SHERIFF'S CERTIFICATE OF SALE.

I, Danniel Braden & Sheriff of County, in the
State of Indiana, certify that I have this day sold by virtue of fertified Color of Judgment
to me directed from the Clerk of the Court of Court of
County, Indiana, issued on the 30th day of June 1883, in a case
wherein Charles M Calala & plaintiff and Prudence Strang
and Indian 16 Drang are defendant, wherein judgment was rendered on the
23 day of June 1883, for the sum of Two hundred and berne
(207) and one hundred and eighten dulius gir &" to broom due May 16-1884
of judgment, and the further sum of files (15)
dollars and fitteen (15) cents, costs accrued to that date, upon which there
has accrued One (1) dollars and forty five (45)
cents, interest, and Arivaters (19) dollars and forty berry (47)
cents costs, making in all two limited and liquid (208) dollars and
firm (35) now dollars and Dirty Two (61) cents, cost to date of sale;
making the total amount due Two hundred and forty thru (243)
dollars and Mirty Two (32) cents. And the said Samuel
Braden Ja , as Sheriff aforesaid, advertised for sale, according
to law, or levied said upon, the following described
Real Estate, as property of Said dahandants
on the 12 day of 1883, to-wit:
and the formular
eight (5) pu Browns second addition to the
Town of Wawaka per Noble County Indiana,
Louis of Wawatta per Orocca fairing Indiana,
Laws of Wawatta programs painty Indiana,
Laws of Wawatta programme painty Indiana,
Laws of Wawatta for Orocce facing Indiana
Laws of Wawaka pro Orone parmy Indiana
Laws of Wawaka pro Oracle painty Indiana
And said sale was set for the 4th day of August 1883, and
And said sale was set for the 4th day of August 1883, and
And said sale was set for the day of August 1883, and the said and Danual Braden, Sheriff as aforesaid, did, upon said day, between the hours prescribed by law, at the door of the Court House of
And said sale was set for the 11 day of August 1883, and the said 2 and 3 and 1 mades
And said sale was set for the Hand day of August 1883, and the said Danuel Brader , Sheriff as aforesaid, did, upon said day, between the hours prescribed by law, at the door of the Court House of County, offer for sale at public auction, the rents and profits of said Real Estate for a term not exceeding seven years, and having received no
And said sale was set for the Handay of August 1883, and the said amust Brader , Sheriff as aforesaid, did, upon said day, between the hours prescribed by law, at the door of the Court House of County, offer for sale at public auction, the rents and profits of said Real Estate for a term not exceeding seven years, and having received no bid therefor, he did they and there offer for sale at public auction the fee-simple of said
And said sale was set for the 1th day of August 1883, and the said a much Brader, sheriff as aforesaid, did, upon said day, between the hours prescribed by law, at the door of the Court House of County, offer for sale at public auction, the rents and profits of said Real Estate for a term not exceeding seven years, and having received no bid therefor, he did then and there offer for sale at public auction the fee-simple of said Real Estate, and Charles M. Clayer having bid the sum of
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and no person bidding more, the same was, in due form, openly struck off to the said he being the highest and best
bidder therefor, and that being the highest and best price bid for the same; and the said
Charles M Capp paid the amount so bid by him
The aforesaid Certificate will entitle the said Wharles M Colaps
the purchaser of said Real Estate as aforesaid, to a deed in fee simple to said premises
in one year from the day of sale, if the same is not redeemed by the defendant, or any
other person entitled thereto, paying the purchase money, with interest at eight per centum per annum, before the expiration of one year from day of sale afgresaid.
Danuel Braden In
August 11 mag - Mills
188 3 By William Thump Deputy.
ASSIGNMENT.
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