ceased, and that freely and volunt tofore duly author	ged that he was at the time of the execution of said deed and is now the diffied, and acting administrator of the Estate of Melissa Ellem Shanor, or set signed, sealed, and executed the said instrument as such administrator rily for the uses and purposes therein set forth and that he had been the ized to execute said instrument by the District Court of Sheridan County, ser duly and regularly entered in the matter of said Estate.  We commission expires February 8, 1912  Given under my hand and Notarial seal this 3rd day of August,—
(seal)	A.D. 1910
	Horbert E Zuilly
Enderon voltar (Sie u. et eto do.	Notary Public
2(4) 325 - 152 - 4 Mag	And the control of th
O.P. Hanna Agu	KNOW ALL MEN BY THESE PRESENTS, That whereas, the following described
John D Helvey Biled 4.00 P.M. Sept 26th 1910 #39405	real property, viz: Lot One (1), Block Five (5) of the Woods Addition to the Town, now City of Sheridan, Wyoming, situate in the County of Sheridan, State of Wyoming, was subject to baxation for the years A.D. 1905 & 1906; and whereas the taxes assessed upon said real property for the year aforesaid, remained due unpaid at the date of such sale herein after named, and whereas the treasurer of said county did on the 29th.
house, or building formity with all i perty above descriing unpaid on said the County of Sheri the whole amount of the years 1905 having been made that price, and who property has not to Treasurer of the chaid as aforesaid, bargained and sold the lights of redection of the said as aforesaid, have he the rights of redection of the said as aforesaid, have he the state of the said and sold unto him, the the rights of redection of the said as aforesaid, have he the state of wood.  The STATE OF WYOM County of Sheridan	) S.S.  I hereby certify that before me, the undersigned L.B.Glafcke Clerk
said county, at th identical person w of said county, an	aid County, personally appeared the above named O.P. Hanna, treasurer of state of the execution of the above conveyance, and known to me to be the nose name is affixed to, and who executed the above conveyance, as treasured who exempted the same to be his voluntary act and of said county, for the purposes therein expressed.——————————————————————————————————
	L.B.Glafoke
(seal)	Clerk of the District
	Court
	And the many commences are supplied to the first of the f
	PARTY WALL AGREEMENT
ohn &. Kendrick	
to .B.Godwin & Willard iled II,IO A.M.— ept 28th 1910 39413	the first part, (hereinafter called the first party) and C.B. Godwin and Willard Waldo, of the same place, parties of the se- cond part, (hereinafter called the second parties):
or to commending at wenty-one of Block ine of Main Street as a distance of unming south twenty to Main Street, the hes, to the place the condition of said in the said wenty-one of said	Witnesseth: That Whereas, the second parties are about to erect abding on the following described real estate in Sheridan, Wyoming, topoint Seventy-four feet Six inches south of the North-west corner of lot Seven of Erdnnell Addition to the City of Sheridan, Wyoming, on the East at the center of the south well of the Kendrick building, thence running eventy-five feet to the east line of Lot seventeen of said Slock, thence five feet six inches to a point, thence running west seventy-five feet see north clong the east side of Main street twenty-five feet and six inches feet in length, and being a part of Lob seventeen, and nineteen and
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whomever the first party shall hereafter construct a building upon the said land in owned by him, the said wall to be two stories high above the ground and sixty-two feet, more on less, in length.

Now THEREFORE, the first party, in consideration of the premises, and the sum of one Dollar to him in hand paid by the second parties, the receipt whereof is hereby acknowledged, hereby grants and conveys to the second parties, their heirs and assigns, the right and essement to build one-half of the south wall, foundation and signs, the right and essement to build one-half of the south wall, soundation and foundation footing of the building intended to be exected by the second parties on their land, hereinbefore described, on the said land of the first party, it being understood and agreed by and between said parties that the brick wall above the ground shall be I3 inches in thickness; the foundation shall be I6 inches in thickness and the foundation footing shall be 30xIO inches in thickness. The first party covenants and agrees that if at any time hereafter he, or his heirs or assigns, shall erect a building upon his said land he will pay to the second parties the cost of building the one-half of said wall, foundation and foundation footing, situated upon his land the one-half of said wall, foundation and foundation footing, situated upon his land as aforesaid; the dost thereof to be determined in the following manner, to-wit: if the first party cannot agree with the second parties then and in that event each party hereto shall appoint one disinterested appraiser and the two appraisers so selected shall approint some disinterested third party, and these three appraisers so selected shall appraise and fix a sum which shall represent the cost of the south half of said wall foundation and foundation footing situated on the property of said first party, and when said sum is so ascertained, fixed and certified by said appraisers the first party shall pay said amount forthmith to the second parties. The second parties covenant and agree that said wall, foundation, and foundation footing shall be built of good material and in a first class workmanlike manners. built of good material and in a first class workmanlike manner that upon the construction of a building by the first party, as aforesaid, and the ascertainment and appraisement of one half of the wall, as aforesaid, and the payment of the cost thereof, as hereinbefore provided, then the first party shall be and become the owner of the south one-half of said wall, foundation and foundation footing and shall then have the right to use the said wall jointly with the second parties for building pur-It is further expressly understood and agreed that this agreement shall be binding upon each of the parties hereto, and upon each of their heirs, executors, administrators and assigns. WITNESS our hands this 24th day of September, 1910-Willard Waldo C. B. Godwin Chas A. Kutcher B. Kendrick The State of Wyoming ( ) 8.8. County of Sheridan County or Sherzdan

Chas A. Kutcher, a notary public in and for said County, in the State
aforesaid, do hereby certify that John B. Kendrick, C.S. Godwin and Willard Waldo, who
are personally known to me to be the same persons described in the foregoing instrument and whose names are subscribed thereto, appeared before me this day in person ment and whose names are subscripted interests, appeared before me this day in person and acknowledged that they signed, sealed and delivered said instrument of writing as their free and voluntary act and deed for the uses and purposes therein set forth.

My commission expires on the 28th day of October, 1911—

Given under my hand and notarial seal this 24th day of September 19/2. Chan A. Kitcher CERTIFICATE OF SALE O.P.Benefiel Sheriff IN THE DISTRICT COURT OF SHERIDAN COUNTY WYOMING M.B. Camplin Filed 4.00 P.M. M.B. CAMPLIN Oot 3rd 1910

#39456

PLAINTIPP VPI LEO POLASKY

DEFENDENT) CERTIFICARE OF BALE, REAL ESTATE

This is to certificate pursuant to an order of sale issued out of the district Court of Sheridan County, Wyoming August 8th 1910, in the above entitled case, commading me to sell the attached property of the defendant in said cause, to-wit Lot 4, in Block 7, Gillettes Second addition to the City of Sheridan Wyoming, to satisfy a judgement in favor of the plaintiff against the defendant in said cause, the sum of \$214.60 and costs and accruing costs, the said property to be sold as upon execution, of the Court House of the sale of said property at public suction at the front door sax consecutive weeks in Sheridan, Enterprise, a weekly news-paper, of general circulation, published in said County, a copy of which said notice is attached to the return of the officer to said order of sale, I did at fut time and place aforesaid, and pursuant to said order of sale and said notice of publication, sell said described pursuant to said order of sale and said notice of publication, sell said described property, to M.B. Camplin the judgement plaintiff, for the sum of \$214.60 and costs \$16.25, amounting to the sum total of \$230.85 he being the highest bidder therefor.

That said M.B. Camplin shall be entitled to a Sheriff's deed for the said property unless the same shall be redeemed as specified by law, March 21, 1911.

Given under my hand this 29th day of September, 1910.

9.P.Benefiel

Emerica of Sheridan County, Myoming