

L.G. BALFOUR COMPANY,  
A Corporation,  
Plaintiff,

-VS-

C.R. WICKLEY and J.S.  
HAYARD,  
Defendants.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.

Comes the defendants in the above styled cause  
and demurs to the plaintiff's complaint, says:

That the said complaint does not state a cause  
of action.

Beebe & Hall  
Attorneys for the defendants.

RECORDED  
Civil Jury No. 41  
RECORDED

L. G. BALFORE COMPANY,

VS.

C R WEEKLEY AND W. R. HAVARD,

---

DEMURRERS ---

---

*Filed April 23, 1934*  
*M. A. Stone*  
*Clerk.*

*copy to Floyd C. Magney*

STATE OF ALABAMA:

BALDWIN COUNTY:

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon C. R. Weekley and J. S. Havard to appear within thirty days from the service of this writ in the Circuit Court to be held for said county at the place of holding the same, then and there to answer complaint of L. G. Balfour Company.

WITNESS my hand this 11 day of April, 1934.

M. A. Stone  
Clerk.

-ooo000ooo-

L. G. BALFOUR COMPANY,  
A Corporation,  
Plaintiff,

-vs-

C. R. WEEKLEY and J. S.  
HAVARD,  
Defendants.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA

COMPLAINT

Plaintiff claims of the defendants and each of them the sum of FOUR HUNDRED SEVENTY-SIX & 28/100 (\$476.28) DOLLARS, together with interest thereon since the first day of June, 1932, for that:

On or about the 1st day of September, 1932 plaintiff entered into a written contract with one Fritz McKinley, by which plaintiff employed said McKinley for the purpose of selling and collecting for the goods of the plaintiff, a copy of said written contract, marked Exhibit A, being attached hereto and by reference made a part hereof as fully as though completely set out herein.

That as a part of said contract of employment and as the inducement to the plaintiff to enter into such contract the said Fritz McKinley and the defendants J. S. Havard and C. R. Weekley executed and delivered to the plaintiff a certain bond by the terms of which said defendants acknowledged themselves as surety for the said McKinley for any money and property belonging to the plaintiff which should come into the possession of the said McKinley, a copy of said bond, marked Exhibit B, being attached hereto and by reference made a part hereof as fully as though completely set out herein.

That the said McKinley under said contract of employment and said bond became and is indebted to the plaintiff in the said amount of \$476.28, an itemized and verified statement of the account between the plaintiff and the said McKinley, consisting of seven (7) pages, being attached hereto, marked Exhibit C and by reference made a part hereof as fully as though completely set out herein.

That the said McKinley fails and refuses to pay said sum to the plaintiff and by virtue of said contract and bond hereinbefore referred to the defendants, and each of them, are indebted to the plaintiff in said sum of \$476.28, wherefore plaintiff sues.

Attorney for Plaintiff.

# CONTRACT

This contract made and entered into this first day of September, 1932,  
by and between L. G. Balfour Company, a corporation with its principal place of business in Attleboro, Massachusetts, party of the  
first part, and Fritz McKinley of University, Alabama,  
party of the second part,

## Witnesseth:

That the said party of the first part has employed the said party of the second part as salesman and to do such other work  
in connection therewith as the party of the first part may from time to time require for a period from  
September 1, 1932 to June 1, 1933, and so from year to year  
covering the same months unless otherwise terminated as hereinafter provided.

It is mutually agreed that all existing contracts between the party of the first part and the party of the second part are terminated  
as of September 1, 1932

In consideration of this employment the said party of the first part agrees to pay the said party of the second part upon a straight  
commission basis, according to the standard classification of sales.

It is understood that the party of the second part pays all expenses incurred by his office or in the covering of his territory and  
that he will be directly responsible for any advertising for which he contracts or for any financial agreement which he may make not  
in direct connection with the party of the first part.

It is agreed that any clause or clauses of this contract can be supplemented by a special arrangement attached in a supplement  
form to this contract.

Said party of the second part in consideration of the covenants herein contained on the part of the party of the first part, to  
be kept and performed, hereby agrees with the said party of the first part—

1. That he will devote his entire time and attention to his employment, honestly and faithfully endeavoring to advance and  
promote the best interests of the said party of the first part. That he will obey such instructions as the party of the first part may  
give from time to time.

2. That he will render daily reports of all sales and all collections. Said daily reports are to be mailed daily in an envelope  
postmarked similar date to the daily report blank. Failure to mail daily reports in an envelope postmarked within twenty-four hours  
of the date covered by the report will constitute a loss to said party of a fair and equitable amount of commission due on order sold  
on the same date.

3. (a) That he will be responsible for all cash and goods collected in behalf of the party of the first part.

(b) That all collections obtained will be sent in the original and identical form, unless such change is necessary for the pro-  
tection of the party of the second part against bad checks. It is further understood that he will send in all collections promptly with  
each report.

4. (a) That payment of all orders taken by the party of the second part for the party of the first part to be shipped or delivered  
with bill attached shall be fully guaranteed by the party of the second part, who will assume a complete financial responsibility for  
the payment, excepting where such orders are billed to chapters or national officers of national fraternities. In no instance shall credit  
be extended over thirty days. That he shall obtain a deposit of at least ten percent on every order, except notify orders. It is further  
understood that if the salesman does not obtain a deposit of ten percent upon the order, the party of the first part will accept the  
order shipping it out without a deposit. If the order is returned to this office unclaimed, the party of the first part will automatically  
charge the party of the second part approximately ten percent of the order, representing the deposit, such shortages to be deducted  
from the following month's commissions.

(b) Orders such as special hand-engraved silver, embossed stationery, programs, etc., must be covered by a deposit of at  
least thirty-three and one-third percent. The party of the second part will be liable for the losses on merchandise of this type if a  
deposit of thirty-three and one-third percent is not obtained.

5. That he will furnish the company with a surety bond for Three thousand dollars  
in the form hereto attached which bond must be signed either by a surety company or by one or more responsible persons who are  
property owners to the amount named in said bond, which bond must be satisfactory to the company. Before accepting any bond signed  
by personal sureties, the company reserves the right to require from said sureties a sworn list of their property holdings, both real  
and personal on which they propose to qualify as said sureties.

6. The party of the second part will pay all his expenses in his territory, to and from Attleboro, and any trips made on business  
projects, unless special permission is made for expenses by the party of the first part.

7. It is mutually agreed that the party of the second part is compelled to make all calls in his territory. A record of all calls  
made will be kept by the sales department of the party of the first part. If the calls in the territory under the jurisdiction of the party  
of the second part are not made in proper ratio and covered at least five times a year, and if such ratio is apparently not maintained  
the party of the first part will wire the party of the second part for an immediate adjustment, and any calls specified by the party of  
the first part will receive immediate attention.

8. It is understood and agreed that the regulations of the party of the first part prohibit the party of the second part from  
accepting jewelry to be repaired or credited, and that all such repair orders are to be sent by the customer direct to the Attleboro  
office. It is further agreed that in the event the party of the second part accepts any jewelry on any basis whatsoever, such as exchange  
or repairs, such articles of jewelry must be forwarded the party of the first part under separate cover in a secure box by registered mail  
within twenty-four hours of receipt of same.

9. It is mutually agreed that any loss suffered by the party of the first part through false promises or through the party of the  
second part violating written instructions of the party of the first part will be charged against the party of the second part.

10. It is mutually agreed that the books of the party of the first part shall constitute a basis of any settlement. It is agreed and  
understood that the party of the first part shall mail to the party of the second part on or about the tenth of each month a statement  
of the account of the party of the second part as itemized on the books of the party of the first part. Such statement shall be dated  
the first of the same month, and in case there are any errors the party of the second part shall report such errors within a period of  
ten days. After a lapse of ten days following the posting of said statement, no complaint having been recorded, said statement shall  
constitute full approval of the party of the second part.

11. (a) It is agreed that the party of the second part will be charged for all telegrams which are necessary in obtaining routes  
or information for which he has been written repeatedly. It is also understood that all collect telegrams sent to the party of the  
first part containing the route of the party of the second part will be charged to the party of the second part.

(b) It is agreed that the party of the second part will charge the customer for all telegram charges where a customer has  
requested an order to be wired, unless the merchandise ordered exceeds an individual amount of fifty dollars (\$50.00). It is agreed  
that the salesman will be liable for all telegram charges where this clause is not enforced in his relation with the customer.

12. That he will not be responsible for the samples in his keeping belonging to the party of the first part in the event that said  
samples are damaged or destroyed by fire or totally lost through theft at a hold-up at the point of a weapon, provided said party of  
the second part reports such loss by registered mail within forty-eight hours of the loss, itemizing a report of the loss and everything  
connected with it. It is understood, however, that the party of the second part is fully responsible for any loss through theft of part  
or all samples not caused by hold-up methods. This particularly refers to any losses involved as a result of carrying sample cases in  
an auto or through leaving samples in a hotel or other places without thorough protection. It is impossible to obtain an insurance  
policy covering the merchandise of the party of the first part and it therefore must be realized and clearly understood by the party  
of the second part that he is entirely responsible at all times for the jewelry samples in his possession. Furthermore, it is understood  
and agreed that the party of the second part will be responsible for all pilferage. It is particularly understood and agreed that party  
of the second part will be personally and completely responsible for all merchandise and goods of every form left unattended in an  
automobile. It is furthermore understood that any office lines whether handled on a commission or salary basis must be placed in a  
vault or safe over-night in the event that samples are left in the office, and under no conditions will the party of the first part permit  
the party of the second part to retain an office line unless these regulations are rigidly adhered to.

13. That he will not engage in any business other than that of the party of the first part or in any way, directly or indirectly,  
represent or be connected with any other person, firm or corporation during the period of his employment hereunder; and further-  
more, he will not accept employment from a competitor in the same territory covered by him under this contract within one year  
after the termination of the same.

14. That any advances in money made by the party of the first part against future commissions which are not earned, or in  
excess of earned commissions shall be repaid by the party of the second part upon demand, and in any event upon the termination  
of his employment with the company.

15. That the party of the first part reserves the right to impose a fine upon the party of the second part for failure to remit  
collections made, for lack of visitation upon organizations covered by contract, and for failure to send in daily reports within forty-  
eight hours after the orders have been written.

16. This contract may be terminated at any time at the option of the company upon breach of any of the conditions of this  
contract and may be terminated at any time during said term by either party, for any other reason, upon thirty days notice in writing  
of the intention so to do first being given to the other party, or by mutual consent in writing of the parties hereto; and thereupon,  
the party of the second part shall account for and pay over to said company all amounts due hereunder, either for samples and mer-  
chandise sold, for money collected on account of deposits, open accounts or otherwise, advances, guarantees of accounts, and fines  
imposed and unpaid, all as shown by the books of the company.

L. G. BALFOUR COMPANY

By Mark Hanna

Fritz McKinley

# BOND



Know all men by these presents, That We Fritz McKinley  
 as principal, and J. S. Havard and  
 as sureties, are held and firmly bound unto the L. G. Balfour Company, a corporation of Attleboro, Mass., in the sum of  
Three thousand Dollars, (\$ 3000.00) good and lawful money of the United States, to be paid to  
 the said L. G. Balfour Company, its successors or assigns, to which payment well and truly to be made we bind our-  
 selves, our and each of our heirs, executors and administrators jointly and severally, firmly by these presents.

Sealed with our seals, this 29th day of August 1932

WHEREAS, the said Fritz McKinley has made a contract in writing with the said  
 L. G. Balfour Company, dated the first day of September 1932, to act as agent,  
 employee and salesman for it, for the purpose of selling its goods and performing other services.

Now therefore, if the said Fritz McKinley shall faithfully perform all terms, conditions  
 and covenants of the said contract on his part to be performed and shall well and faithfully with honesty and in good  
 faith discharge his duties as such agent, employee and salesman under said contract and shall also account for all monies,  
 samples and other property which may come under his control or possession, or for which he is liable under the terms  
 of this contract, then this obligation shall be null and void, otherwise to remain in full force and effect.

In witness whereof, the said principal and the said sureties have hereunto set their hands and seals the day and  
 year first above written.

Fritz McKinley (Seal)  
 Principal  
J. S. Havard (Seal)  
 Surety  
C. R. Weekley (Seal)  
 Surety

### ACKNOWLEDGMENT

State of Alabama }  
 County of Baldwin } ss:  
 City of Perdido }

On this 29th day of August 1932 before me  
 the subscriber, personally appeared Fritz McKinley and  
J. S. Havard to me known and known to me to be the persons  
 described in and who executed the foregoing statement and they duly acknowledged that they severally executed  
 the same.

Edgar R. Camp  
 My commission expires Feb. 1934.

### JUSTIFICATION

State of Alabama }  
 County of Baldwin } ss:  
 City of Perdido }

J. S. Havard, being duly sworn says that he resides at No.  
 \_\_\_\_\_ in the City of Perdido County of  
Baldwin State of Alabama, and that he is a freeholder  
 within said State and that he is worth the sum of Three thousand Dollars, (\$3000.00),  
 over all the debts and liabilities which he owes or has incurred and exclusive of property exempt by law from levy and  
 sales under an execution.

J. S. Havard

Subscribed and sworn to before me  
 this 29th day of August 1932  
Edgar R. Camp

My commission expires Feb. 1934

### ACKNOWLEDGMENT

State of Alabama }  
 County of Baldwin } ss:  
 City of Perdido }

On this 29th day of August 1932 before me  
 the subscriber, personally appeared Fritz McKinley and  
C. R. Weekly to me known and known to me to be the persons  
 described in and who executed the foregoing statement and they duly acknowledged that they severally executed  
 the same.

Edgar R. Camp  
 My commission expires Feb. 1934

### JUSTIFICATION

State of Alabama }  
 County of Baldwin } ss:  
 City of Perdido }

C. R. Weekly, being duly sworn says that he resides at No.  
 \_\_\_\_\_ in the City of Perdido County of  
Baldwin State of Alabama, and that he is a freeholder  
 within said State and that he is worth the sum of Three thousand Dollars, (\$3000.00),  
 over all the debts and liabilities which he owes or has incurred and exclusive of property exempt by law from levy and  
 sales under an execution.

C. R. Weekly

Subscribed and sworn to before me  
 this 29th day of August 1932  
Edgar R. Camp

Notary Public Baldwin Co., Ala.

# L. G. BALFOUR CO.

ATTLEBORO, MASS.

SOLD TO: Philip Field  
 L. G. Balfour Co.  
 Box 1661  
 University, Ala.  
 125033

OUR ORDER 125933

SALESMAN: McKinley K10  
 Alabama Off. 220 X10

DATE—TERMS: 4/3/33 net 10th fo mo NAME Philip Field

DATE SHIPPED 4/14/33

KJ 125033

1

#M-1527 UNIV. OF ALABAMA "A CLUB" key

10K

Eng: Philip Field

4 00

4 00

C.O.D.&P.

CASH

DUPLICATE

Please return this Invoice  
 with your remittance.

EXHIBIT C - Page 1.

# L. G. BALFOUR CO.

ATTLEBORO, MASS.

C O P Y

SOLD TO:

Mr. Fritz McKinley  
Alabama Office

6/26/33

OUR ORDER

SALESMAN: Shortages 1933 Line

DATE — TERMS:

NAME

6th Sheet - SUMMARY

TOTAL BADGE SHORTAGE  
TOTAL NOVELTY SHORTAGE  
TOTAL SHORTAGE  
Less 50% on 1st \$200.00

DATE SHIPPED

	415	50		
	79	00		
	494	50		
	100	00		
			394	50
C.O.D.&P.				
CASH				

Please return this Invoice  
with your remittance.

EXHIBIT C - Page 7.



# L. G. BALFOUR CO.

ATTLEBORO, MASS.

C O P Y

SOLD TO:

Mr. Fritz McKinley

6/26/33  
OUR ORDER

Shortages 1933 line

SALESMAN:

DATE — TERMS:

NAME

DATE SHIPPED

5th Sheet - Novelties

- 1 #20401 compact
- 1 #20518 compact
- 1 #20633 tie clip
- 1 #7108 pencil
- 1 #3222 ring
- 1 #3465 ring
- 1 #3494 ring

Brought Forward

41	75
4	25
2	50
1	75
1	75
5	75
14	00
7	25

79 00

C.O.D.&P.

CASH

Please return this Invoice  
with your remittance.

EXHIBIT C - Page 6

# L. G. BALFOUR CO.

ATTLEBORO, MASS.

C O P Y

SOLD TO:

6/26/33

Mr. Fritz McKinley

OUR ORDER

Shortages 1933 Line

SALESMAN:

DATE—TERMS: 4th Sheet -Novelties

NAME

DATE SHIPPED

1	#11301 bar pin
1	#944 bracelet
1	#990 bracelet
1	#1009 bracelet
1	#1050 bracelet*
1	#1096 bracelet
1	#15241 chain
1	#15280 chain
1	#15291 chain
1	#17068 Cig. case
1	#17070 Cig. case
1	#50 knife
1	#136 knife
1	#4509 bill fold
1	#20007 pendant
1	#20397 compact

1	75
2	50
2	50
3	50
3	25
3	00
3	75
1	25
3	75
2	25
3	50
2	50
1	25
2	00
2	25
2	75

C. O. D. & P.

CASH

41 75

Please return this Invoice  
with your remittance.

# L. G. BALFOUR CO.

ATTLEBORO, MASS.

C O P Y

SOLD TO:

6/26/33

OUR ORDER

Mr. Fritz McKinley

Shortages 1933 Line  
SALESMAN:

DATE — TERMS:

3rd Sheet - Badges

NAME

Brought Forward 271 75 DATE SHIPPED 6/26/33

1	Reg. Pi Kappa Phi Plain	
1	Min. Pi Kappa Phi plain	
1	Reg. Pi Kappa Phi Cr.	
1	Reg. Pi Kappa Phi W.G. cr. 4 dia. pts.	
1	Off. Alpha Lambda Tau plain	
1	Min. Alpha Lambda Tau plain	
1	Off. Chi Phi Lt. Wt. Plain	
1	Min. Alpha Tau Omega plain	
1	Off. Delta Chi Cr. opal 3 ruby pts. pr. ctr.	
15	Kappa Delta 1st Degree pledges	© 0.75
1	1029 double faced Kappa Sigma charm	
1	Min. Kappa Sigma cr. prl. cres. & cl. ctr.	
1	Min. Kappa Sigma cr. prl. cres. & cl prl. ctr. W.G.	

	4	50		
	3	00		
	15	00		
	42	50		
	4	50		
	4	00		
	7	50		
	3	50		
	18	00		
	11	25		
	5	00		
	10	00		
	15	00		
C.O.D.&P.			415	50
CASH				

Please return this Invoice  
with your remittance.

EXHIBIT C - Page 4

# L. G. BALFOUR CO.

ATTLEBORO, MASS.

C O P Y

SOLD TO:

Mr. Fritz McKinley

6/26/33

OUR ORDER

Shortages 1933 Line

SALESMAN:

DATE - TERMS:

2nd Sheet - Badges NAME

Brought Forward

DATE SHIPPED 6/26/33

QTY	DESCRIPTION	PRICE	TOTAL
1	Min. Theta Xi cr. pearl	120 50	
1	Sis. Z B T cr.	10 00	
1	Min. Sigma Phi Epsilon plain	14 00	
1	Min. Sigma Phi Epsilon nugget	4 00	
1	#1 Kappa Sigma Cr. prl. cres. ctr. & pts.	5 00	
1	#1 Kappa Sigma Cr. prl. cres. ctr. & pts.	15 00	
1	Large Lambda Chi Alpha cr. prl. cresc. & Lambda, with 3 garnet pts. in Lambda	15 00	
1	Large Lambda Chi Alpha cr. prl. cres. Gar. Lambda	17 50	
6	Plain Omega badges @ 2.25	21 00	
1	Off. Pershing Rifle Plain	13 50	
1	Off. Pershing Rifle Cl.	4 75	
1	Off. Pershing Rifle Cr. prl	7 25	
1	Pershing Rifle Key Off.	12 00	
1	Off. Phi Delta Theta double faced Alumni charm	5 00	
1	Phi Mu Mother's pin -3 cl. prls.	4 50	
		2 75	
			271 75

Please return this Invoice with your remittance.

# L. G. BALFOUR CO.

ATTLEBORO, MASS.

C O P Y

SOLD TO:

6/26/33

Mr. Fritz McKinley  
Athmore, Ala.

OUR ORDER Shortages 1933 Line

SALESMAN:

Alabama Office

DATE — TERMS:

NAME

DATE SHIPPED 6/26/33

~~1st Sheet - Badges~~

- 1 Min. Pi Kappa Phi cr. 4 ruby pts. w.g.
- 12 Pi Kappa Phi Recognitions @ 1.00
- 1 Sigma Alpha Epsilon #2 plain
- 1 #1 Sigma Alpha Epsilon Plain
- 1 Min. Sigma Alpha Epsilon plain
- 1 #0 Sigma Chi plain
- 1 #1 Sigma Chi plain
- 1 #00 Sigma Nu plain
- 2 Off. Sigma Phi Epsilon plain @ 5.00
- 1 #1 Sigma Chi scroll w.g.
- 1 Min. Theta Chi cr. pearl
- 1 Off. Theta Chi cr. prl.serp.blades & hilts
- 1 Sis. Theta Chi plain

18	00
12	00
6	50
5	00
3	00
4	25
7	50
5	75
10	00
10	50
11	00
24	00
3	00

C. O. D. & P. 120 50

CASH

Please return this Invoice  
with your remittance.

EXHIBIT C - Page 2.

April 5, 1934

FINAL STATEMENT OF FRITZ MCKINLEY

CHARGES		
March 31, 1933	Due on collections	\$141.00
April 30	Due on collections	11.00
May 31	Due on collections	51.50
June 12	Acct. of Phillip Field	4.00
June 26	Sample shortages, per attached statement	<u>394.50</u>
		602.00

CREDITS		
March 1, 1933		24.75
April 1		19.34
May 1		3.30
July 1		<del>11.00</del>
		<u>33.73</u>
		125.72

BALANCE - Due L. G. Balfour Company - - - - - \$476.28

I hereby swear that the above account of the L. G. Balfour Company against Fritz McKinley is true and correct.

The items which are marked "Due on collections" represent collections which McKinley accepted as deposits or payments on orders and which he retained personally, contrary to his contract with the L. G. Balfour Company.

The sample shortages represent samples which were billed to him and which were not returned when the remainder of his sample line was sent to Attleboro for final checking purposes.

*Mark Hanna* (seal)  
Mark Hanna, Sales Manager

On this 5th day of April, 1934, Mark Hanna appeared before me and swore that these statements are true.

*Laura Parker*  
Notary Public  
7/17/39

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA

No 41

L. G. BALFOUR COMPANY,  
A Corporation,

Plaintiff,

--VS--

C. R. WEEKLEY and J. S.  
HAVARD,

Defendants.

COMPLAINT

No 41

Filed, April 14, 1934

Itemized and verified  
statement of account is  
attached to complaint.

*M. A. Stone*

Clerk.

Plaintiff demands a  
trial by jury.

LLOYD A. MAGNEY  
ATTORNEY AT LAW  
FOLEY, ALABAMA

Executed April 16<sup>th</sup>  
1934 by serving  
copy of within  
Summons & Complaint  
on John S. Havard  
and Charles R.  
Weekley

*W. R. Stuart*  
Sheriff

(E)





Alias

No. 41 Page \_\_\_\_\_

**THE STATE OF ALABAMA,**  
BALDWIN COUNTY  
**CIRCUIT COURT**

L. D. Balfour Co.,  
a Corp. Plaintiff..

vs.

C. R. Weekly and  
J. S. Howard Defendant..

**Civil Execution for Costs  
Against Plaintiff**

Costs - - - - - \$ 16<sup>00</sup>

Civil Fee Book \_\_\_\_\_ Page \_\_\_\_\_

Execution Docket \_\_\_\_\_ Page \_\_\_\_\_

Filed September 24, 1937

R. S. Duch Clerk.

Lloyd A. Nagney  
Plaintiff's Attorney

Becke & Hall  
Defendant's Attorney

COLLECTION COSTS FROM

**The State of Alabama,** {  
BALDWIN COUNTY

I hereby certify that the within \_\_\_\_\_  
and costs in this case are correct, and there was \_\_\_\_\_  
waiver of exemption as to personal pro-  
perty under the Constitution and Laws of Ala-  
bama.

This \_\_\_\_\_ day of \_\_\_\_\_ 193\_\_\_\_\_

\_\_\_\_\_  
Clerk.

Received in office 7/26/38

\_\_\_\_\_  
193\_\_\_\_\_

\_\_\_\_\_  
Sheriff

Sheriff's Execution Docket, Page 135

Sheriff's Fee Book, \_\_\_\_\_ Page \_\_\_\_\_

Returned 10-4-38 no  
property of L. D. Balfour Co. a Corp  
found in Baldwin County  
M. N. Wilkins  
Sheriff

Sheriff

**THE STATE OF ALABAMA,** {  
Baldwin County. } By virtue of the within execution, I have at \_\_\_\_\_  
o'clock, --- M., this \_\_\_\_\_ day of \_\_\_\_\_ 193\_\_\_\_\_ levied