SHERIFF'S CERTIFICATE OF SALE. 1, George MCLran Noble County, in the State of Indiana, certify that I have this day sold by virtue of Jartified Copy of Judgmont, decree and, to me directed from the Clerk of Circuit Court of Noble County, Indiana, issued on the DIST day of March , 1889, in a case wherein William Handenson is plaintiff. and John lo MCPhetens, Frances MCPheters, John B. Wright Charles Cooper, Frank & Fairchild Charles & Cooper I sault B Kinks and Charles Flowoper are defendants.., wherein judgment was rendered on the 21st day of June, 1887, for the sum of Our Hunch edand forty findollars and Ities cents, principal and interest to date of judgment, and the further sum of cents, costs accrued to that date, upon which there has accrued fre dollars and Ministey Stone cents interest and Twenty one dollars and Fifty costs making in all Othe Hundredand Jurity dollars and fifty dix cents, principal and interest, and_____ cents costs to date of sale; making total amount due Orce Hundred and Seventy driver dollars and fifty oux cents. And the said Groups Ill Lique as Sheriff aforesaid, advertised for sale, upon the following described real estate, as property of John E. M. Chetu , on the 2 may of Cepric and Furnly four (124) and One By Milleun Sunnis Deputy. 9881 22 1389 Hundred and Thirty one (131) in the original plat of the Cown of albion in Hable person entitled thereto, paying the purchase money, with interest at eight per centum per annum, defore the premises in one year from the day of sale, if the same is not redeemed by the defendant.. or any other Courty Indiana william Hand Eron . he . being the highest and dest bidder . . therefor, and that deing the highest and dest price did for the same; And said sale was set for the 23 day of Chric gineson no person bidding more, the same was, in due form openly having bid the sum of One Hendred and promity from dollars and 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