

Notice of Levy on Real Estate

A. G. Allegri Plaintiff, Baldwin County Circuit County Eddie Crandall Defendant	ourt
,	
ToJudge of Probate, Baldwin County, Alabama:	
Notice is hereby given that under a Writ ofExecution	
issued in favor of the Plaintiff in above entitled cause, I have levied on the following described pr	operty
of said Defendants, described as follows, viz:	
Beg. 1962 ft. S from NE cor. SW2, Sec. 15, T5s, R2e, Run W	1320
ft., S 496½ ft., E 1320 ft., N 496½ ft to Beg. in NE% of SW	وي
Sec. 15, T5s, R2e	
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The above described Real Estate being in Baldwin County, Alabama.	
Given under my hand this 29th day of January 1953	?
Sheriff of Baldwin County, A	labama

no 1138 ORIGINAL.

TAYLOR VILLAMS, Showing D. S.

Received They of 2, 19. 18. Miles of Jeny of Jensey 1953 Miles of Jeny of Jensey 1953 Miles of Jeny of Jensey 1953 Miles of Jeny of the within the Time. By service on Estable Cro-staff J. W. Weleghi.

Eddy Craidall

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons EDDIE CRANDALL to appear within thirty days from the service of this writ in the Circuit Court, to be held for said Court at the place of Holding the same, then and there to answer the complaint of A. G. ALLEGRI operating and doing business as A. G. Allegri & Company.

WITNESS my hand this the 16-day of January, 1948.

Wir January, 1948.

A. G. ALLEGRI Operating and Adoing business as A. G.
Allegri & Company,

BLAINTIFF

VS

EDDIE CRANDALL

DEFENDANT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA,

AT LAW

The Plaintiff claims of the Defendant ONE HUNDRED EIGHTY SIX DOLLARS & 73/100 (\$186.73), the balance due by promissory note made by him on the 25th day of May, 1944, and payable on the 1st day of September, 1944, with interest thereon from January 1, 1946.

The Plaintiff alleges that the Defendant in, by and as a part of said note waived all rights of exemption as to personal property against the payment of said note and costs of collection under the laws of Alabama and agreed to pay all expenses, attorneys fees or otherwise that might accrue in the collection of the debt.

2.

The Plaintiff claims of the Defendant the further sum of THIRTY FIVE (\$35.00) DOLLARS as reasonable attorney's fee.

Attorney for the Plaintiff

Received in Sheriff's Office this Clay of Au, 1948
TAYLOR WILKINS, Sheriff

by serving copy of within Summons and Complaint on

Eddie Crandall

Taylor Wilhin Sheriff

+7/40 Deputy Sheriff

A. G. ALLEGRI, Operating and doing business as A. G. Allegri & Company

PLAINTIFF

VS

EDDIE CRANDALL

DEFEDNANT

BILL OF COMPLAINT

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