

State of Indiana, Noble County, SS:

In the Noble Circuit Court of Indiana.

No.-15545 C.A.Reid

vs

To foreclose Mortgage Lien.

Charles Lewis Blotz

The State of Indiana, to the Sheriff of Noble County, Indiana,
Greeting:

Be It remembered, that on the 30th day of January, 1948, the same being the 23rd Judicial day of the January, 1948, term of the Noble Circuit Court of Indiana, held in the Court House in the town of Albion, in said County and State, commencing on the First Monday of January, 1948, the Honorable Leo C. Rumbaugh, Pro Tem Judge, Presiding, the following proceedings were had and findings, judgments, decrees and orders of sale made, rendered and entered by said court in the above and foregoing cause, to wit:

Jan. 30, 48 23rd day
~~Feb. 2, 1948 25th day~~

No.-15545 C.A.Reid
 vs
 Charles Lewis Blotz) Foreclose Mortgage Lien.

Comes now the plaintiff and shows that summons was duly issued in this cause on the 26th day of November, 1947, and was duly served on the defendant on the 29th day of November, 1947, which said summons and Sheriff's return are severally in the words and figures, following, to-wit: (h.i.). Defendant called and defaulted. Submission, evidence heard, finding that there is due the plaintiff on the complaint sued upon the sum of one hundred fifty four and 41/100 dollars (\$154.41), and the further sum of fifty dollars (\$50.00) as plaintiff's attorney fees, which sum the plaintiff is entitled to recover from the defendant together with the costs of this action, all without relief from valuation and appraisement laws. And the court further finds that on the 17th day of October, 1947, and within sixty (60) days after performing the labor and furnishing the material mentioned in plaintiff's complaint, plaintiff filed in the office of the Recorder of said Noble County in state of Indiana, notice of his intention to hold a lien upon the automobile mentioned and described in the complaint and that said notice was on said date duly recorded in the office of said recorder.

And the court further finds that the plaintiff have and hold a lien on said automobile, described as follows, to-wit: a 1936 Pontiac Sedan, Engine number, 6-184712, Serial number 6-BB66020 and that plaintiff is entitled to have his lien enforced against said automobile.

It is therefore considered, adjudged and decreed by the court that the plaintiff have and recover of and from the defendant the sum of two hundred four and 41/100 dollars (\$204.41) without relief from valuation and appraisement laws, together with the costs of this action. It is further considered and adjudged by the court that said sum is a lien upon the said automobile. It is further considered, adjudged and decreed by the court that a certified copy of this order and decree issue to the Sheriff of said Noble County, Indiana, directing and commanding him to sell the said automobile as upon execution and to apply the proceeds thereof first to the payment of the costs of this proceedings, then to the payment of this judgment as set out above, and to pay any balance remaining to the said defendant. It is further ordered that this judgment bear interest at 6% per annum from date of judgment.

State of Indiana,

Noble County, SS:

I, Porter R. Black, Clerk of the Noble Circuit Court of Noble County, Indiana, do hereby certify that the attached and foregoing is a full, true and complete copy of the proceedings had and of the findings, judgments, decrees and orders of sale made, rendered and entered in and by said court in said cause on said 30th day of January, 1948, as the same appears of record in my office in the Court House at the town of Albion, in said County and State.

In Witness Whereof, I hereunto subscribe my name and hereto affix the seal of said court at my said office this 5th day of March, 1948.

Porter R. Black

Porter R. Black
Clerk Noble Circuit Court.

You are therefore commanded, after giving the notice required by law, to sell the said ^{Real Estate} ~~personal~~ property in the foregoing judgment and decree described as therein directed and as provided by law, without relief from valuation and appraisement laws, and apply the proceeds arising therefrom as therein ordered, and return this writ with your proceedings thereon within sixty days from this date.

In Witness Whereof, I hereunto subscribe my name and hereto affix the seal of said court at my office in the Court House at the town of Albion, in said County and State, this 5th day of March, 1948.

Porter R. Black

Porter R. Black
Clerk Noble Circuit Court.

In the Noble Circuit Court, March Term, 1948.

No. 15545 C.A. Reid

vs

To foreclose Mortgage lien.

Charles Lewis Blotz

Statement of Costs

Clerk's Costs..... 10.00

Sheriff's fees..... 3.85

State of Indiana, Noble County, SS:

I, Porter R. Black, Clerk of the Noble Circuit Court of Noble County, in the State of Indiana, do hereby certify that the above and foregoing is a full, true and complete statement and list of all the accrued costs in the above entitled cause as the same appears of record in my office.

In Witness Whereof, I have hereunto subscribed my name and affixed the seal of said court at Albion, Indiana, this 5th day of March, 1948.

Porter R. Black

Porter R. Black
Clerk Noble Circuit Court.

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Cause No. 15545 C.A. Reid

vs

Charles L. Blotz

Judge favor pltf. 204.41

Interest to issue 1.02

Costs to issue 13.85

Total 219.28

O.B. 78 P. 38 Ed. 36 P. 577

J.D. 18 P. 15 Ex. 12 P. 214

John C. Hagen, attorney

FILED
MAY 9 1950

Charlotte Dyer
CLERK NOBLE CIRCUIT COURT

This writ came to hand on Jan. 30 1948, I served same by demand on the within named Charles Lewis Blotz, and having found no property on which to levy, I return this writ this 8th day of May, 1950. Wholly unsatisfied.

Charles F. Hagen
Sheriff Noble County

John D. Smith
Dyer

Sheriff's Fees:
Mileage----- 2.00
Service----- .40
D. & R. ----- .20
2.60