## JAMES A. BRICE

ATTORNEY AT LAW FOLEY, ALABAMA

P.O. Box 298

WHITEHALL 3-3601

November 5, 1962

Mrs. Alice J. Duck Gircuit Clerk Bay Minette, Alabama

> Re: Farmers & Merchants Bank

۷s:

Ruth N. Dunkle At Law, No 5211

Dear Mrs. Duck:

Kindly dismiss the above suit and send me a cost bill.

Thank you.

JAB:j

	& MERCHANTS I Corporation,		State	}					
•		PLAT	NTIFF	Ź	IN	THE	CIRCUIT	COURT	of
VS				{	BAI	DWIN	COUNTY	, ALAB	ama
RUTH N.	DUNKLE,			{	AT	LAW			
		DEF	INDANT	>					

## COMPLAINT

The Plaintiff claims of the Defendant the sum of Four Hundred Twenty-nine and 33/100 (\$429.33) Dollars, due by promissory note made by the Defendant on the 19th day of January 1962, and payable on demand, with interest from the 19th day of January 1962 at the rate of eight (8%) per cent per annum.

The Plaintiff claims of the Defendant the sum of Four Hundred Twenty-nine and 33/100 (\$429.33) Dollars, due by promissory note made by the Defendant on the 19th day of Jaunary 1962, and payable on demand, with interest from the 19th day of January 1962 at the rate of eight (8%) per cent per annum.

Plaintiff avers that in and by the terms of said note the Defendant waived all right to exemption under the constitution and laws of Alabama, and of this waiver plaintiff now claims benefit.

Plaintiff further avers that in and by the terms of said note, the Defendant agreed to pay all costs of collecting or securing, or attempting to collect or secure said not, including a reasonable attorney's fee, and the Plaintiff further claims of the Defendant the further and additional sum of Eighty-five (\$85.00) Dollars as such reasonable attorney's fee.

Attorney for Plaintiff



	Circuit Court, Baldwin C	ounty
The State of Alabama,	No	
Baldwin County.	Sa Caracteristic Control of the Caracteristic Control of Caracteristic Caracteristic Control of Caracteristic Control of Caracteristic Control of Caracteristic	TEDM 10
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TO ANY SHERIFF OF THE S	TATE OF ALABAMA	
TO ANY SHERIFF OF THE		• .
a A Common Summon	Ruth N. Dunkle	
You Are Commanded to Summon -		
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to appear and plead, answer or demo	er, within thirty days from the service hereof, to t	he complaint filed in
	7, State of Alabama, at Bay Minette, against	
R1	ith N. Dunkle	, Defendant
by		
	rchants Bank, a state banking	, Plaintiff
corporation	106	_
Witness my hand this 23	day of	
	Telle I also	Clerl

COPY Page Page	Defendant lives at
STATE of ALABAMA  Baldwin County	Foley, Alabama
CIRCUIT COURT	Received In Office
CIRCUIT COCK	
Farmers & Merchants Bank, a	
state banking corporation  Plaintiffs	Sheriff.  I have executed this summons
vš. (	this19
	by leaving a copy with
Ruth N. Dunkle  Defendants	
Summons and Complaint	
iled19	
Clerk	
James A. Brice	
Plaintiff's Attorney	20 Company of the Com
	Sheri
Defendant's Attorney	Deputy Sheri

FARMERS & MERCHANTS BANK, a State

Banking Corporation,

PLAINTIFF

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

RUTH N. DUNKLE,

DEFENDANT

DEFENDANT

## COMPLAINT

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Etorney for Plaintiff

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ALIGE I. DUCK, CLERX REGISTER

The State of Alabama,	Circuit Court, Baldwin Coun	ły 🔡
Baldwin County.	) NoT	ERM, 19
TO ANY SHERIFF OF THE S	STATE OF ALABAMA	
You Are Commanded to Summon	Ruth N. Dunkle	
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the Circuit Court of Baldwin Count	ry, State of Alabama, at Bay Minette, against	
	Ruth N. Dunkle	, Defendant
Farmers & M corporation Witness my hand this	Merchants Bank, a state banking	, Plaintitt
withess my name (missing)	leist renen	, Clerk
		-

No. 52-11 Page	
STATE of ALABAMA	Defendant lives at
Baldwin County	Foley, Alabama
CIRCUIT	Received In Office
Farmers & Merchants Bank, a	7/23, 1962
state banking corporation  Plaintiffs  vs.	Sheriff,  I have executed this summons  this
Ruth N. Dunkle	hysleaving a copy with Not found in
Defendants_	with course and construction
Summons and Complaint	Sach Rice
iled 19	Blackie D
iled19191919	Deputy She
AND A WOX, GLERK REGISTER	
James A. Brice	
Plaintiff's Attorney	
Defendant's Attorney	Sheriff.
	Deputy Sheriff.