

State of South Carolina

County of GREENVILLE

June Durham Holcombe, 34 Timrod Way, Greenville, SC 29607,

Petitioner,

vs.

Eddie Carroll Holcombe; Real property - 34 Timrod Way, Greenville, S.C.; Real property at 321 Antrim Drive; Real property 1908 Pleasantburg Drive (291 By-Pass); Real property 204 Cureton Street; Real property corner of Blakely Avenue and Laurens Road; Real property - Condominium known as 326 N. Litchfield Retreat, North Litchfield Beach, S.C.,

Respondents.

IN THE FAMILY COURT

19 FACE 1940

AFFIDAVIT

FILED
GREENVILLE CO., S.C.
AUG 29 4 47 PM '85
JOHNIE S. TANKERSLEY
DEPUTY CLERK

Personally appeared before me June Durham Holcombe, who on oath says:

That Eddie Carroll Holcombe is justly and truly indebted to her in accordance with the judgment sought in the above-captioned suit

and that she is entitled to an attachment against Eddie Carroll Holcombe upon the grounds

- (1) That this is a cause of action in her favor for an equitable division of property; alimony; and attorney's fees and costs;
- (2) That Eddie Carroll Holcombe has departed from the State with intent to avoid service of process and does conceal himself with like intent.

Sworn to before me, this the 15th day of AUGUST, 1985.

Nancy D. Furness (L.S.) My commission expires: 12/4/90

June Durham Holcombe
JUNE DURHAM HOLCOMBE

State of South Carolina

County of GREENVILLE

June Durham Holcombe, 34 Timrod Way, Greenville, SC 29607,

Petitioner,

vs.

Eddie Carroll Holcombe; Real property - 34 Timrod Way, Greenville, S.C.; Real property at 321 Antrim Drive; Real property 1908 Pleasantburg Drive (291 By-Pass); Real property 204 Cureton Street; Real property corner of Blakely Avenue and Laurens Road; Real property - Condominium known as 326 N. Litchfield Retreat, North Litchfield Beach, S.C.,

Respondents.

IN THE FAMILY COURT

BOND

We June Durham Holcombe, Principal, and Betty Durham Owens

Surety, acknowledge ourselves bound unto the respondents in the sum of Two Hundred Fifty (\$250.00) dollars, subject to the following conditions: That the petitioner is seeking an attachment against the respondents which is now about to be sued out, returnable to the Court above named; Now if the petitioner shall pay all damages that respondents may sustain, and also all costs that may be incurred by him in consequence of the suing out such attachment, in the event, that the petitioner shall fail to recover in said case, then this bond to be void.

Done this 15th day of August, 1985.

Signed, sealed and delivered in the presence of:

Nancy D. Furness

June Durham Holcombe (Seal)
Betty Durham Owens (Seal)

June Durham Holcombe, Principal
Betty Durham Owens, Surety