

SHERIFF'S
Certificate of Sale.

SHERIFF NOBLE COUNTY

-TO-

Carroll and
Huffman

CERTIFICATE OF SALE.

Deed Made July 10-1901,

Sheriff.

SHERIFF'S CERTIFICATE OF SALE.

I Christopher C. Simon Sheriff of

Noble County, in the State of Indiana, certify that I have this day sold by virtue of ~~the~~ order of me ~~judgment, decree and~~ to me directed from the Clerk of Circuit Court of Noble County, Indiana, issued on

the 12th day of October, 1896, in a case wherein

Orson L. Woodruff, Trustee,
is

plaintiff and Island Park Assembly Association,
a Corporation, and others
an

defendant S, wherein judgment was rendered on the 5th day of June, 1896

for the sum of 7 2 5 3 dollars and 6 0 cents,

principal and interest to date of judgment, and the further sum of 1 7 7

dollars and 3 4 cents, costs accrued to that date, upon which there has accrued

2 3 5 dollars and 7 5 cents

interest and 8 6 dollars and 9 5 cents

costs making in all 7 4 8 9 dollars and 3 5

cents, principal and interest, and 2 6 4 dollars

and 2 9 cents costs to date of sale; making total amount due

7 7 5 3 dollars and 6 4 cents

And the said Christopher C. Simon as Sheriff aforesaid, advertised for sale,

according to law, ~~or levied said~~

~~upon~~ the following described real estate, as property of the defendants in

his suit, on the 26th day of November

1896, to-wit: Lot Number One hundred and

twenty four (124) in the plat of the Island

Park Assembly Grounds, which plat is

recorded in the Deed Records of Noble County,

Indiana, in Book 49 page 295 thereof

And said sale was set for the 19th day of December, 1896, and the said

Christopher C. Simon 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

By Deputy.

Sheriff Noble County.

Christopher C. Simon

December 19th 1896

of one year from date of sale aforesaid.

entitled thereto, paying the purchase money, with interest at eight per centum per annum, before the expiration

premises in one year from the day of sale, if the same is not redeemed by the defendant S or any other person

the purchaser of said real estate as aforesaid, to a deed in fee-simple to said

The aforesaid Certificate will entitle the said Carroll and Huffman

paid the amount so bid by them

and the said Carroll and Huffman

The being the highest and best bidder S therefor, and that being the highest and best price bid for the same;

struck off to the said Mary Carroll and Alice Huffman

cents, and no person bidding more, the same was, in due form openly

having bid the sum of five dollars and

Mary Carroll and Alice Huffman

therefor, he did then and there offer for sale at public auction the fee-simple of said real estate, and

auction, the rents and profits of said real estate for a term not exceeding seven years, and having received no bid