

OUR BIG FEATURE

10 AUTOS

at

\$25

each

MARTIN O'NEALS

10-DAY SALE

By virtue of a certified copy of a decree to me directed from the Clerk of the Superior Court of Marion County, Indiana, in cause No. A-60243 wherein Roy Towell, Plaintiff, and Ralph Foster and Mary Elizabeth Foster, his and her defendants, requiring me to make the sum of money, as provided for in said decree, with interest and costs, I will expose at public sale to the highest bidder, on

SATURDAY, THE 15TH DAY OF FEBRUARY, 1932,

between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the door of the Court House of Marion County, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion County, Indiana:

Lot number 248 in Clark and Onosco's Second Addition to the Town of West Indianapolis, now a part of the City of Indianapolis, Marion County, Indiana.

If such rents and profits will not sell

Starts Today! Most Sensational Event of the Year

Washing . . . Tremendous Reductions . . . Price Cuts
make this 2nd Annual Sales Event THE MOST
IMPORTANT SALE EVENT OF THE YEAR!!
More than 150 choice bargains . . . in all makes
in all models . . . in every price class!!
Even if your funds are limited . . . don't pass up
opportunity to see these wonderful cars. Motors

in perfect condition even on cars selling for \$100
and less. THEY'RE ALL CLEANED AND
READY TO GO!

Come in today . . . prepared to buy!! See for your-
self why Marmon's trade name has become a
"BUY"-WORD for USED CAR VALUE.

See These Prices! They Shout—"Buy"—"Buy"—"Buy!"

<p>NASH</p> <p>1930 Sport Convertible Coupe. Attractive, smooth, bright egg blue finish. A fine car for work or pleasure. Rumble seat and in perfect condition with 3 year guarantee. Original price \$475.00.</p> <p>Sale price \$295.00</p>	<p>MARMON</p> <p>1928 Series "68" Sport Roadster with rumble seat, 6 wire wheels, side mounted, an 8-cyl. motor, just overhauled and runs like a new job. Original price \$450.00.</p> <p>Sale price \$195.00</p>	<p>MARMON</p> <p>Late 1930 Series—8-Cylinder, 7-passenger DeLuxe Sedan. Custom built body with DeLuxe Broadcloth Upholstering, armrests and DeLuxe equipment throughout, chauffeur driven, maroon lacquer finish, traded in on the new V-16 Series. Cost \$3,350.00. Original price \$3,450.00.</p> <p>Sale Price \$895.00</p>	<p>PACKARD</p> <p>Late 1928 5-Pass. Sedan. All spatter-proof glass, black blue finish, side mounted tires, disc wheels, chromium rings, thoroughly tested. Original price \$985.00. Sale price \$425.00</p>	<p>DE SOTO</p> <p>1931 Sedan. Driven only 4,500 miles, with wire wheel equipment. At the price we are asking this car will be snapped up immediately. Original price \$695.00.</p> <p>Sale price \$345.00</p>
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MERCHANDISE	LIVESTOCK	FINANCIAL	Equitable Securities Co.	55 Autos Wanted	LEGALS
99 Coal, Wood and Fuel	42 Dogs, Birds, Pets	46 Money to Loan	'30 Chevrolet Coach ... \$800 '32 Chevrolet Coach ... 100	WILL pay cash for your car or your equity. WOLE AUTO CO. 204-516 Indiana Trust Bldg. L. 9624	56 Legal Notices Jan. 22, 1932 Jan. 22, 1932 Jan. 22, 1932

1. I. WOLF AUTO CO.
14 4576 961 N. Capitol

LEGALS

56 Legal Notices

ONE 6-cylinder Essex Coach, Ohio license No. 13721, engine No. 79401, bill of sale No. 138779, filed with the County Clerk of Courts, Springfield, Mo., to be sold for storage and defaults on February 1st, 1932, at the Court House Garage, 322 S. Third St., Springfield, Mo.

COURT HOUSE GARAGE
J. H. MOORE.

JACOBY & HADLEY
 204-515 Indiana Trust Bldg. 11. 9524
 Rl. 7950

SHERIFF'S SALE

By virtue of a certified copy of a decree to me directed from the Clerk of the Circuit Court of Marion County, Indiana, in cause No. 46370 wherein The State of Indiana is Plaintiff and the Association, Plaintiff, and Carl Light and John L. Sumner, Defendants, I will sell at public sale the property of the said defendants with interest and costs, I will sell at public sale the first, second and third of said premises, to wit: the said estate, or so much thereof as may be sufficient to satisfy the said judgment, sale will be made without real valuation or appraisal.

CHARLES L. SUMNER
 Sheriff of Marion County, Indiana.

Jan. 22, 1932. Jan. 22, Feb. 2.

H. W. KOTHE
 1500 Fletcher Trust Bldg. 11. 5828

SHERIFF'S SALE

By virtue of a certified copy of a decree to me directed from the Clerk of the Circuit Court of Marion County, Indiana, in cause No. A-38098 wherein The State of Indiana is Plaintiff, and John Lumsden and John Lumsden, Jr., Defendants, requiring me to make and sell at public sale the property of the said defendants with interest and costs, I will sell at public sale the first, second and third of said premises, to wit: the said estate, or so much thereof as may be sufficient to satisfy the said judgment, sale will be made without real valuation or appraisal.

CHARLES L. SUMNER
 Sheriff of Marion County, Indiana.

Jan. 22, 1932. Jan. 22, Feb. 2.

Grace N. Light, his wife, hereinafter called "the widow," who has no other heirs or assigns, for and to the said Charles L. Sumner, Twenty Four Dollars, (\$24.00) and, if he dies without issue, I will expose at public sale to the highest bidder on

SATURDAY THE 13TH DAY OF FEBRUARY, 1932,

between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, at the County Court House in Marion County, Indiana, the rents and profits for a term not exceeding seven years, of all the lands and tenements owned by me of the following real estate in Marion County, Indiana:

Section six, sixty-two (62) in Spades Park, section two, an addition to the City of Indianapolis, Marion County, Indiana.

If such rents and profits will not sell for the sum of twenty four dollars, I agree with interest and costs, I will, at the expiration of the above term, expose at public sale the fee simple of said real estate, or so much thereof as may be sufficient to reimburse me therefor. Said sale will be made without relief from valuation or otherwise.

CHARLES L. SUMNER
Plaintiff.

Jan. 22, 1932. Jan. 22, 29, Feb. 5, 1932.

Dollars, and Seventy cents (\$180.00), which I have received from the said interest and costs, I will expose at public sale to the highest bidder on

SATURDAY THE 13TH DAY OF FEBRUARY, 1932,

between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, at the County Court House in Marion County, Indiana, the rents and profits for a term not exceeding seven years, of all the lands and tenements owned by me of the following real estate in Marion County, Indiana:

Concord Heights, an addition to the City of Marion, Marion County, Indiana, recorded in plat book page 142 of the Recorder's office in Marion County, Indiana.

If such rents and profits will not sell for the sum of one hundred and eighty dollars, I agree with interest and costs, I will, at the expiration of the above term, expose at public sale the fee simple of said real estate, or so much thereof as may be sufficient to reimburse me therefor. Said sale will be made without relief from valuation or otherwise.

CHARLES L. SUMNER
Plaintiff.

Jan. 22, 1932. Jan. 22, 29, Feb. 5, 1932.

<p>E. E. McFERRIN 806 New York Building, St. Paul, Minn.</p>	<p>MEANS & BUNTING 335 State Life Bldg., Ind. 1513</p>
<p>SHUFFLE'S SALE</p>	<p>SHUFFLE'S SALE</p>
<p>By virtue of a certified copy of a decree to me directed by the Clerk of the Superior Court of Marion County, Indiana, in and to the cause of <i>John Miller Securities Company, Plaintiff, vs. Charles Hoppe, et al., Defendants</i>, requiring me to make the sums of money, as provided for in said decree, I will expose at public sale the highest bidder, to-wit:</p> <p>SATURDAY, THE 13TH DAY OF SEPTEMBER, 1913, at 10 o'clock A. M.</p> <p>between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, at the door of the Court House of Marion County, Indiana, the rents and profits of the following real estate in Marion County, Indiana, to-wit:</p> <p>Lot numbered one hundred ninety-four, in the City of Indianapolis, Indiana, and Addition to the City of Indianapolis, Indiana, at the east half of the town-ship 14 North, range 2 East, of the Meridian.</p>	<p>By virtue of a certified copy of a decree to me directed by the Clerk of the Superior Court of Marion County, Indiana, in and to the cause of <i>Speedway Realty Company, Plaintiff, vs. Charles Hoppe, et al., Defendants</i>, requiring me to make the sums of money, as provided for in said decree, I will expose at public sale the highest bidder, to-wit:</p> <p>SATURDAY, THE 13TH DAY OF SEPTEMBER, 1913, at 10 o'clock A. M.</p> <p>between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, at the door of the Court House of Marion County, Indiana, the rents and profits of the following real estate in Marion County, Indiana, to-wit:</p> <p>Lot numbered 351 in Speedway City, Indiana, and Addition to the City of Indianapolis, Marion County, Indiana.</p> <p>If such rents and profits will not</p>

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ce. **SATURDAY, 12 17TH DAY OF FEBRUARY, 1932.**

At 9 o'clock A. M. and 5 o'clock P. M. of said day, at the County Court House, in Marion County, Indiana, the rents and profits of said land were sold for a term not exceeding seven years, to the following parties, to-wit:

1. To the number fifteen (15), in Devonshire Park, an addition to the City of Indianapolis, Indiana, as recorded in plat book 10, page 162, of the Recorder's office of Marion County, Indiana.

If such rents and profits will not sell for a sufficient sum to satisfy said decree with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be necessary to discharge said decree. If said sale will be made without relief from said rents and profits, the same will be made at the same time and place, exposed to public sale the fee simple of said real estate, or so much thereof as may be necessary to discharge said decree. If such rents and profits will not sell for a sufficient sum to satisfy said decree with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be necessary to discharge said decree. If said sale will be made without relief from said rents and profits, the same will be made at the same time and place, exposed to public sale the fee simple of said real estate, or so much thereof as may be necessary to discharge said decree.