

# SHERIFF'S CERTIFICATE OF SALE.

I, Daniel Braden Jr, Sheriff of Noble County, in the State of Indiana, certify that I have this day sold by virtue of a deed of sale and to me directed from the Clerk of the Superior Court of Noble County, Indiana, issued on the 15 day of February 1884, in a case wherein Jacob Stillinger is plaintiff and Augustus Marks and Sophia Marks are defendant, wherein judgment was rendered on the 15 day of January 1884, for the sum of One hundred and six (106) dollars and — cents, principal and interest to date of judgment, and the further sum of Sixteen (16) dollars and five (05) cents, costs accrued to that date, upon which there has accrued One (1) dollars and Six (06) cents, interest, and Sixteen (16) dollars and and six (06) cents costs, making in all One Hundred and seven (107) dollars and Six (06) cents, principal and interest, and Thirty Two (32) dollars and eleven (11) cents, cost to date of sale; making the total amount due One hundred and thirty nine (139) dollars and seventeen (17) cents. And the said Daniel Braden Jr, as Sheriff aforesaid, advertised for sale, according to law, or levied said — upon, the following described Real Estate, as property of said Defendants on the 21<sup>st</sup> day of February 1884, to-wit:

Lot numbered Twenty two (22) in the Village of Brimfield in Noble County Indiana

And said sale was set for the 15<sup>th</sup> day of March 1884, and the said Daniel Braden Jr, Sheriff as aforesaid, did, upon said day, between the hours prescribed by law, at the door of the Court House of Noble 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 Jacob Stillinger having bid the sum of One hundred and thirty nine (139) dollars and seventeen (17) cents

and no person bidding more, the same was, in due form, openly struck off to the said Jacob Stillinger he being the highest and best bidder therefor, and that being the highest and best price bid for the same; and the said Jacob Stillinger paid the amount so bid by him

The aforesaid Certificate will entitle the said Jacob Stillinger 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 aforesaid.

(L.P.R. p. 4)

Daniel Braden Jr

Sheriff Noble County.

March 15

1884

By William Trump Deputy.

## ASSIGNMENT.

For value received, I the undersigned administrator of the estate of Jacob Stillinger deceased, do hereby sell, assign and convey to Nancy Ouesler all the right, title and interest of said decedent's estate in the within certificate of purchase. William Jones

## ACKNOWLEDGMENT OF ASSIGNMENT.

State of Indiana, Noble County, ss: -  
Before me the undersigned a Notary Public in and for said County, this 16<sup>th</sup> day of May 1884, personally came William Jones, administrator of the estate of Jacob Stillinger deceased, and as such administrator acknowledged the execution of the foregoing assignment and further certificate of purchase.

Witness my hand and seal this 16<sup>th</sup> day of May 1884.

H. G. Zimmerman  
Notary Public.

(L.P.R. p. 4)



Read Mead May 22/84  
To Nancy Ouesler on  
assignment from  
Myself as Admin-  
istrator of the estate  
of Jacob Stillinger deceased

In Cause of  
Jacob Stillinger  
vs.  
Augustus Marks & Sophia Marks  
Indianspolis Journal Company, Printers.

## SHERIFF'S CERTIFICATE OF SALE.

Clerk's No. —  
TO Noble County.  
Jacob Stillinger