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6. That further, she has contacted the United States Post Office in order to obtain the physical address of the Defendants, Darrell K. Reid and Delinda Reid and has been unable to obtain any other address besides 251 Ballew Road, Travelers Rest, South Carolina. That after due diligence, she has been unable to locate the Defendants, Darrell K. Reid and Delinda Reid. Accordingly, she has posted a copy of the Notice and Certificate of Mechanic's Lien with attached Statement of Account at the property which is the subject of this action, the same being 251 Ballew Road, Travelers Rest, South Carolina and being owned by the Defendants, Darrell K. Reid and Delinda Reid.

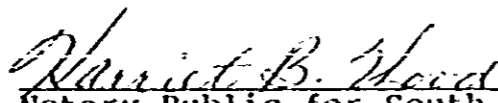
7. That after due diligence your deponent has been unable to locate the aforesaid Defendants, Tom McCraw, individually and d/b/a T.M. Builders, Darrell K. Reid and Delinda Reid. That accordingly, your deponent is filing the within Affidavit as provided by Title 29, §29-5-90, Code of Laws of South Carolina, 1976 as amended.

8. That in addition, and as noted above, your deponent has posted a copy of the Notice and Certificate of Mechanic's Lien with attached Statement of Account in this case on the property which is the subject of this action on March 2, 1990.

Further, your deponent sayeth not.


B. J. LANCASTER CASE

SWORN to before me this
2nd day of March, 1990.


Notary Public for South Carolina
My commission expires: 5-15-95