State of Indiana, Noble County, SS:

In the Noble Circuit Court of Indiana

No.-14147 Community State Bank)) Foreclose Mortgage

The State of Indiana, to the Sheriff of Noble ounty, Indiana, Greeting:

Be it remembered, that on the 22nd dayof October, 1941, the same being the 15th Judicial Day of the October, 1941, Term of the Noble Circuit Court of Indiana, held in the Court House in the town of Albion, in said County and State, commencing on the First Monday of October, 1941, the Honorable Fred L. Bodenhafer, Judge of said Court presiding, the following proceedings were had and findings, judgments, decrees and orders of sale made, rendered and entered by said court in the above and foregoing cause, to-wit:

January 6 1942 is exempt from Intangibles

Being Specifically Exampled under Sco. 1 (b)

Clerk of Noble Circuit Court

No.-14147 Community State Bank

VS

Orville R. Frey

Suit on note and foreclosure of chattel mortgage.

Comes now the plaintiff by it's attorney R.W. Probst, and it appearing to the stisfaction of the court, by the sheriff's return to the summons issued xharaam in this cause which summons and the return of the sheriff endersed thereon are in the words and igures following, to-wit: (here insert)., that the defendant has been duly served with such summons more than ten days before the first day of the present term of this court, and said defendant failing to appear and answer the complaint herein, is now three times sudibly called and comes not, but herein whollymakes default.

And this cause is new submitted to the court for trial on the default of the lefendant, and the evidence and argument of counsel being heard, and the court being fully advised in the premises, finds that there is due the plaintiff from the defendant on the note sued on the sum of \$269.21, without relief from valuation and appraisement laws, and that the plaintiff has and holds a chattel mortgage securing said sum and that said chattell mortgage is a first and prior lien upon the goods described therein and in said complaint, and that plaintiff is patitled to have said personal property sold.

It is therefore, considered, adjudged and decreed by the court that the laintiff have and recover of and from the defendant herein, the sum of \$269.21, without relief rom valuation and appraisement laws, and its costs in this action taxed at dollars and cents.

It is fuurther considered, adjudged and decreed by the court that plaintiff's cortgage be foreclosed, and that the goods and property therein named described as follows, to-wit: me (1) spotted cow seven years old; One (1) gurnsey cow, seven (7) years old, one (1) gurnsey ow eight (6) years old; one (1) Jersey cow six (6) years old; one (1) red cow seven (7) years ld, and one (1) bay herse twelve (12) years old, or so much there of as may be necessary, for hat purpose be sold by the sheriff of said county of Noble, State of Indiana, as personal property is sold on execution, and upon such notice as is given in sale a upon execution, said sale to be without any relief from valuation and appraisement laws.

And in the event saidmortgaged goods shall fail to sell for a sum sufficient to pay and satisfy said judgment, principal, interest and costs, the residue thereof remaining unpaid shall be levied of the goods and chattels, lands and tenements of the defendant subject to execution, and sale thereof shall be made without any relief fwhatever from valuation or appraisement.laws.

State of Indiana, Noble County, SS:

Noble County, in the State of Indiana, do hereby certify that the attached and foregoing is a full, true and complete copy of the proceedings had and of the findings, judgments, decrees and orders of sale made, rendered and entered in and by said court in said cause on said 22nd day of October, 1941, as the same appears of record in my office in the Court House at the town of Albion, in said County and State.

In Witness Whereof, I hereunto subscribe my name and hereto affix the seal of said court at my said office this 6th day
of January, 1942.

A Black

Clerk Noble Circuit Court.

You are therefore commanded, after giving the notice property required by law, to sell the said goods and/e in the foregoing judgment and decree described as therein directed and as provided by law, without relief from valuation and appraisement laws, and apply the proceeds arising therefrom as therein ordered, and that then of any other property of said defendant, Orville R. Frey, subject to execution, you levy, without relief from valuation and appraisement laws, any balance remaining unpaid of the judgments rendered against said defendants, together with interest and costs and have the same at my office to satisfy said judgment, interest and costs and return this writ with your proceedings endorsed thereon within one hundred and eighty days from this date.

In Witness Whereof, I hereunto subscribe my name and hereto affix the seal of said court at my office in the court house at the town of Albion, in said sounty and State, this 6th day of Fanuary, 1942.

And R. Black

Clerk Noble Circuit Court.

In the Noble Circuit Court, January Term, 1942 No.14147 Community State Bank To foreclose mortgage

Orville R. Frey

VS

STATEMENTS OF COSTS

Sheriff's fee.....\$ 4.05 Docket fee....\$ 2.00 Total....\$16.05

State of Indiana, Noble County, SS:

I, Porter R. Black, 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 the accrued costs in the above entitled cause as the same appears of record in mu office.

In Witness whereof, I hereunto subscribe my name and hereto affix the seal of said court this 6th day of January, 1942.

Clerk Noble Circuit Court.

Sorte R. Black

This writ came to hand this 6th day of January, 1942, and on the 23rd day of March, 1942, said writ was served and leveyed upon the defendant and the personal property described in said writ.

Said judgment defendant did thereon, to-wit; on the 27th day of March, 1942, pay the sum of Two Hundred Ninety nine Dollars and Eight Five Cents (\$299.85) being in full of costs included in the sum of Twenty Two Dollars and Eight Five cents (\$22.85) and in full of said judgment described in in said writ, and this writ, together with the sum aforesaid is now returned to said wourkx Clerk as fully satisfied and paid.

Sheriff's fees \$6.80 Judgment 269.2 1 16.05 Costs to issue 7.79 interest Total 299.85

