STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Norman H. Thompson 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 same, then and there to answer the complaint of Aubrey W. Craig d/b/a Western Auto Associate Store.

Witness my hand, this the 23day of November, 1962.

alica Luck

AUBREY W. CRAIG d/b/a WESTERN AUTO ASSOCIATE STORE,

Plaintiff

VS

NORMAN H. THOMPSON

Defendant

IN THE CIRCUIT COURT

BALDWIN COUNTY, ALABAMA

NUMBER: 3320

.-.-.

Plaintiff claims of the Defendant THREE-HUNDRED, SEVENTY-TWO and NO/100 (\$372.00) DOLLARS, due from him by account on the 23rd day of June, 1962 which sum of money with interest thereon, is still unpaid.

II

Plaintiff claims of the Defendant THREE-HUNDRED, SEVENTY-TWO and NO/100 (\$372.00) DOLLARS, as balance due by promissory note of \$538.96 made by him on the 15th day of June, 1961 and payable on the 23rd day of June, 1962, with interest thereon.

Notice contains provisions for a reasonable attorney's fee whereof Plaintiff claims benefit.

NOV 23 1962 AUG I DUCK, CLERK REGISTER EN-11-27-62 Attorney for Plaintiff

NO. 3370

AUBREY W. CRAIG d/b/a WESTERN AUTO ASSOCIATE STORE

Plaintiff

VS

MORMAN H. THOMBSON

Defendant

IN THE CIRCUIT COURT

PALDWIN COUNTY, ALABAMA

AT LAW

SUMMONS AND COMPLAINT

NOV 23 1962

ALOE I DUCK, CLERK REGISTER

AUTREY W. CRAIG d/d/a WESTERN AUTO ASSOCIATE STORE.

In The Circuit Court

Plaintiff

Of

vs.

Baldwin County, Alabama

;

At Law. No.___

NORMAN H. THOMPSON

Defendant

Now Comes defendant Norman H. Thompson and would show unto this court that on this 20th day of December 1962 he has filed his petition in the United States District Court for the Southern Division of Alabama, Southern District under Chapter 13 of the Bankruptcy Acts Praying that said court will grant to him an extension of the time within which to pay his debts, which petition is now pending before this court.

WHEREFORE he prays that this cause be stayed in this court pending the pendency of said Petition as provided for by law.

Attorney for Defendant

P.O. Box 1182 Mobile, Alabama