STATE OF ALABAMA,
PETITIONER,

IN THE PROBATE COURT OF

BALDMIN COUNTY, ALABAMA S

CASE NO. _____

VS.

amount of \$ 7670.00 ____.

CORTE REALTY COMPANY, INC. ETAL

RESPONDENTS.

FINAL ORDER OF CONDEMNATION

On the 22nd day of November , 1966, came Jack Gavin

Robert Mikkelsen, , and W. E. Long

commissioners heretofore ampointed by this Court to assess and ascertain the damages and commensation to which the owners and other marties interested in the tract of land set forth in the amplication for condemnation of lands heretofore filed in this cause are entitled and filed their report in writing and under oath setting forth that they awarded commensation and damages to the said owners and other marties

IT IS THEREFORE ORDERED, ADJUDGED and DECREED by the Court that the said report of commissioners be filed in this Court and recorded.

interested in Parcel Number 0022 , Project No. S-635(2), in the

IT IS FURTHER ORDERED, ADJUDGED and DECREED by the Court that the property described in the application for condemnation heretofore filed in this cause be and the same is hereby condemned for the purposes set forth in said application for condemnation upon the payment of the damages and compensation so ascertained, assessed and reported or the deposit of the same in Court as provided in Section 16 of Title 19 of the Code of Alabama, 1940.

IT IS FURTHER ORDERED by the Court that said Petitioner pay all costs of the proceeding.

Done this 23rd day of November, 1966.

Hany Dolen 263 JUDGE OF PROBATE

1006367 Page_ _ Fee Book PageFEES AMOUNT 70 BROUGHT FORWARD, SALE OF PERSONAL PROP .- Petition, 25c Recording same, per 100 words, 15c Granting Order of Sale, 50c Issuing Order of Sale, 25c Order to Publish Notice of Sale, 50c Affidavit to Report, 25c Recording, per 100 words, 15c Appointing Com'r to Divide, and Writ, \$2.00 Appointing and Notifying Guardian ad Litem, 50c PARTIAL SETTLEMENT-Affi. in Account, 25c Examin's, Stating Acc't, and App. Hearing, \$1.00 Order to Publish Notice of Sale, 50c Appointing and Notifying Guardian ad Litem, 50c Examining Vouchers, 10c Administering Affidavits, 25c Making Decree and Order to Record, \$1.50 Recording same, per 100 words, 15c Filing Claims and Giving Receipt, 15c INSOLVENCY-Affidavit in Report, 25e Recording Report and State., per 100 words, 15c Order Appointing Day for Hearing, 25c Order to Publish Notice of same, 25c Order for Citations, 25c Issuing Notice to Creditors, Day of Hearing, 50c Order Sustaining Report, 25c Order for Settlement, 25c Order to Publish Day of Settlement, 25c Issuing Notice of Day of Settlement, 25c Affidavit to Amount of Claims, 25c. Appointing, Notifying Guardian ad Litem, 25c SALE OF REAL ESTATE-Affi. in Petition, 25c Recording Petition, per 100 words, 15c Order App. Day of Hearing and Notice, \$1.00 Order to Publish Notice of same, 50c Issuing Citation, entering Sheriff's Return, 50c Appointing and Notifying Guardian ad Litem, 50c Issuing Commission to take Deposition, 50c Filing Interrogatories, per 100 words, 15c Copy of Interrogatories, per 100 words, 15c Appointing Com'r to Divide and Issue Writ, \$2.00 Affidavit in Report of same, 25c Order Approving Division and Report, \$1.00 Recording same, per 100 words, 15c Hearing Application for Dower, Issuing Writ, \$4.00 Exam. Testimony and Granting Order to Sell, \$2.00 Recording Depositions, per 100 words, 15c Recording Relinquishment of Dower, 100 wds., 15c Recording Report, per 100 words, 15c Rec. Payment Purchase Money, per 100 words, 15c Making Order on Report Sale of Land, 75c FINAL SETTLEMENT-Affidavit in Acc's, 25c Examining, Stating, and Reporting Account, \$1.00 Order to Publish Notice of same, 50c

In the matter of Administrator, Executor, or Guardian. Residence. Docket_ DATE AMOUNT DATE WILL-Orders on Presentation, \$1.00 Affidavit in Petition for Probate, 25c Recording Petition, per 100 words, 15c Issuing Citation, entering Sheriff's Returns, 50c Appointing, Notifying Guardian ad Litem, 50c Issuing Subpoena for Witnesses, 50c Affidavit of Witnesses, 25c Examining Witnesses and Order Probating, \$2.00 Issuing Commission to take Deposition, 50c Filing Interrogatories, 10c Copy of same, per hundred words, 15c Recording Will, per hundred words, 15c Recording Testimony, per hundred words, 15c Certificate, without Seal, 25c Certificate, with Scal, 50c Presiding at Trial of Contested Will, per day, \$2.50 LETTERS-Affidavit in Petition, 25c Recording Petition, per hundred words, 15c Granting Letters of Administration, 50c Issuing and Recording same, 50c Granting Letters of Guardianship, 75c Issuing, Filing, and Recording same, 50c Taking App., Filing, Rec. Adm. Bond, \$1.50 Taking App., Filing, Rec. Guard. Bend, \$1.00 Affidavit of Justification, 50c Granting Order of Appraisement, 50c Issuing Order of Appraisement, 25c 12/16/66 Kell a 20 HOMESTEAD-Rec. Petition for Com. Rec. Order for Applicant, per 100 words, 15c Recording Order for Com., per 100 words, 15c Notice to Commissioners, 50c Recording Report of Com., per 100 words, 15c Rec. Order Setting Apart, per 100 words, 15c INVENTORY-Order to App. and Rec., 50c Affidavit to same, 25c Recording same, per 100 words, 15c Recording Decree, per 100 words, 15c APPRAISEMENT-Order Approving Rec., 50c Affidavit to same, 25c Recording same, per 100 words, 15c Issuing Order of Appraisement, 25c Recording Warrant, per 100 words, 15c Order to Approve Appraisement, 50c Affidavit to Appraisement, 25c Recording same, per 100 words, 15c Recording Decree, per 100 words, 15c SALE OF PERISHABLE PROPERTY— Petition, 25c Recording same, per 100 words, 15c Appointing and Notifying Guardian ad Litem, 50c Granting Order of Sale, 50c Examining Vouchers, 10c Issuing Order of Sale, 25c Administering Affidavits, 25c Appointing, Notifying Guardian ad Litem, 50c Recording same, per 100 words, 15c Affidavit to Report, 25c 466 Decrees in Final Settlement, 50c Recording, per 100 words, 15c Taylor Wilkens

CARRIED FORWARD:

No			MOUNT			- ':		:
			AMO			: ! : :.		
The State of Alabama			727 23		osite			
COUNTY	一、生产支援。————————————————————————————————————		S3	1. 黄芩草(特色层) 18. 黄杏白生果白色甘	oddo			
PROBATE COURT			rnesse		amount me			
In the Matter of			FEES OF WI		received the a			
					I have			•
PROBATE FEE BILL		91 - 31 14 - 15 - 15 - 15 - 15 - 15 - 15 - 15 -	Œ					
Received of			DA:					
Dollars	e de la companya de La companya de la co	200 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	MOUNT					
in payment of the above.	And the second of the second o		₹ i		at an article. 10 f annichilismoù a 1 ° annic an anniceann an ar-			
This , 19			IFF			TER AND	AD LITEM	OMMISSIONERS
Judge of Probate			SHERIF			PRINTSH	IAN	MISS
Probate Docket Page Fee Book Page			FEES OF S			PEES OF P	FEES OF GUARD	FEES OF COM
							£.	<u> </u>
Attorneys			DATE					2 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
FORM 1575-ROBERTS & SON. BERMINGHAM			H					

STATE OF ALABAMA,

PETITIONER,

VS

CORTE REALTY COMPANY, INC., RESPONDENT.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA CASE NO. 7367

Comes now the Petitioner in above-styled cause, to-wit, State of Alabama, by Kenneth Cooper, its duly appointed Special Assistant Attorney General, and amends its APPLICATION FOR CONDEMNATION heretofore filed in this cause, by deleting "Exhibit "A" which was attached thereto and substituting the attached "Exhibit A-1"; in all other respects the APPLICATION FOR CONDEMNATION remains unchanged.

SPECIAL ASSISTANT ATTORNEY CENERAL STATE OF ALABAMA

Terrette Corje

Dering of the

EXHIBIT "A-l"

The following described property, lying and being in Baldwin County, Alabama, and more particularly described as follows:

And as shown on the right of way map of Project No. S-635(2) as recorded in the office of the Judge of Probate of Baldwin County:

Parcel No. 001

Beginning at a point on the west property line which point is 140 feet distant in an easterly direction from and at right angles to Station 178+61.67; thence north 3° 15' 11" west a distance of 245.06 feet to a point which is 140 feet easterly of and at right angles to Station 181+06.73; thence along the arc of a curve to the left in a northwesterly direction having a radius of 7015.5 feet a distance of 503.31 feet to a point which is 140 feet distant from the centerline of said project and at right angles to Station 186+00; thence westerly along the radial line a distance of 30 feet to a point; thence along the arc of a curve to the left with a radius of 6995.5 feet a distance of 914.4 feet more or less to a point which is 110 feet easterly of and at right angles to Station 195+00; thence easterly along the radial line a distance of 10 feet to a point; thence along the arc of a curve to the left having a radius of 7005.5 feet a distance of 627.03 feet more or less, to the north property line; thence in a westerly direction along said north property line; thence south 15° 27' east along said west property line a distance of 2323.03 feet more or less, to the point of beginning.

Said strip of land lying in Section 32, Township 5 South, Range 2 East, and containing an area of 7.20 acres, more or less.

A drainage easement being described as follows: Beginning at a point south 74° 52' east a distance of 115 feet from Station 195 of said project; thence along the arc of a curve to the right having a radius of 6995.5 feet a distance of 17.2 feet; thence south 74° 52' east a distance of 41.6 feet; thence north 15° 08' east a distance of 30 feet; thence north 74° 52' west a distance of 58.4 feet to a point; thence in a southeasterly direction along the arc of a curve to the right having a radius of 6995.5 feet a distance of 17.2 feet more or less, to the point of beginning.

Said strip of land lying in Section 32, Township 5 South, Range 2 East, and containing an area of 0.01 acres, more or less.

Parcel No. 002

A drainage easement being described as follows: Commencing at centerline Station 173+50 of Project S-635(2); thence north 86° 44' 49" east a distance of 140 feet to a point; thence north 26° 44' 49" east a distance of 90 feet to a point; thence north 26° 44' 49" east a distance of 34 feet more or less to the west property line and the point of beginning; thence north 26° 44' 49" east a distance of 116 feet to a point; thence north 83° 15' 11" west a distance of 140 feet to a point; thence north 83° 15' 11" west a distance of 110 feet to a point; thence 06° 44' 49" west a distance of 77.8 feet to a point on the west property line; thence south 15° 27' east a distance of 172.6 feet more or less, to the point of beginning.

Said parcel of land lying in Section 32, Township 5 South, Range 2 East, and containing 0.44 acres, more or less.

STATE OF ALABAMA,

PETITIONER,

VS.

CORTE REALTY COMPANY, INC.,
RESPONDENT.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
CASE NO. 7367

STIPULATION

It is hereby stipulated by and between the Petitioner (appellant), and Corte Realty Company, Inc., (appellee), parties to the above styled cause, through their respective attorneys of record, each acting with full authority as follows:

- 1. That the petitioner is authorized to institute and prosecute this proceeding to acquire the property or interest for order of condemnation filed in the Probate Court of Baldwin County, Alabama, on the 7th day of October, 1966, for the public purposes stated in said application or petition.
- ty, Alabama, in this cause were regular, and an appeal has been duly and properly perfected within the time allowed and entered in said Probate Court in this cause on the 23rd day of November, 1966 in this Court and trial by jury on the issue of valuation has been properly demanded.
- 3. That the application or petition for order of condemnation correctly sets out the uses and purposes for which the property and rights herein sought is to be devoted, used or applied and the petitioner has the right to obtain said property in this proceeding for the purposes stated.
- 4. That the respondent herein is the only party known to either petitioner or respondent who has or asserts any right, title or interest in or to the lands or interests therein sought to be acquired.
 - 5. That the respondent has had due notice of this trial and

Filed: March 9, 1967.

Jugany. Masseburn

Andre

269

all proceedings herein and expressly enters his appearance in this court.

- 6. That the only issue in this proceeding is the damages and compensation, if any, to which the respondent is entitled for the lands and interest in lands sought to be acquired by the petitioner for the uses and purposes stated.
- 7. That the time of taking in this proceeding is the date on which the application for order of condemnation was filed in the Probate Court, to-wit, 7 October, 1966, and the valuation of said property was constant between that date and the date on which the order of condemnation was entered, to-wit, 23 November, 1966.

ATTORNEY FOR PETITIONER

ATTORNEY FOR RESPONDENTS

Executed for Respondents without waiving any objections to Be Amendment to Application in the Circuit Court STATE OF ALABAMA,

PETITIONER,

VS.
CORTE REALTY COMPANY, INC., and
TRACT NO. 0022, PARCELS 001, 002,
and BALDWIN COUNTY, ALABAMA, A
POLITICAL SUBDIVISION OF THE STATE
OF ALABAMA.

IN THE PROBATE COURT OF BALDIIN COUNTY, ALABAMA CASE NO.

RESPONDENTS.

TO: Jack Davin , Rabert Mikkelsen, and W. E. Long

KNOW YE, that having full faith and confidence in your integrity and competency, you have been by order and decree of the Probate Court of Baldwin County, Alabama, designated and appointed as commissioners in the above styled cause, with all the power, authority and duties vested in or which may devolve on you as such commissioners under and by virtue of the provisions of Chapter I of Title 19 of the Code of Alabama of 1940, as amended.

You will be sworn as jurors and you or a majority of you shall assess the damages and commensation to which the owners and interested marties are entitled by virtue of and on account of the condemning of the right of way or easement over the tracts of land described in the application for condemnation filed in this cause, all for the uses and purposes of a public road or highway in and for the State of Alabama. A description of the lands and the names of the owners and the easement sought are specifically set out in the application for condemnation filed in this cause.

You may view the lands to be subjected and you must receive all legal evidence offered by any party touching the amount of damages or compensation the owner of said lands and interested parties will sustain and are entitled to receive. Any person interested in the proceedings may be present in person or by attorney at any of these proceedings which you may have.

You must within twenty days from the day of your appointment, which is this date, make a report in writing to the Court stating the amount of damage and compensation ascertained and assessed by you for the owners and parties interested in the tracts of land, and file a certificate along with your award that none of you have been consulted, advised with or approached by any person with reference to the value of the lands or the proceedings to condemn the same prior to the assessment of damages, and that you knew nothing of the same prior to your appointment.

your appointment. Given under my hand and seal of office this <a>_____ day of BY: STATE OF ALABAMA BALDWIN COUNTY We, and each of us do solemnly swear that we will well and truly try the cause now mending and submit it to our decision, said case being styled STATE OF ALABAMA vs. Corte Realty Company, Inc. _____, and Baldwin County, a political subdivision of the State of Alabama, and that we are not directly, nor indirectly, interested in the issues to be tried, and that we are not biased or prejudiced against either of said parties, and that we will render such compensation to the defendants as to us shall seem just and proper in the presence, so help us God.

JUDGE OF PROBATE

Received Aday of 100 1406	
and on A day of MOU. 1960 6	
on a Claren	udice in the Company of Alberta Marketing. The second of the Company of the Compa
	on and province of the province of the second of the secon
By service on	
TAYLAR WILKING Should By Ludo Coops	
Roceived Harris 1904 - 40	and the second of the second o
and on 14 mon 1966	
I served a copy of the within Min this	
Secretary of the secretary of	• _
By service on the service of the service on the service of the ser	
Weather the second of the seco	
By W.Q. Jollieto, s	
Color and See Security of an american seed of Security and Security an	
Rolet Whilese	
of Kolet Wikhelsen	
	C GALL Sheriff claims 1919 1919 19
	Carle Childre
La Clarke Charles	
Phones	
	and the first of the said of the said of the said
on the state of th	

Andrews Comments of the Commen

260

the first service of the service of

STATE OF ALABAMA,

PETITIONER,

CURTE REALTY COMPANY, INC., and TRACT NO. 0022, PARCELS 001, 002, and BALDWIN COUNTY, ALABAMA, A POLITICAL SUBDIVISION OF THE STATE REALTY COMPANY, INC. OF ATABAMA.

RESPONDENTS.

IN THE PROBATE COURT OF BALDVIN COUNTY, ALABAMA CASE NO.

REPORT OF THE CONTISSIONERS

TO THE HONORABLE HARRY M. D'OLIVE, JUDGE OF PROBATE, BALDWIN COUNTY, ALA. Come the undersigned, lle, and the Commissioners duly appointed to assess the damages to Exect No. 0022 of Project No. S-635(2), to which the owner and other parties interested in the parcel of land set forth and described in the original application for condemnation of lands filed in this cause, are entitled for the condemnation of such lands, and having been duly sworn as jurors, and having viewed the lands described in said application for condemnation, and having set a time and place for the hearing of the evidence to be offered by any party touching the amount of damages the owners of the lands and other parties interested therein will sustain and the amount of compensation they are entitled to receive, and having received all legal evidence offered, do hereby state that the amount of damages and compensation has been ascertained and assessed by the undersigned according to law and that the said owners of said Parcel of land and other parties interested therein are entitled to receive as damages and compensation for the condemnation of their property, the following amount: Project No. S-635(2), Project No. 0022, \$ 7670

We hereby certify that we have not been consulted with, advised with or approached by any person with reference to the value of the lands other than as to the evidence submitted to and considered by us or the proceedings to condemn the same prior to the assessment of damages, and that we know nothing of the same prior to our appointment.

Jack Lastin	
COIMISSIONER	
Robert Mallebe	
COMMISSIONER	
U. C. Forg	
COLITISSIONER	

Sworn to and subscribed before me this 22 May of May, 1966.

BY:_____

STATE OF ALABAMA,)	IN THE PROBATE COURT OF
PETITIONER,)	BALDWIN COUNTY, ALABAMA
VS.)	CASE NO. 58/2
CORTE REALTY COMPANY, INC.,)	
RESPONDENTS.)	

NOTICE OF APPEAL

Comes now the State of Alabama, acting by and thru Kenneth Cooper, Duly Appointed Special Assistant Attorney General, State of Alabama, petitioner in above entitled cause, and prays for and takes an appeal to the Circuit Court of Baldwin County, Alabama, from the FINAL ORDER OF CONDEMNATION entered in this said cause on the 23rd day of November, 1966, which said condemnation was against the above named property owner and Tract No. 0022 of State Highway Project S-635(2).

The State of Alabama does herewith file in the Probate Court of Baldwin County, Alabama, the Court rendering such Final Order Of Condemnation, this its written Notice Of Appeal.

Done this /4 day of December, 1966.

STATE OF ALABAMA, BALDWIR COUNTY -

Judge of Probate

RICHMOND M. FLOWERS Attorney General State of Alabama

Ouly Appointed Special Assistant Attorney General

State of Alabama

Appellant, State of Alabama, demands a trial by jury in this cause.

> Duly Appointed Spey Assistant Attorney General

State of Alabama

The undersigned acknowledges himself as security for court costs in this cause.

Assistant Attorney General State of Alabama

Corte Realty Company TO: Loxley, Alabama

You will take notice that the State of Alabama filed its above Notice Of Appeal in this office on this 16th day of December, 1966.

Judge Of Probate Baldwin County, Alabama

By service on

TAYLOR WILKINS, Sheriff By W.O. Harries

Sheriff claims_ Ten Cents per mile Total s Y
TAYLOR WILKINS, Sheriff
BY DEPUTY SHERIFF STATE OF ALABAIA,

PETITIONER,

VS.
CORTE REALTY COMPANY, INC., and
TRACT NO. 0022, PARCELS 001, 002,
and BALDWIN COUNTY, ALABAMA, A
POLITICAL SUBDIVISION OF THE STATE
OF ALABAMA.

IN THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA

CAST NO. ____

BOOK 1145 PAGE 11

RESPONDENTS.

ORDER OF PROBATE JUDGE GRANTING APPLICATION FOR CONDENNATION AND APPOINTING COLHISSIONERS

This cause having heretofore been set for hearing on the 3/22 day of October, 1966, at 1966, at 1966 a

ing the evidence in support thereof, the Court is of the ominion that the allegations contained in said application are true and that it is necessary to condemn the easement or right of way over the lands as described in said application, all for the uses and purposes of a public road or highway in and for the State of Alabama, and no cause having been shown why such application should not be granted;

IT IS THEREFORE ORDERED, ADJUDGED and DECREED by the Court that the prayer of said application for condemnation be granted and that the easement or right of way over the lands described in said application is hereby condemned for the uses and purposes of a public road or highway in Baldwin County, Alabama.

256

IT IS FURTHER ORDERED by the Court that Jack Barin
IT IS FURTHER ORDERED by the Court that Jack Barin Robert Mikkelsen, N.E. Long
who are resident citizens of Baldwin County, Alabama, possessing the
qualifications of jurors and who are disinterested in these proceed-
ings (each of these facts being ascertained by the Court) be and they
are hereby appointed commissioners to view said property and hear any
evidence offered by interested parties and report to the Court within
twenty days after their appointment the amount of damages and compen-
sation to which the owners and interested parties are entitled to
receive for the condemnation of said right of way.
IT IS FURTHER ORDERED by this Court that a notice of their
appointment be at once issued to said commissioners, and that the
Sheriff of said County serve notice of said appointment upon each of
the commissioners as required by law.
Done this 9 day of Manenther, 1966.
Harry D'Olive
JUDGE OF FROBATE
rv.

PETITIONER,

IN THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA

CASE NO. 5812 A 1367

VS.

TRACT NO. 0022, PARCELS 001, 002, and BALDWIN COUNTY, ALABAMA, A POLITICAL SUBDIVISION OF THE STAT OF ALABAMA

RESPONDENTS.

APPLICATION FOR CONDETNATION

TO THE HON HARRY H. D'OLIVE, JUDGE OF PROBATE, BALDVIN COUNTY, ALA.

Comes the State of Alabama, Petitioner in the above styled cause and files this its application in the Probate Court of Baldwin County. Alabama, for order of condemnation of a right of way over the lands hereinafter described for a mublic road or highway and as a basis for the relief sought shows unto the Court as follows:

- (1) Petitioner is authorized under the Constitution of Alabama 1901 and under the provisions of Title 19, Section 1, Code of Alabama, 1940, as amended, to institute and prosecute these proceedings in its own name for the nurrosas of a nublic road or highway.
- (2) That said public highway has been designated by the State Highway Director as a mart of the State Highway System and also known as Project No. S-635(2), Baldwin County, Alabama.
- (3) That said public highway begins at a point within the city limits of Fairhope, Baldwin County, Alabama, and runs thence northwardly to Smanish Fort, Baldwin County, Alabama.
- The right of way over the property and lands hereinafter described as XXXXXXXXXX Number 0022, and as set out in the right of way man on Project No. S-635(2) on file in the State Highway Department and in the office of the Judge of Probate of Baldwin County, Alabama, has been deemed necessary by the State Highway Director in order to facilitate the flow of traffic and promote public safety.
- (5) That said tract of land necessary for use by Petitioner as a right of way for such public highway and in which Petitioner seeks to condemn an easement or right of way is located wholly within Baldwin County, Ala., and is described in Exhibit "A" attached hereto.

251

045 PAGE 106

- (6) That the right of way or easement which Petitioner seeks to condemn for highway nurroses is set out and described in the right of way man on Project No. S-635(2), which is on file in the State Highway Department and in the office of the Judge of Probate of Baldwin County, Alabama.
- (7) That a diligent search has been made of the records of Baldwin County, Alabama, and diligent inquiry made to ascertain the names and addresses of the parties owning said tract of land and according to the best of Petitioner's information, knowledge and belief the said lands are owned and interest in said lands are claimed by the parties named as respondents in this cause.
- (8) That Baldwin County, Alabama, a body cornorate under the laws of the State of Alabama with its county seat in the City of Bay Minette, Alabama, may have or claim an interest in said tract by reason of taxes and easements due and chargeable, and is hence made a respondent herein.

MHEREFORE, the premises considered, your Petitioner respectfully prays:

- (1) That an order be made appointing a day for the hearing of this application and that notice of the filing thereof and of the day set for the hearing thereof be given to the respondents.
- (2) That this Court will appoint commissioners to ascertain and report the compensation and damages occasioned by such taking.
- (3) That upon a final hearing of this petition an order and decree be made by this Court condenning the easement for the right of way, as set out in the right of way man on Project No. S-635(2), over the lands as set out in Exhibit "A" of this application, all for the uses and purposes of a public highway for the State of Alabama.

RICHTOND II. FLOWERS
ATTORNEY GENERAL
STATE OF ALABALA

BY: DULY APPOINTED SPECIAL ASSISTANT
ATTORNEY GENERAL FOR THE
STATE OF ALABAMA

252

STATE	OF	ALABALA
-------	----	---------

BALDIAN COUNTY

Before me,	Cri-	N. 11-2	<u></u>		,
nersonally anneared Kenne	th Cooner,	Assistant	Attorney Gen	eral of t	he
State of Alabama, who is	nersonally	known to	me, and who i	s known t	0
me in his official canaci	ty as an A	ssistant A	ttorney Gener	al of the	;
State of Alabama, and als	o being fi	rst duly s	worn; denoses	and says	3
that the allegations of t	he foregoi	ng annlica	tion for cond	lemnation	are
true and correct.		Ken	ulli (njer_	

Sworn and subscribed before me on this 6 to day of October 1966.

MOTARY PUBLIC, BALDVIN COUNTY, ALA.

ORDER OF PROBATE COURT

The foregoing application for condemnation having been presented to the Probate Court of Baldwin County, Alabama, and considered by the Court,

IT IS FURTHER ORDERED that notice of the application for condemnation and of the date set for the hearing thereof be given to respondents at least ten (10) days before the hearing of this application.

Dated this 2th day of October, 1966.

BY:

IN THE PROBATE COURT OF

BALDWIN COUNTY, ALABAMA

STATE OF ALABAMA,

PETITIONER,

VS.

CORTE REALTY COMPANY, INC, et al.,

RESPONDENTS.

T0:

CORTE REALTY COMPANY, INC., FAIRHOPE, ALABAMA

YOU WILL PLEASE TAKE MOTICE that an application was filed in this Court by the State of Alabama, a copy of which said application is attached hereto, alleging that it desires to have condemned an easement or right of way for a public road across lands belonging to above named respondents, which said lands are particularly described in the said application;

And the application prays that a day be appointed for the hearing thereof and for such further, other and different orders and decrees as may be necessary and proper for the acquisition by the Applicant of the easement or right of way over and across the above mentioned property.

THIS IS TO NOTIFY YOU that the Probate Court of Baldwin County, Alabama, has, and by an order this day made and entered, ampointed the 3/2tday of October 1966, at 10:00 october of clock, as the day and time unon which said amplication will be heard, at which time you may ampear and contest the same, if you choose to do so.

Done this 2td day of October 1966.

Harry D'Olive
JUDGE OF PROBATE

ВҮ	· •					
----	--------	--	--	--	--	--

EXHIBIT A

The following described property, lying and being in Baldwin County, Alabama, and more particularly described as follows:

and as shown on the right of way map of Project No. S-635(2) as recorded in the office of the Judge of Probate of Baldwin County.

Parcel No. 001

Beginning at a point on the west property line which point is 140 feet distant in an easterly direction from and at right angles to Station 178 + 61.67; thence north 3° 15' 11" west a distance of 245.06 feet to a point which is 140 feet easterly of and at right angles to Station 181 + 06.73; thence along the arc of a curve to the left in a northwesterly direction having a radius of 7015.5 feet a distance of 503.31 feet to a point which is 140 feet distant from the centerline of said project and at right angles to Station 186 + 00; thence westerly along the radial line a distance of 30 feet to a point; thence along the arc of a curve to the left with a radius of 6995.5 feet a distance of 914.4 feet more or less, to a point which is 110 feet easterly of and at right angles to Station 195 + 00; thence easterly along the radial line a distance of 10 feet to a point; thence along the arc of a curve to the left having a radius of 7005.5 feet a distance of 627.03 feet more or less, to the north property line; thence in a westerly direction along said north property line; thence in a westerly direction along said north property line; thence south 15° 27' east along said west property line a distance of 2323.03 feet more or less, to the point of beginning.

Said strip of land lying in Section 32, Township 5 South, Range 2 East, and containing an area of 7.20 acres, more or less.

A drainage easement being described as follows: Beginning at a point south 74° 52' east a distance of 115 feet from Station 195 of said project; thence along the arc of a curve to the right having a radius of 6995.5 feet a distance of 17.2 feet; thence south 74° 52' east a distance of 41.6 feet; thence north 15° 08' east a distance of 30 feet; thence north 74° 52' west a distance of 58.4 feet to a point; thence in a southeasterly direction along the arc of a curve to the right having a radius of 6995.5 feet a distance of 17.2 feet more or less, to the point of beginning.

Said strip of land lying in Section 32, Township 5 South, Range 2 East, and containing an area of 0.01 acres, more or less.

Parcel No. 002

A drainage easement being described as follows: Commencing at centerline Station 173 + 50 of Project S-635(2); thence north 86° 44' 49" east a distance of 140 feet to a point; thence north 26° 44' 49" east a distance of 90 feet to a point; thence north 26° 44' 49" east a distance of 34 feet more or less to the west property line and the point of beginning; thence north 26° 44' 49" east a distance of 116 feet to a point; thence north 06° 44' 49" east a distance of 140 feet to a point; thence north 83° 15' 11" west a distance of 110 feet to a point; thence south 06° 44' 49" west a distance of 77.8 feet to a point on the west property line; thence south 15° 27' east a distance of 122.6 feet more or less, to the point of beginning.

Said parcel of land lying in Section 32, Township 5 South, Range 2 East, and containing 0.44 acres, more or less.

s inidet ni paiss las paint (jérigon leftreat includit sill) : egolist as leftrassi junginations (las paint) paint la la paint sill (a tradi

A day of Oct. 1066

A losy of Oct. 166

A Color of the within Dottice

By Make Nadley

TAYLOR WILKINS, Shariff

Received 10 day of Oct. 1566

By W. How Make Shariff

Received 10 day of Oct. 1566

By W. H. M. Shariff

By Saylor Wilkins, Shariff

By D. S.

endeloemen) (O) wooddeel oo felolo debo (Oo Argenb Teoel eo eman (Doesle W.C.) pertenbeter fan

THE LANGE TECKTY CS.

JUNY 1137 - MARCH 6, 1967 - SPRING HISSION

Bulli, Johnnie Ruth, Bockkoeper, Bay Minette Day Minette Basking Lavong Andrew Commence of the Commence of the Comment of t B., Operator, Elberta Warrary Day Minetta 25/4 Linespron, Folloy ii sammanyaya dhili dhil anna ing kalangan kangan mangan ing kangan ang kangan ang kangan bina ang kangan bina ang kangan bina ang kang stylenowe, Office, Robertsdale Massigna, Makewi shopaltepetrya (Koberesdeleaa a and the state of t Civil Service, Stapleton A REPORTED IN water with the second of the s The transfer of the second Mall, Wilber C., Farmer, Bon Secour and the second constitution of the second 31. Koldler, Frink, Fernar, Lillian Berapplika dipakang wakika La ay mbobe teo dali emme Blair, Dorothy L., - - Scaplaton Boaschen, Sarah, - - Day Minette Hall, Glann, Herchant, Robertsdale The Control of the Co Long Tyolton Elso mich m. Foley Beympop Mangallon Leon ac Fleet, Bey. Minecter Weeks, William, Laborer, Magnolia Springs stoff take probablish a substack property ASSIGNABATE TERRETARIA DE CONTRA DE 5 mana NOLOK mengundu Kangsatasa Barangan menggan menggan menggan penggan penggan penggan penggan penggan penggan and the Control of th and the state of t Colombia de la companya de la colombia del colombia del colombia de la colombia del la colombia de la colombia del colombia del colombia del colombia del co and the control of th

T XXXXX XXXXX XX

J XXXXX XXXXX XE

1261

STATE OF ALABAMA

Gorte Realty

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW, CASE NO. 7367

We, the Jury, find for the landowners and assess the damages and compensation at $\frac{94000}{}$

STATE OF ALABAMA,
PETITIONER,

VS

CORTE REALTY COMPANY, INC., RESPONDENT.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
CASE NO. 7367

FINAL JUDGMENT

This cause coming on to be heard by the Court on this the 9th day of March, 1967, now come the parties and their respect tive attorneys of record and it appearing to the Court from the stipulation of the parties made and entered into on this date and filed in this cause, that on the 7th day of October, 1966, an application was filed in the Probate Court of Baldwin County, Alabama, by the State of Alabama, seeking to condemn certain lands therein described for the uses and purposes therein averred, and that subsequent thereto proceedings were had in the Probate Court of Baldwin County, Alabama, and that the necessary action to properly effect the appeal from the Probate Court of Baldwin County, Alabama in accordance with all the statutes and laws in such cases made and provided, to the Circuit Court of Baldwin County, Alabama, were made, and that said Court did enter an order of condemnation of the lands described in said application and which are hereinafter described, and that on the 16th day of December, 1966, the State of Alabama, appealed from said order of condemnation to this Court and demanded a trial by jury; and it further appearing to the Court from the stipulation of the parties hereinabove referred to that the only issue in this proceeding is the damages and compensation, if any, to which the Defendant landowner is entitled and that an order of condemnation should be here enterred condemning the lands hereinafter described for the uses and purposes set forth in the application, which is now on file in this Court.

And now comes a jury of twelve good and lawful men, to-wit,

Harry E. Crawford and eleven others, and the issue of the amount of damages and compensation, if any, to which the landowner is entitled having been submitted to them, did return a verdict in words and figures as follows:

We, the Jury, find for the landowners and assess the damages and compensation at \$4,000.00.

/s/ Harry E. Crawford
Foreman

And the Court having considered all of the above is of the opinion and judgment that an order or judgment of condemnation should be here entered conditioned upon the payment by the State of Alabama to the Clerk of this Court for the use and benefit of the Defendant landowner of the sum aforesaid; it is, therefore ORDERED, ADJUDGED AND DECREED by the Circuit Court of Baldwin

County, Alabama, as follows:

- l. That the application of the State of Alabama for the condemnation of the lands, rights and construction, hereinafter described be, and the same are hereby granted, and that the property described in Exhibit "A" attached hereto, and by reference made a part thereof as though fully set forth herein, be, and the same is hereby condemned for the use by the State of Alabama as a right of way for a public road as set forth in the application aforesaid, and the rights therein are hereby divested out of the landowner and into the State of Alabama, upon the payment by the State of Alabama of the sum hereinafter ordered and decreed to be paid.
- 2. That the damages and compensation to which the Defendant landowner in this case, Corte Realty Company, Inc., is entitled is hereby fixed at the sum of \$4,000.00 , which said sum is hereby ordered to be paid by the State of Alabama to said Defendant landowner; and that upon the payment of said amount by the State of Alabama to said landowner the condemnation of the lands hereinabove described shall be, and become effective.

3. That the State of Alabama pay the costs of this proceeding.

Dated this 9th day of March, 1967.

John GIRCUIT JUDGE

MAR 9 1967

ACL ACC GLERS

EXHIBIT "A"

The following described property, lying and being in Baldwin County, Alabama, and more particularly described as follows:

And as shown on the right of way map of Project No. S-635(2) as recorded in the office of the Judge of Probate of Baldwin County:

Parcel No. 001

Beginning at a point on the west property line which point is 140 feet distant in an easterly direction from and at right angles to Station 178+61.67; thence north 3° 15' 11" west a distance of 245.06 feet to a point which is 140 feet easterly of and at right angles to Station 181+06.73; thence along the arc of a curve to the left in a northwesterly direction having a radius of 7015.5 feet a distance of 503.31 feet to a point which is 140 feet distant from the centerline of said project and at right angles to Station 186+00; thence westerly along the radial line a distance of 30 feet to a point; thence along the arc of a curve to the left with a radius of 6995.5 feet a distance of 914.4 feet more or less, to a point which is 110 feet easterly of and at right angles to Station 195+00; thence easterly along the radial line a distance of 10 feet to a point; thence along the arc of a curve to the left having a radius of 7005.5 feet a distance of 627.03 feet more or less, to the north property line; thence in a westerly direction along said north property line; thence in a westerly direction along said north property line; thence south 15° 27' east along said west property line a distance of 2323.03 feet more or less, to the point of beginning.

Said strip of land lying in Section 32, Township 5 South, Range 2 East, and containing an area of 7.20 acres, more or less.

A drainage easement being described as follows: Beginning at a point south 74° 52' east a distance of 115 feet from Station 195 of said project; thence along the arc of a curve to the right having a radius of 6995.5 feet a distance of 17.2 feet; thence south 74° 52' east a distance of 41.6 feet; thence north 15° 08' east a distance of 30 feet; thence north 74° 52' west a distance of 58.4 feet to a point; thence in a southeasterly direction along the arc of a curve to the right having a radius of 6995.5 feet a distance of 17.2 feet more or less, to the point of beginning.

Said strip of land lying in Section 32, Township 5 South, Range 2 East, and containing an area of 0.01 acres, more or less.

Parcel No. 002

A drainage easement being described as follows: Commencing at centerline Station 173+50 of Project S-635(2); thence north 86° 44' 49" east a distance of 140 feet to a point; thence north 26° 44' 49" east a distance of 90 feet to a point; thence north 26° 44' 49" east a distance of 34 feet more or less to the west property line and the point of beginning; thence north 26° 44' 49" east a distance of 116 feet to a point; thence north 83° 15' 11" west a distance of 140 feet to a point; thence north 83° 15' 11" west a distance of 172.8 feet to a point on the west property line; thence south 15° 27' east a distance of 172.6 feet more or less, to the point of beginning.

Said parcel of land lying in Section 32, Township 5 South, Range 2 East, and containing 0.44 acres, more or less.