

# SHERIFF'S CERTIFICATE OF SALE.

I, Harry Bell, Sheriff of  
Noble County, in the State of Indiana, certify that I have this day sold by virtue of a certified  
copy of a judgment decree and order of sale  
to me directed from the Clerk of Circuit Court of Noble County, Indiana, issued on  
the 10<sup>th</sup> day of March, 1899, in a case wherein Daniel Rhodes,  
William Rhodes, George Rhodes, John Rhodes, Julia A. Faulkner,  
Elijah E. Dunton, Jacob Rhodes, Mary E. Ballou, & Sarah E. Chase,  
plaintiffs and

Nora M. Glendy and Curtis C. Glendy  
defendant(s) wherein judgment was rendered on the 4th day of October, 1898,  
for the sum of \$331 dollars and 7 cents,  
principal and interest to date of judgment, and the further sum of \$14  
dollars and 40 cents, costs accrued to that date, upon which there has accrued  
\$7 dollars and 14 cents  
interest and \$25 dollars and 26 cents  
costs making in all \$338 dollars and 21 cents  
cents principal and interest, and \$39 dollars  
and \$16 cents costs to date of sale; making total amount due \$54

1377

And the said Harry Bell as Sheriff aforesaid, advertised for sale,  
according to law, or ~~deemed~~ said Nora M. Glensdy and  
Lewis C. M. Glensdy, on the 12<sup>th</sup> day of April  
1899, to-wit: Lot number ten 1/10 and Lot number eleven  
1/11 in the Village of LaOtto, in Noble County, in the State  
of Indiana.

And said sale was set for the 6th day of May, 1899, and the said  
Harry Bell 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

**SHERIFF'S**  
**CERTIFICATE OF**  
**SALE.**

**Sheriff Noble County**

To  
*Jacob Blodden et al.*

**CERTIFICATE OF SALE**

*Deed made May 8<sup>th</sup> 1899.*

*By Sheriff Noble County Deputy Sheriff.*

*May 8<sup>th</sup> 1899*

The undersigned Sheriff will entitle the said Jacob Blodden et al to the amount so bid by him and the said Jacob Blodden et al being the highest and best bidder therefore, and that being the highest and best price for the same 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 date of sale aforesaid.

The purchaser of said real estate as aforesaid, to a deed in fee-simple to said Jacob Blodden et al for the amount so bid by him.

The aforesaid Certificate will entitle the said Jacob Blodden et al to the rents and profits of said real estate for a term not exceeding seven years, and having received no bid therefore, he did then and there offer for sale at public auction the fee-simple of said real estate, and struck off to the said Jacob Blodden et al 37 dollars and 75 cents, and no person bidding more, the same was, in due form opened having bid the sum of

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