Art Warble 12-11-1950 Lives at Loon Lake Indiana Works for A driveway at So Bend Ind.Studebaker Co STATE OF INDIANA
COUNTY OF NOBLE

TO THE SHERIFF OF NOBLE COUNTY:

Be it remembered that on the 9 day of July, 1948, the same being the 53rd judicial day of the Noble Circuit Court, the said court rendered the following judgment in the cause wherein the Salem Bank and Trust Company of Goshen, Indiana was the plaintiff and Art Warble was the defendant, to-wit:

"Comes now the plaintiff, by counsel, and it appearing to the Court by the summons herein, and the return of the Sheriff endorsed thereon, that said defendant has been served with process, which proof of service has been heretofore made herein, and the Court having heard the evidence and made a finding for the plaintiff in the amount heretofore entered by the judge of this court upon the records of this Court.

And this Court further finds that the sums due plaintiff are secured by the Chattel mortgage upon the goods and property described in the complaint, and the Court further finds that said mortgage was duly recorded in the office of the Recorder of Elkhart County, Indiana within (10) days after its execution, and that at the time of its execution the defendant has said property in Elkhart County, Indiana and now residing in Noble County, Indiana, and the Court further finds that plaintiff is entitled to have its mortgage foreclosed and said property sold for the payment and satisfaction of his debt.

It is therefore considered and adjudged by the Court that the plaintiff have and recover of and from said defendant, Art Warble, the sum of one hundred forty seven (\$147.00) dollars to gether with fifty (\$50.00) dollars attorneys fees and the costs of this action and all accruing costs, without relief from valuation and appraisement laws.

It is now, therefore, ordered, adjudged and decreed that plaintiffs have and recover judgment in the sum of one hundred ninety seven (\$197.00) dollars against the following described personal property:-One Service Cycle, motor number 14599, upon strict foreclosure of the mortgage described in plaintiff's complaint and that said mortgage be and hereby is strictly foreclosed and said sum of one hundred ninety seven (\$197.00) dollars is declared to be a first lien upon the above described personal property; and the defendant, Art Warble, is hereby ordered and required to pay the amount of said debt and lien to the plaintiff within ten days from date hereof, and it is further ordered and decreed that upon failure to pay said debt and lien within said time the claim, lien, title, interest and equity of redemption of said defendants and each of them in and to the above described personal property shall thereafter be forever barred and foreclosed and the title of said plaintiffs in said property thereafter by reason of such failure is quieted and set to rest as against the defendants and each of them.

The proceeds arising from said sale of the above mentioned personal property to be applied as follows, to-wit: First, to the payment of the costs and accruing costs herein; second to the payment of the amount found due

plaintiff on the claim sued herein, being the amount of the judgment hereinbefore randered, together with interest from this date; Third, the overplus, if any there be, to be paid by the sheriff to the clerk of this court for the use of the party lawfully entitled and authorized to receive the same.

In the event said mortgaged propertyshall fail to sell for a sum sufficient to pay and satisfy said judgment, interest, costs, and accruing costs, the residue thereof remaining uppaid shall be levied of the goods and chattels and lands and tenements of said defendant, Art Warble, subject to execution; and sale thereof shall be made without any relief whatever from valuation or appraisement laws."

You are therefore hereby commanded after giving the legal notice required by law, to sell the personal property in said decree described and in accordance therewith, and in accordance to law, without relief from valuation or appraisement laws, hand have the money arising from said sale at the clerk's office in the court house in said county, within ninety days from the date thereof, to satisfy said judgment, interest, and costs, and then and there return this writ, with your proceedings indorsed thereon.

Witness my hand and the seal of said court this 21st day of November, 1950.

Sprakelle Frymer Clerk.

No.- 15642 Salem Bank & Trust Company Goshen, Indiana

VS

Foreclose Mortgage.

Art Warble

STATEMENT OF COSTS

Clerk's Costs \$11.00

Docket Fee 2.00

Sheriff's Fee 8.10

\$21.10

STATE OF INDIANA, NOBLE COUNTY, SS:

I, Dorabelle Frymier, Clerk of the Noble Circuit Court of
Noble County, in the State of Indiana, do hereby certify that the above and
foregoing is a full, true and complete statement and list of all of the accrued
costs in the above entitled cause as the same appears of record in my offce.

In Witness Whereof, I hereunto subscribe my name and hereto affix the seal of said court this 21st day of November, 1950.

Dorabelle Frymier, Clerk

Noble Circuit Court.

This writ came to hand November 21st 1950 I served and after dilligent search I failed to fint the within named Art Warble in my Bailiwick and return this 11th day of December WWWII 1950 wholly unsatisfied.

Miles 2.40
Service .40
Copy .25
D&R .20

Charle T. Maare Sheriff
Noble County



Goshen, Indiana Salem Bank & Trust Co.,

VS

Art Warble

Costs Judgment----Int. to date----27.97 --197.00 --21.10 246.07

Ed. 37 P. 87
Jd. 18 P. 323 Ex. 0.B. 78 P. 184-185 12 P.251

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CLERK NOBLE CIRCUIT COURT

Mehl & Mehl, Attorneys.