

REPLACING DEED GIVEN AT JUDICIAL SALE (EXCERPT)
Act 71 of 1877

565.332 New deed; person to execute.

Sec. 2. Such new deed shall be executed by the officer who made such sale, or by his successor in office: Provided, That in counties having 2 circuit court commissioners, if the commissioner who made such sale shall not be then in office, either of the then commissioners may be directed to execute the new conveyance: And provided further: That if such sale shall have been made by an executor, administrator, or guardian, or by any special commissioner appointed for that purpose by any court the court may direct the person who made such sale to execute such new deed, if he be within the jurisdiction of the court, but if he be dead, or be not within such jurisdiction, the court may appoint some proper person to execute such new deed.

History: 1877, Act 71, Eff. Aug. 21, 1877;—How. 5719;—CL 1897, 9033;—CL 1915, 11768;—CL 1929, 13348;—CL 1948, 565.332.