RUTH W. WARREN,) IN THE CIRCUIT COURT OF
Plaintiff,) BALDWIN COUNTY, ALABAMA
vs.) AT LAW

JOHN H. LANG,)

Defendant.)

COUNT ONE

Plaintiff claims of the Defendant the sum of EIGHT HUNDRED THIRTY-FIVE AND 42/100 (\$835.42) DOLLARS for money paid by the Plaintiff for the Defendant on, to-wit: the 21st day of June, 1968 and the 24th day of July, 1968, which sum of money with the interest thereon is still unpaid.

COUNT TWO

Plaintiff claims of the Defendant the sum of EIGHT HUNDRED THIRTY-FIVE AND 42/100 (\$835.42) DOLLARS due from him by account on, to-wit: the 24th day of July, 1968, which sum of money with the interest thereon is still unpaid.

TTORNEY FOR PLAINTIFF

OCT 21 1968

ALIE I. DIEW CLERK REGISTER

.....TERM, 19.....

STATE OF ALABAMA Baldwin County

Circuit Court, Baldwin County

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon JOHN H - LANG

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint

filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against......

JOHN H. LANG

.... Defendant.....

RUTH W. WARREN

Plaintiff...

Witness my hand this 2/ day

Que Po

7.F

314

No. 8382	Page
STATE OF ALA	BAMA
Baldwin Coun	ty
CIRCUIT CO	URT
RUTH W. WARREN	
······································	Plaintiff
£	
vs.	•
JOHN H. LANG	
*	Defendant
SUMMONS AND CO	MPLAINT
	: : :
Filed	19
e de la company	Cler
OCT 21 1968	Ciei
- ANTEL STOR C	TERK

DUCK

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at A non-resident of the State of Alabama. Address Unknown. 007-2-1-1968 19leX Sheriff I have executed this summons this 19...... by leaving a copy with Returned 22 day of Not found in my county after diligent search and in Jaylor Wilkins, Sherif Deputy Sheriff

STATE OF ALABAMA BALDWIN COUNTY

Personally appeared before me, the undersigned authority, RUTH W. WARREN, who being by me first duly and legally sworn, doth depose and say that JOHN H. LANG is a non-resident of the State of Alabama whose mailing address is unknown to the Plaintiff after due diligent search and inquiry, that the said JOHN H. LANG owns real estate in Baldwin County, Alabama, and that the service of the Bill of Complaint filed herein by attachment is necessary and that service by publication under Title 7, Section 204 of the 1940 Code of Alabama as recompiled in 1958 is necessary for the service of the said Bill of Complaint.

RUTH W. WARREN

Sworn to and subscribed before me

on this the 18th day of

, 1968.

MINE & DOWN REGISTER

RUTH W. WARREN,)	IN THE CIRCUIT COURT OF
Plaintiff,)	BALDWIN COUNTY, ALABAMA
vs.)	AT LAW
JOHN H. LANG,)	
Defendant.)	

NOTICE OF LEVY ON REAL ESTATE

TO HARRY D'OLIVE, JUDGE OF THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA:

Notice is hereby given that under a Writ of Attachment issued in favor of the Plaintiff in above entitled cause, I have levied on the following described property of said Defendant, described as follows, viz:

Commencing at the point of intersection of the centerline of the Silverhill Highway (Alabama Highway No. 104), and the centerline of Belforest Road, which point is now presumed to be the Northease corner of Section 10, Township 6 South, Range 2 East, Baldwin County, Alabama; run thence South along the centerline of the Belforect Road 661.75 feet to the Point of Beginning: Thence run South 89° 51' West, 673.9 feet to a corner; thence run North 00° 30' East, 208.56 feet to a corner; thence run North 89° 51' East, 208.56 feet to a corner; thence run South 00° 30' West, 78.56 feet to a corner; thence run South 130 feet to the Point of Beginning; excepting therefrom the Belforest Road right-of-way; containing 2.27 acres, more or less, in the NE-1/4 of the NE-1/4 of Section 10, Township 6 South, Range 2 East, Baldwin County, Alabama.

The above described real estate being in Baldwin County, Alabama Given under my hand this 22 mod day of local 1968.

STATE OF ALABAMA,
EALDWIN COUNTY
I confly that this instrument was filed on

SHERIFF OF BALDWIN COUNTY, ALABAM

and that no tax was collected. Recorded in Fig. 1

Book Shung D'Eline Judge of Propage

JOHN V. DUCK Attorney at Law

P. O. DRAWER Y - FAIRHOPE, ALABAMA

	•
MESSABE	REFLY
To Dear Mrs. Duck:	DATE
Bay Minette, Ala.	
DATE October 18, 1968	
Re: Ruth W. Warren vs. John H. Lang	1,2
Dear Mrs. Duck:	8 20
Enclosed please find Bill of Complaint to	
be filed. Please have served by Attach-	
ment papers which are also enclosed.	
Sincerely, Adval, Duch	
(24)	

SIGNED

FORM AVAILABLE FROM GRAYARC CO., INC.
862 THIRD AVE., 8'KLYN 32, N. Y.

THIS COPY FOR PERSON ADDRESSED

THE STATE OF ALABAMA | Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALA.

KNOW ALL MEN BY THESE PRESENT	rs, That We,
	÷.
, of the Co	ounty of Baldwin
are held and firmly bound unto	
in the sum of	Dollars, to
be paid to the said	
	nich payment, well and truly to be made, we bind our- executors and administrators, jointly and severally, firmly
Sealed with our seals and dated the	day of, 19
The Condition of this Obligation is such	ii 27
That whereas the above bounder	
	ha, on the day of the date
hereof, prayed an Attachment at the suit of	entre transport of the second
	against the estate of above named
for the sum of	Doilars,
and bath obtained the same, returnable to the Cir	cuit Court of Baldwin County:
Now, if the said	
·	
	ny the said Defendant all such damages asut said Attachment, then the above obligation to be
or may hereafter have, under the Constitution and	
Signed, Sealed, and delivered the date above	
	(Seal)
	(Seal)
	(Seal)
	(Seal)
Approved, thisday of	, 19
A service of the serv	

THE STATE OF ALABAMA (

CIRCUIT COURT AT BAY MINETTE, ALABAMA

Before me,	LUCIA H	IGBEE			
in and for said Coun	ty, personally app	pearedRUT.	H.WWARREN		
who, being duly swo	rn, on oath saith	that JOH	N H. LANG		
					stly indebted to
	. WARREN			ju	sely machica to
		D TUIDTY E	TVE (\$025 00)		~
in the sum of					·
which said amount is					
			ent of the St	ate or Ara	
and ni	s whereabou	ts are unk	nown,		
,					
and that this Attachn	ant is not sued o	ut for the purpo	of verine or here	using the Defe	ndont or other
improper motive.	ient is not sued o	· -	W W	_	•
		107	RUTH W. WARRE	N OCCU	
Subscribed and	sworn to before t	me this /84	RUTH W. WARRE	ober	, 19_68
			Xuca High	ee ee	
Standbornski framenogat fra samme	and the second s	minimization of a control of specific proper processors and a survey of a con-	Notary/PU	blic	
				day	Clerk
IA IA			SIDAVI		Cler.
AN A N O U			AFF	19	7 TO 1
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A THO					2000 P 17
STATE OF ALABAN Baldwin County CIRCUIT COL			ATTACHMENT BOND	Filed this the residual of	DO DO SELECTION OF THE PROPERTY OF THE PROPERT

ST	ATE OF Baldwin	ALABAMA County	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Circuit No	: Court, Baldwi	n County
	Array Array				*****************	TERM, 19
The state of the s	2015		TO ANY	SHERIFF OF TH	E STATE OF	ALABAMA:
You A	re Hereby Co	mmanded to Sum	mon	in H, LANG		
	er to					
			in the second se			
		1 2 2		*;		
	the Circuit C	ourt of Baldwin C	County, State	of Alabama, at Ba	ay Minette, agai	of, to the complain
by		W. WARREN-				,,
377	700 (2000) 200 (2000)	21	4.7.	Oct	· · · · · · · · · · · · · · · · · · ·	1968

Vitness my hand this day of Color (1960)

No Page			
STATE OF ALABAMA Baldwin County	Defendant lives at A non-resident of the S Alabama. Address Unkno		
CIRCUIT COURT	Received In Office	3	
RUTH M. WARREN	ALCENED.		
有多	OCT 2 1 1968		
Plaintiffs	I have expressed in biggsun	nmons	
vs.	this	19	
	by leaving a copy with		
JOHN H. LANG Defendants	John H. Jang		
SUMMONS AND COMPLAINT			
SOMMONS AND COMPLAINT			
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		•••••	

JOHN V. DUCK			
Plaintiff's Attorney		, Sheriff	
Defendant's Attorney	De _l	outy Sheriff	

RUTH W. WARREN,	>	IN THE CIRCUIT COURT OF
Plaintiff,)	BALDNIN COUNTY, ALABAMA
vs.	>	AT LAW
JOHN H. LANG,)	
Defendant.)	

COUNT ONE

Plaintiff claims of the Defendant the sum of EIGHT HUNDRED THIRTY-FIVE AND 42/100 (\$835.42) DOLLARS for money paid by the Plaintiff for the Defendant on, to-wit: the 21st day of June, 1968 and the 24th day of July, 1968, which sum of money with the interest thereon is still unpaid.

COUNT TWO

Plaintiff claims of the Defendant the sum of EIGHT HUNDRED THIRTY-FIVE AND 42/100 (\$835.42) DOLLARS due from him by account on, to-wit: the 24th day of July, 1968, which sum of money with the interest thereon is still unpaid.

ATTORNEY FOR PLAINTIFF

OCT 21 1968

ALATE J. DOGA CLERK REGISTER

RUTH W. WARREN,)	IN THE CIRCUIT COURT OF
Plaintiff,)	BALDWIN COUNTY, ALABAMA
Vs.)	AT LAW
JOHN H. LANG,)	
Defendant.)	

NOTICE OF LEVY ON REAL ESTATE

TO HARRY S'OLIVE, JUDGE OF THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA:

Notice is hereby given that under a Writ of Attachment issued in favor of the Plaintiff in above entitled cause, I have levied on the following described property of said Defendant, described as follows, viz:

Commencing at the point of intersection of the centerline of the Silverhill Highway (Alabama Highway No. 134), and the centerline of Belforest Road, which point is now presumed to be the Northease corner of Section 10. Township & South, Range 2 East, Baldwin County, Alabama; run thence South along the centerline of the Belforect Road 561.75 feet to the Point of Beginning: Thence run South 89° 51' West, 573.9 feet to a corner; thence run North 89° 51' East, 208.56 feet to a corner; thence run North 89° 51' East, 208.56 feet to a corner; thence run South 80° 30' West, 78.56 feet to a corner; thence run South 89° 51' East, Road Belforest Road; thence run South 130 feet to the Point of Beginning; excepting therefrom the Belforest Road right-of-way; containing 2.27 acres, more or less, in the NE-1/4 of the NE-1/4 of Section 10. Township 6 South, Range 2 East, Baldwin County, Alabama.

The above described real estate being in Baldwin County, Alabama
Siven under my hand this Inday of Cateful
1968.

SHERIFF OF BALDWIN COUNTY, ALABAMA

RUTH W. WARREN,)	IN THE CIRCUIT COURT OF
Plaintiff,)	CALDNIN COUNTY, ALABAMA
Vs.)	AT LAW
JOHN H. LANG,	>	
Defendant.)	

MOTICE OF LEVY ON REAL ESTATE

TO HARRY D'OLIVE, JUDGE OF THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA:

Notice is bereby given that under a Writ of Attachment issued in favor of the Plaintiff in above entitled cause, I have levied on the following described property of said Defendant, described as follows, viz:

Commencing at the point of intersection of the centerline of the Silverhill Highway (Alabama Highway No. 104), and the centerline of Belforest Road, which point is now presumed to be the Northease corner of Section 10, Township 6 South, Range 2 East, Baldwin County, Alabama; run thence South along the centerline of the Belforect Road 661.75 feet to the Point of Beginning: Thence run South 89° 51' Hest, 673.9 feet to a corner; thence run North OC° 30' East, 208.56 feet to a corner; thence run North 85° 51' East, 208.56 feet to a corner; thence run North 89° 51' East, 464.6 feet to a point on the centerline of said Belforest Road; thence run South 130 feet to the Point of Beginning; excepting themefrom the Belforest Road right-of-way; containing 2.27 acres, more or lass, in the NE-1/4 of the NE-1/4 of Section 10, Township 6 South, Range 2 East, Baldwin County, Alabama.

The above described real estate being in Baldwin County Alabama
Given under my hand this 22 cay of Colone.

1968.

SHERIFE OF SALUVIN COUNTY, ALABAMA

THE STATE OF ALABAMA,

Baldwin County.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, RUTH W.	WARREN			
	r			
hath complained on oath to me, ALICE J. I	OUCK, Clerk of Cir	cuit Court of I	Baldwin County,	, Ala., that
JOHN H. LANG				
			(
is justly indebted to the PlaintiffRUTH	W. WARREN			
EICHT HUNDDED THE		3E 00)		
in the sum ofEIGHT_HUNDRED_THI	KIV-FIVE (300	ongress of the state of the sta	10 Park Supply of State Company	Dollars, and
RUTH W. WARREN		having made	e affidavit and	given bond
as required by law, in such cases, you are	hereby commande	d to attach	so much of th	ie estate of
JOHN H. LANG, viz: (see	description	of prope	rty attach	red)
as will be of value sufficient to satisfy said d	ebt and costs, accor	ding to the co	mplaint; and su	ch estate, so
attached unless replevied, so to secure, that	the same may be lia	ble to futher	proceedings th	ereon to be
had by the Circuit Court of Baldwin County	, Ala., at a term the	ereof, to be he	ld at the Court l	House of said
County, oxx within thirty days	from the ser — Monday of	vice here	of	19
next; when and where you must make know	n to said Court how	y you have exe	cuted this Writ.	•
WITNESS, my hand, this 2/16	ay of Ho	<i>f</i>	A. D., 19	68
		line	D. 1. Ou	ŽClerk.
		ć.		

Ruth W. Warren

ATTACHMENT

Returned 22 day of Oct 1968 Not found in my county after diligent search and inquiry. Color form of danger

Daylor Wilkins, Sheriff

attacked The within described property 10/20/68 by recording Notice & Leny & Probate office

same out courthouse

door. Dut is a

THE STATE OF ALABAMA,

Baldwin County.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS,RU	TH W. WARR	EN			
week.					
hath complained on oath to me, AI	ICE J. DUCK,	Clerk of Cir	cuit Court of I	Baldwin County	, Ala., that
JOHN H. LANG					
er in the second of the second					
- 35° - 56° - 1 - 10° - 11°					
is justly indebted to the Plaintiff —	RUTH W. N	JARREN			
is justify indebted to the Flankill —			·····		
in the sum of EIGHT HUNDRE	En THIRTY-	THE (SR	35.00)	order and made units order triple person from	D-11 1
RUTH W. WARREN	Control of the second of the s		man plane and an arrangement of the second	. , ,	Dollars, and
100 111 NEW 1888 (1982 2012		·	having made	e affidavit and	l given bond
as required by law, in such cases,	you are hereby	commande	d to attach s	so much of the	ie estate of
JOHN H. LANG, viz:	(see desc	ription	of prope	rty attack	ed)
					•
as will be of value sufficient to satis			-		
attached unless replevied, so to secr					
had by the Circuit Court of Baldwin					
County, on Within thirty	days Mo	nday of	vice here	V I	19
next; when and where you must ma	ake known to sai	d Court how	you have exe	cuted this Writ	-
WITNESS, my hand, this			-fl	an in a constant	
WITNESS, my hand, this	Cday of_		1	A. D., 19	9
			Die e	Z 1 011	. Robert.
		_		· –	

ATTACHMENT NOTICE	
The State of Alabama, Baldwin County	No. 8382 CIRCUIT COURT
	Term, 19
RUTH W. WARREN	
Marine,	PLAINTIFFS ATTACHMENT
Vs.	ATTACHMENT
JOHN H. LANG	
	EFENDANTS
WHEREAS RUTH W. WARREN	
as Plaintiff in said cause, has obtained an	Attachment out of this Court, issued the 22nd
day of October 19 68, ag	gainst the estate of the said defendant
JOHN H. LANG	
which Attachment has been levied upon the	following described <u>real estate</u>
Which includes a second	
	as the property of the said defendant, to-wit:
	intersection of the centerline of the
	Highway No. 104), and the centerline
	int is now presumed to be the Northeast
	hip 6 South, Range 2 East, Baldwin
	South along the centerline of the
	to the Point of Beginning: Thence run
30' East, 208.56 feet to a	corner; thence run North 89° 51' East,
30' East, 208.56 feet to a 208.56 feet to a corner; th	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 fee
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30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2.	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 fee excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 fee excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South,
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 fee excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South,
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 fee excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South,
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 fee excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South,
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 fee excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South,
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4 Range 2 East, Baldwin Count	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet the 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 feet excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South, ty, Alabama.
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4 Range 2 East, Baldwin Count	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet the 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 feet excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South, ty, Alabama.
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4 Range 2 East, Baldwin Count	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 feet excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South, ty, Alabama.
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4 Range 2 East, Baldwin Count	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 feet excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South, ty, Alabama.
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4 Range 2 East, Baldwin Count and whereas, it appears that the said	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 feet excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South, ty, Alabama. JOHN H. LANG sident of the State of Alabama and his whereabour
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4 Range 2 East, Baldwin Count and whereas, it appears that the said	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 feet excepting therefrom the Belforest Road. 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South, ty, Alabama. JOHN H. LANG sident of the State of Alabama and his whereabours.
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4 Range 2 East, Baldwin Count and whereas, it appears that the said	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 fee excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 of Section 10, Township 6 South, ty, Alabama. JOHN H. LANG JOHN H. LANG
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4 Range 2 East, Baldwin Count and whereas, it appears that the said Defendant as aforesaid is a non-reare unknown. NOW, THEREFORE, the said wherever he is	corner; thence run North 89° 51' East, nence run South 00° 30' West, 78.56 feet th 89° 51' East, 464.6 feet to a point Belforest Road; thence run South 130 fee excepting therefrom the Belforest Road 27 acres, more or less, in the NE-1/4 4 of Section 10, Township 6 South, ty, Alabama. JOHN H. LANG sident of the State of Alabama and his whereabour JOHN H. LANG hereby notified of the levy and pendency of said Attachment.
30' East, 208.56 feet to a 208.56 feet to a corner; the to a corner; thence run Nor on the centerline of said E to the Point of Beginning; right-of-way; containing 2. of the NE-1/4 of the NE-1/4 Range 2 East, Baldwin Count and whereas, it appears that the said	JOHN H. LANG sident of the State of Alabama and his whereabour JOHN H. LANG hereby notified of the levy and pendency of said Attachment.

Fairhope Courier

ESTABLISHED 1894



"Serving The Beautiful Eastern Shore Area Of Mobile Bay"
P. O. BOX 549

FAIRHOPE, ALABAMA

AFFIDAVIT:

This is to certify that the attached legal notice appeared in **The Fairhope Courier**, a weekly newspaper published in the City of Fairhope, County of Baldwin, State of Alabama on the

dates of

OCT. 31 - NOV.

1968

. Editor

FORD COOK

State of Alabama County of Baldwin

Sworn to and subscribed before me this

day of

1968

Notary Public

Baldwin County, Alabama

My Commission Expires July 15, 1972

FILED ... O (GF

ALOS J. DESK CLERK

LEGAL NOTICE Attachment Notice The State of Alabama, Baldwin County

No. 8382 Circuit Court

Ruth W. Warren, plaintiff vs

John H. Lang, Defendant ATTACHMENT

Whereas Ruth W. Warren as Plaintiff in said cause, has obtained an Attachment out of this Court, issued the 22nd day of October 1968, against the estate of the said defendant John H. Lang which Attachment has been levied upon the following described real estate as the property of the said defendant, to-wit: Commencing at the point of intersection of the centerline of the Silverhill Highway (Alabama Highway No. 104), and the centerline of Belforest Road, which point is now presumed to be the Northeast corner of Section 10, Township 6 South, Range 2 East, Baldwin County, Alabama; run thence South along the centerline of the Belforest Road 661.75 feet to the Point of Beginning; Thence run South 89° 51' West, 673.9 feet to a corner; thence run North 00° 30' East, 208.56 feet to a corner; thence run North 89° 51' East, 208.5 feet to a corner; thence run South 00° 30' West, 78.56 feet to a corner; thence run North 89° 51' East, 464.6 feet to a point on the centerline of said Belforest Road; thence run South 130 feet to the Point of Beginning; excepting therefrom the Belforest Road right-of-way; containing 2.27 acres, more or less, in the NE-1/4 of the NE-1/4 of the NE-1/4 of Section 10, Township 6 South, Range 2 East, Baldwin County, Alabama.

and whereas, it appears that the said John H. Lang Defendant as aforesaid is a non-resident of the State of Alabama and his whereabouts are unknown.

Now, therefore, the said John H. Lang wherever he may reside is hereby notified of the levy and pendency of said Attachment.

Witness my hand, this 24 day of Oct., 1968.

Alice J. Duck, Clerk

John V. Duck Solicitor for Plaintiff

Oct. 31 - Nov. 7, 14, 1968

THE STATE OF ALABAMA (Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALA.

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	ns, for which payment, well and truly to be made, we bind our- r heirs, executors and administrators, jointly and severally, firmly
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The Condition of this Obligation	is such:
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THE STATE OF ALABAMA (Baldwin County

CIRCUIT COURT AT BAY MINETTE, ALABAMA

Before me,	LUCIA HIGBEE				
in and for said County, p		RUTH W. W	ARREN		
who, being duly sworn, o	on oath saith that	JOHN H. L	ANG		
		is		justly i	ndebted to
RUTH W. N					
in the sum of EIGI	IT HUNDRED THI	RTY-FIVE (\$	<u>835.00)</u>	COLUMN TO THE	_ Dollars,
which said amount is just	tly due after allowing	all just offsets and	d discounts, and	that the said	
JOHN H. L	ANG is a non-	resident of	the State	of Alaban	ia
and his w	hereabouts ar	e unknown,			
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and that this Attachment improper motive. Subscribed and swo	orn to before me this_	RUTH W day of	. Warren Octobe Higher tary Fubli	<u>r</u> , 19	
STATE OF ALABAMA Baldwin County CIRCUIT COUR' At Bay Minette, Ala.	CVE.		ATTACHMENT BOND AND AFFIDAV	of, 19 Cle	АЦопи