The State of Alabama, Baldevic County.

CIRCUIT COURT AT Buy middal.

Before me, J. W. Coherson Cerl Creif Courses in and in said County, personally appeared W. Water and Substitution of Substitution in the sum of Substitution (B. 75.06) Dollars, which said amount soustly due after allowing all just offsets and discounts, and that the said when the said was a substitution of the sum of Substitution in the sum

and that this Attachment is not sued out for the purpose of vexing or harassing the Defendant, or other improper motive.

Subscribed and sworn to before me this 5th day of October , 1917

≡ ma,	NTY.	Ą.	 	 davit.	day	, Clerk.		Attorney.
laba	COUN	AL		Affi	1917	Cons	,	Atto
of A	O H		TO	Bond and	10.	ler e		BRUCE CO., NASII
State	CUI	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		_,,	s the	10,		MARSHALL & E
The (Ë	AT		Vttachment	Filed this	6		

ATTACHMENT NOTICE.

THE STATE OF ALABAMA,	No.
	Circuit Court.
Baldwin County.	Foll Term, 191 7
-N.P.Mose-	
vs	Plaintiffs. ATTACHMENT.
L.P.Atkinson	
whereas, N. P. Moss	Defendants.
as Plaintiff in said cause, has obtained an Attacl	hment out of this Court, issued the15th
day ofOctober191 7 ag	gainst the estate of the said defendant
	P.Atkinson
which Attachment has been levied upon the follow	wing described real property,
	as the property of said defendant, to-wit:
S.W. of N.B. Sec 14.	Tp 5.S. of Range S.J.
The second secon	
<u> </u>	
<u> </u>	
	<u> </u>
MARIO SAMP ANNONANIA, LAMO, SAMPARANIA LAMO SALI ORI LAMO AND LAMO	
and whereas, it appears that the said	L.P.Atkinson
Defendant as aforesaid 18.8	non-resident of the State of Alabama
NOW, THEREFORE, the said L.P.A.	tkinson
	hereby notified of the levy and pendency of said Attachment.
Witness my hand, this 15th da	a_{N}
	Clerk.

No. Pag	e
The State of A	
CIRCUIT COT	JRT
Ne Pelioss vs	Plaintiffs.
J. P. Atkinson	
	Defendants.
Notice to Non-Residents of	Attachment
Issued October 15th,	191
T.W.Richerson,	Clerk

The State of Alabama, & BALDWIN COUNTY.

Marie in

To any Sheriff of the State of Alabama:

THEOLIN Att
WHIREAS, I I Stauking Cetty for
M. H. SARS
hath complained on oath to me, T. W. RICHERSON, Clerk of the Circuit Court of Baldwin,
that II, Clk moon
in instance delication of the state of the s
is justly indebted to the Plaintiff
in the sum of OULMY Mice Dollars, and
elected no
horring made attidant and entropy hand ac
having made affidavit and given bond as
required by law, in such cases, you are hereby commanded to attach so much of the estate of
required by law, in such cases, you, are hereby commanded to attach so much of the estate of
required by law, in such cases, you are hereby commanded to attach so much of the estate of as will be of value sufficient to satisfy said debt and costs, according to the complaint: and
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to
required by law, in such cases, you are hereby commanded to attach so much of the estate of as will be of value sufficient to satisfy said debt and costs, according to the complaint: and
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to further proceedings thereon, to be had by the Circuit Court of Baldwin, at a term thereof,
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to further proceedings thereon, to be had by the Circuit Court of Baldwin, at a term thereof, to be held at the Court House of said County, on the
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to further proceedings thereon, to be had by the Circuit Court of Baldwin, at a term thereof, to be held at the Court House of said County, on the
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to further proceedings thereon, to be had by the Circuit Court of Baldwin, at a term thereof, to be held at the Court House of said County, on the
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to further proceedings thereon, to be had by the Circuit Court of Baldwin, at a term thereof, to be held at the Court House of said County, on the
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to further proceedings thereon, to be had by the Circuit Court of Baldwin, at a term thereof, to be held at the Court House of said County, on the Monday after the Monday of Next when and where you must make known to said Court how you have executed this Writ.
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to further proceedings thereon, to be had by the Circuit Court of Baldwin, at a term thereof, to be held at the Court House of said County, on the Monday after the Monday of Nonday of Next. When and where you must make known to said Court how you have executed this Writ.
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to further proceedings thereon, to be had by the Circuit Court of Baldwin, at a term thereof, to be held at the Court House of said County, on the
as will be of value sufficient to satisfy said debt and costs, according to the complaint: and such estate, so attached, unless replevied, so to secure, that the same may be liable to further proceedings thereon, to be had by the Circuit Court of Baldwin, at a term thereof, to be held at the Court House of said County, on the Monday after the Monday of Nonday of Next. When and where you must make known to said Court how you have executed this Writ.

Attachment Detoter 19th and on the 1sthe ay of October 1917 I executed the risk by levying on, and attach real property of the their wit: _ Sw/4 9/18/4 Sec.