

STATE OF INDIANA
COUNTY OF LAKE } ss:

IN THE CITY COURT OF
EAST CHICAGO, INDIANA

CAUSE NO. 45H02-9309-CP-1808

DATE _____

2
TITLE OF CAUSE Indiana Bell Telephone Company vs. Genever Lane

93082740

FILED IN OPEN COURT

NOV 05 1993

Mary Marie Lenz
Clerk, East Chicago City Court

DEFAULT AND JUDGMENT

Comes now the plaintiff by counsel, Michael E. Connolly
and shows the Court service of summons on the defendant by:

(a) Delivering a copy of the summons and a copy of the complaint to the defendant;

publicly on the 23rd day of Sept., 1993, bailiff, WILL

(b) Leaving a copy of the summons and a copy of the complaint at:

This Document is the property of
the dwelling house or usual place of abode of the said defendant.
the Lake County Recorder!

(c) Sending a copy of the summons and a copy of the complaint by Certified Mail, return receipt requested, to the defendant at his residence/place of employment or place of business at:

(d) _____

which summons and return are in the following words and figures: (Hil.) and which summons was served more than twenty-three (23) days prior to date hereof, and plaintiff asks that the defendant be called and defaulted for failure to plead or otherwise comply with the Indiana Rules of Court. Defendant(s) failing to appear or answer herein being called in open Court do wholly make default. Plaintiff further submits to the Court a request for a finding for plaintiff against the defendant in the sum of Four Hundred Ninety and 34/100 (\$ 490.34) and costs of this action, plus all other just and proper relief;

Cause submitted, and the Court being advised now finds, and it is Adjudged and Decreed that:

1. Defendant was properly served with notice of this action;

2. Defendant has failed to plead or otherwise comply with the rules of this Court;

3. That defendant was called three (3) times in open Court and appeared not, and the defendant(s) is in default;

4. That upon evidence being submitted, that plaintiff is entitled to and shall recover of the defendant the sum of Four Hundred Ninety and 34/100 (\$ 490.34) and costs of this action.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Judgment herein is a lien on the real estate of the defendants (s) which real estate is commonly known as: 240 Grant, Gary, IN

and legally described as: Key #42-311-2, LI Combs & Sons, Second Sub., Lot 2,
In Lake County, IN

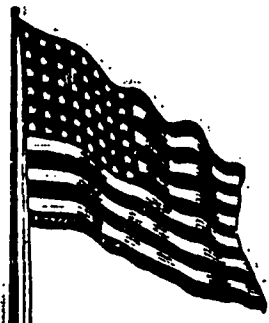
APPROVED. Enter:

William E. Davis
Judge Recorder, City Court of East Chicago

DEC 4 1993
FILED 1993

STATE OF INDIANA
COURT OF COMMON PLEAS
CLERK'S OFFICE

UNITED STATES OF AMERICA



STATE OF INDIANA, COUNTY OF LAKE, ss:

I, the undersigned, Clerk of the City Court of East Chicago, Indiana, Lake County, and the keeper of the records and files thereof, in the State aforesaid; do hereby certify that the above and foregoing are full, true and complete copies of the orders entered by the court upon the day of November 19 93,

This Document is the property of
the court upon the 5 day of November 19 93,
the Lake County Recorder!

to the day of 19 93, in cause

No. 45H02-93-09-CP-1808 entitled INDIANA BELL TELEPHONE CO. VS., as

GENEVER LANE
fully as the same appear of record in my office as such clerk.



IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at my office in East Chicago, Indiana in the said County, this 12 day of November A.D. 19 93....

(Signed) *Mary Maria Leonard*
Clerk East Chicago City Court

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CK