville, aforesaid, in consideration of the 31400.00) |
| the said Court, whereby it was an impiged and decreed to a County aforesaid, on the terms and for the purposes for having this aftertises the said real estate. The said by public outers on the said real estate. The said by public outers on the said real estate. The said by public outers on the said real estate. The said by public outers on the said real estate. The said for the said said the said real estate. The said for the said said the said real estate. The said for the public outers on the said real estate. The said for the public outers and the said real estate. The said for the purposes and the said real estate. The said for the purposes and the said real estate. The said for the purposes and the said real estate. The said for the purposes are | Decretings were that therein as resulted in a |