NOTICE OF SHERIFF'S SALE OF REAL ESTATE.

State of Indiana. County of Noble, ss: Cause No. 14106. City of Kendallville, Indiana, VS.

Paul N. Hoffman

Notice of Sheriff's Sale of Real Estate.

By virtue of a certified copy of a decree to me directed from the Clerk of the Noble Circuit Court in the cause wherein the City of Kendallville, Indiana, is plaintiff, and Paul N. Hoffman is defendant, requiring me to make the sum of forty-five and 17-100 dollars (\$45.17), with interest and costs. I will offer for sale at public auction to the highest bidder, on the 29th day of November, 1941, between the hours of 10:00 A.M. and 4:00 P.M. at the east door of the Court House, in the Town of Albion, Indiana, the rents and profits for a term not exceeding seven (7) years, the following real estate in said County and State, to-wit:

Lot No. 4, in Gawthrop's Addition to the City of Kendallville, Indiana.

If such rents and profits will not sell for a sum sufficient to pay and satisfy said decree, interest and costs, I will, at the same time and place, offer for sale at public auction the fee simple of said real estate, or so much thereof as may be necessary to pay and satisfy said decree and costs.

Said sale to be made without any relief from valuation and appraisement laws.

Dated this 3rd day of November,

1941. MARION G. GALLOWAY,

Sheriff of Noble County, Indiana. Porter D. Crowell,

Attorney for Plaintiff. (Nov 4 11 18)

STATE OF INDIANA NOBLE COUNTY

Noble Circuit Court havender 26, 1941

Personally appeared hellie D Shaffer, buthupen of THE KENDALLVILLE DAILY NEWS-SUN: a daily newspaper of general circulation, published in the City of Kendallville, in the county aforesaid, who, being duly sworn, upon hear oath says that the notice, of which the attached is a true copy, was duly published in said paper for ______ weeks successively, to-wit:

On the 4 day of how 19 4/ On the 18 day of how 194/

On the // day of have 19 4/ On the day of 19

Signed helia D. Shiffer

Subscribed and sworn to this 26 day

[SEAL]

My commission expires Magnet 28, 1944

SHERIFF'S CERTIFICATE OF SALE

I, Marion G. Galloway Sheriff of
Noble County, in the State of Indiana, certify that I have this day sold by virtue of an order
of Execution
the 21st day ofOctober
Kendallville, Indiana
plaintiff and
promitiviti and the state of th
defendantwherein judgment was rendered on the
for the sum of # 55.18 dollars and cents,
principal and interest to date of judgment, and the further sum of
dollars and
dollars and
interest and dollars and cents
costs making in all. dollars and #36// cents
principal and interest, and dollars
and
61.29 dollars and cents
And the said as Sheriff aforesaid, advertised for sale,
according to law, or levied said.
upon the following described real estate as property ofdefendant.
on the 5th day of November
19341, to-wit: Lot No. 4 in Gawthrop's Addition to the City of
Kendallville, Indiana.
ACHUCILVIII, Indiana.
Tarang aka mengangan dan penggunan menganan kendarah dan menggunan menggunan dan menggunan dan menggunan dan d Barang penggunan dan menggunan dan menggunan kendarah dan menggunan dan dan dan bermanggunan dan dan dan dan d
And said sale was set for the
and have not proper to care kerevers, own in requestion action of our gift were a conjugate per continue for granter
between the hours prescribed by law, at door of the Court House of Noble County, offer for sale at public auction

DEC -4 1941 OEC -4 1941 OLERK NOSLE DIROUT COURT OLERK NOSLE DIROUT COURT	CERTIFICATE OF SALE	Sheriff Noble County - TO -	SHERIFF'S CERTIFICATE OF SALE	
--	---------------------	-----------------------------	-------------------------------------	--

By Deputy.	November 29.
Money Bheriff of Noble County.	
	aforesaid.
ght per centum per annum, before the expiration of one year from date of sale	paying the purchase money, with interest at ei
e same is not redemed by the defendant or any other person entitled thereto,	premises in one year from date of sale, if th
the purrchaser of said real estate as aforesaid, to deed in fee-simple to said	•••••••••••••••••••••••••••••••••••••••
said City. of . Kendallville, .Indiana.	The aforesaid certificate will entitle the
	paid the amount so bid by
. Indiana	allivilabna to vata
store, and that being the highest and best price paid for the same; and the said	being the highest and best bidder there
Ilville, Indiana	struck off to the said Cityof. Lendal
cents, and no persons bidding more, the same was, in due form openly	
bns sand bns sand	having bid the sum of
and the contract of the contra	24 12 anathal
fee-simple of said real estate, and Ottyof Kendallville,	
erm not exceeding seven years, and having received no bid therefore, he did then	the rents and profits of said real estate for a to

RETURN ON ORDER OF SALE.

AND on the	bth	day ofNovember
to the command of this	Court	I advertised the Real Estate herein described for sale
at the Court House Door of No	ble County, Indiana, o	n the 29th day of November
19.41, by publication in the	<u>Kendallyı</u>	ILE News Sun a weekly and daily newspaper of general
		Clty of Kendallville in said county,
		r more than three weeks successively, immediately before the day of sale,
		urt House Door of said County, Albion, Indiana
and by posting up like printed to was done more than twenty de	notices there of at thre	e public places of the Township, where the said Real Estate is situate, which ding the day of sale, a copy of said notice being thereunto attached and
made a part of this return.		And on the day set for the sale of said Real Estate, to-wit:
adr.	\$11.00	November 29th 1941, between the hours
Casto to acon	19.99	of 10 o'clock a m., and 4 o'clock p. m., at the Court House door of said
Ceral.	1,00	County, at the Town of Albion, I first offered to the highest and best bid-
Desare	1.86	der for cash in hand. Lot No. 4 in Gawthrop's
Com.		Addition to the City of Aendaliville,
mleage	2.60	1 ndiana
28R _	30	
*	\$ 36.15	
		the rents and profits of said Real Estate for a period not exceeding
		seven years by the year, and receiving no bid therefor, I did then and there
		offer to the highest and best bidder for cash in hand
		Lot No. 4 in Gawthrop's Addition to the
		City of Kendallville, Indiana.
the fee simple right of the def	endant of, in and to	said Real Estate as described in said Order of sale
		and City of Kendallville, indiana
		DOLLARS
		there offered for the fee simple of all of the above described Real Estate,
the same was openly struck of	ff and sold to City	of Kendallville, Indrana
for the sum, there being pre	esent at and during al	I the time of said sale more than three competent bidders; and purchaser
having paid over to me the an	mount so bidby	
chase, bearing even date he	erwith. Paid over to	plaintiff, as per
	#	DS./8 DOLLARS.
		36.15 dollars, original costs, and
retained		dollars, my fées,
Printer fee. Done. Novemb	er 29	1941
		Marion Glalloway Sheriff
		Denuty

State of Indiana, Noble County, SS:

In the Noble Circuit of Indiana.

No.14106 The City of Kendallville, Ind.

VS

To foreclose assessment lien.

Paul N. Hoffman

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

Be it remembered, that on the 13th day of October,1941, the same being the 7th judicial Day of the October,1941 term of the Noble Circuit Court of Indiana, held in the court House in the town of Albiom in said County and State, commencing on the first Monday in October, 1941, the Honorable Fred L. Bodenhafer, Judge of the 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:

Not toxable Judgment was upon a municipal assissment October 13,1941 7th day

State of Indiana SS:County of Noble

In the Noble Circuit Court October Term, 1941

Cause No.14106

In re: City of Kendallville, Ind.)
plaintiff
vs Paul N. Hoffman, defendant)

Comes now the plaintiff by Counsel, Porter D. Crowell, and it appearing to the court by notice and proof of publication herein, which said notice and proof of publication are in words and figures as follows:-(H.I.), that the defendant Paul N. Hoffmanhas been duly notifie of the pendency of this action by three successive publications in the Kendallville Daily News Sun, a weekly newspaper of general circulation printed and published in the City of Kendallville Noble County, Indiana, the last of which said publications was made on the 7th day of June, 1941, and more than thirty days before October 6,1941, the same being the return day endersed on plaintiff's complaint herein.

And now said defendants are three times audibly called in open court, come not, but herein wholly make default.

and the court having heard the evidence, and being duly advised in the premises, finds for the plaintiff that the allegations of plaintiff's complaint are true; that the plaintiff is the owner and holder in due course of improvement bends issued for the improvement of certainstreets in the City of Kendallville, as in the complaint set forth; that the value of the services and materials in the construction of said Twenty-one and 18/100 (\$21.18) Dollars: that the reasonable value of the services of plaintiff's attorney in this action is Five (\$5.00) Dollars; that there is due the plaintiff on the assessment, as made and set out in the complaint, the sum of Twenty-five and 18/100 (\$25.18) dollars; and the court further finds that the plaintiff has and holds a lien upon the real estate described in plaintiff's complaint for the value of said services and attorney fees, and that the plaintiff is entitled to have this lien forcelosed and the same enforced against the real estate described in plaintiff's complaint.

It is now therefore considered, adjudged and decreed by the court that the plaintiff have and recover the sum of Twenty-five and 18/100 (\$25.18) Dollars; together with the costs of this action, and that its lien and assessments be foreclosed as against all claims and interests of the defendants in and to the following described real estate in Noble County, State of Indiana, to-wit:-

Lot & in Gawthrop's Addition to the City of Kendallville, Indiana.

And that a copy of this order and decree duly certified by the clerk of this court issue to the sheriff of Noble County directing and commanding him to sell said real estate as upon execution, without relief from valuation or appraisement laws, and to divide the proceeds thereof first to the payment of costs and accruing costs, then to the payment of the judgment herein with interest at the rate of 6 per cent per annum, and that any balance remaining to the defendants as their interests may appear.

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 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 13th 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 Withess, whereof, I hereunto subscribe my name and hereto affix the seal of said court at my said office this 21st day of
October, 1941.

Clerk Noble Circuit Court.

You are therefore commanded, after giving the notice required by law, to sell the said real estate 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 return this writ with your proceedings indorsed 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 intthe Court House at the town of Albion, in said County and State, this 21st day of October, 1941.

Soler R. Black Clerk Noble Circuit Court.

In the Noble Circuit Court, October Term,

No.-14106 The City of Kendallville, Ind.)

VS

To foreclose assessment lien.

Paul N. Hoffman

STATEMENTS OF COSTS.

Clerk's costs\$	8.50
Docket fee\$	2.00
Transcript fee\$	2.00
Newspaper notice\$	7.49

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 my office.

In Witness whereof, I hereunto subscribe my name and heretof affix the seal of said court this 21st day of October, 1941.

Porter R. Black Clérk Noble Circuit Court.

Cause No.14106 Ex.3207

No.14106 The City of Kendallville, Ind.

vs

Paul N. Hoffman

Judg. favor pltf......\$25.18
Interest to issue......\$19.99
Costs to issue......\$45.17

0.B. 75 P. 56 Ed. 34 P. 297 J.D. 17 P. 129 Ex.D. 12 P. 130

14

Porter D. Crowell, Attorney

