## SHERIFF'S CERTIFICATE OF SALE.

ONLINI O OLIVINIONIL UI OALL.					
I Christoph C. Simon Sheriff of					
Noble County, in the State of Indiana, certify that I have this day sold by virtue of lertifus copy					
quent, diere and to me directed from the Clerk of Circuit Court of Noble County Indiana issued on					
the 12 day of Celebro, 1896, in a case wherein					
the 12 day of Color, 1896, in a case wherein on the 12 day of Oren L. Wordruff, Truette,					
plaintiff and Island Vari Skindly Ustoceation,					
plaintiff and Island Park assembly association, a Corporation, and welling					
defendant s, wherein judgment was rendered on the 5 day of June, 1896					
for the sum of 7253 dollars and 60 cents,					
principal and interest to date of judgment, and the further sum of					
dollars and cents, costs accrued to that date, upon which there has accrued					
235 dollars and 75 cents					
interest and SC dollars and 95- cents					
costs making in all 7489 dollars and 31-					
cents, principal and interest, anddollars					
andcents costs to date of sale; making total amount due					
7753 dollars and 64 cents					
And the said Chnitephie C. Sevin as Sheriff aforesaid, advertised for sale,					
according to law, or levied said					
upon the following described real estate, as property of the defendants in					
on 5 aut , on the 26 day of November					
189 6, to-wit: Let Plumber One hundred and.					
twenty for (124) in the plat of the Seland					
Park tisembly Grounds, which plat is					
Indiana, in Book 49 page 295 thereof					
maria, in 1907 of frage of					
And said sale was set for the 19 day of Deculer, 1896, and the said Churtophe 6. Summ Sheriff as aforesaid, did upon said day,					
between the hours prescribed by law at the door of the Count House of Noble Counts, offen for sale at myblic					

	- Rinda O	ng.	9 681 b	Doewely
	Sheriff Mobile County.	Ma and	. binsorota olas	to sind mort rusy sno to
\	tum per annum, defore the expiration	nererest at eight per cen	n 'həuow əsvyəind əyz	entitled thereto, paying
	nos rod roher or any other person	ht yd bemeeber ton ei empe ei	n the day of sale, if th	ort rosų sno ni eseimora
	vesaid, to a deed in fee-simple to said	otn en estates than bine to resu	tys dancyc	
000	and Hereforen	Event.	oute outil entitle the said	The aforesaid Certh
			y then	d bid os innomp sat bing
	ightest and dest price bid for the same;		at and dest didder s th	shert saing the sail
	me, the same was, in ductorm openly	s, and no person bidding mo	Manoy Er	pins off to Ho dourds
	מווק פון מווק	- Beech Hen	Fin	fo mus sht bid gnivan
	de of said real estate, and	oublic auction the fee-simple	there offer for sale at	therefor, he did then and
	ven years, and having received no bid			