STATE OF ALABAMA BAIDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Fletcher L. Blackburn 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 the complaint of The Citizens Bank of Georgiana.

en leures of

Witness my hand, this the 25 day of September, 1961.

ANCE WILKERS SPERM

Clerk Duck

THE CITIZENS BANK OF GEORGIANA,
Plaintiff,

IN THE CIRCUIT COURT OF

VS

BALDWIN COUNTY, ALABAMA

FLETCHER L. BLACKBURN,
Defendant.

AT LAW

The Plaintiff claims of the Defendant the sum of ONE HUN-DRED THIRTY SEVEN & 30/100 (\$137.30) DOLLARS, due by promissory note made by him on the 23rd day of May, 1960, and payable on the 21st day of November, 1960, with interest thereon. The Plaintiff alleges that in and by the said note the Defendant agreed to pay all cost of collecting the said note, including a reasonable attorney's fee. And the Plaintiff claims of the Defendant the further and additional sum of FIFTY (\$50.00) DOLLARS, as a reasonable attorney's fee in the premises.

The Plaintiff further alleges that in and by the said note the Defendant, as maker, waived all right of exemption under the Constitution and Laws of the State of Alabama as against the said debt and the Plaintiff claims the beneift of such waiver.

FILEO

SEP 23 1961

ALIGE I. DUCK, CLERA

Attorney for Plaintiff

605

Sheriff claims The Citizens Bank Ten Cents per mile Total & Sheriff Hetcher Blackburn

State	of	Alabama
BALI	ilwo	COUNTY

pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which Hinote Sand & Supply Co., Robertsdale, Ala. been named as Garnishee. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the 16	S	tate	of A	λlα	ban	ıa	:	1	*. *						:				14.00 14.00 11.00			alien, Samuel Sa		
YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has been issued in the case of		BALD	WIN	CO	YTNU	7		}						:				and the second	Same Same				ar, er	
YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has been issued in the case of	. *							ا ا	- 1					:	5	·			Section (Section)			Stage Stage Stage	Je G Sagar	15,5
YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has been issued in the case of	. ~									10 mm								100 m	Polymer Polymer Seesan) 	Š.			
YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has been issued in the case of	,,,,,	FLET	CHER	L.	BLAC	KBU	RN		* *		•••••	1 to f		. ,	De	end	ant	Sa.			:	Jang Marija Salas Salas		3
THE CITIZENS BANK OF GEORGIANA Plaintiff SET FLETCHER L. SEX BLACKBURN Defendant pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which Einote Sand & Supply Co., Robertsdale, Ala. been named as Garnishee. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the 16		37077	A 70.77	****		. .	my m			***	٠,	. ~			3			. IS	s. :			ing had ng		
s FLETCHER L. XXX BLACKBURN , Defendant. pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which Hinote Sand & Supply Co., Robertsdale, Ala. been named as Garnishee		YOU .	AKE	HE!	ELDX	NC	, T.T.B.	IED	tnat	a w	rit o	I Gar	nisni	ment	nas	bee	en 1	issuec	i in	the	cas	se of		•••
pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which Hinote Sand & Supply Co., Robertsdale, Ala been named as Garnishee IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the 16		•••••••				· · · · · · · · · · ·	TH	E C	ITIZ	ENS	BANK	OF	GEOR	GIAN	IA	,			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•		Plair	ntiff.	· · ·
pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which Hinote Sand & Supply Co., Robertsdale, Ala been named as Garnishee IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the 16					:								:									energy Security		
Hinote Sand & Supply Co., Robertsdale, Ala. been named as Garnishee. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the 16						•	7	شاطا كا	מחנדתי	Τ,	V H V													
		ending	in th	ie C	ircuit	Со		.,	-	onengage, conference pro-	~								,*		***************************************			
	, be	been 'n	amed ITNE	Hin as (ote Farni WHE	Sano shee REC	urt	of E	Baldw ply ve h	rin C	ount	y, Al	abam	na, L	aw -	Side	e, in	n wh	ich.				*****	•••
Clerk of the Circuit Cour		been 'n	amed ITNE	Hin as (ote Farni WHE	Sano shee REC	urt	of E	Baldw ply ve h	rin C	ount	y, Al	abam	na, L	aw -	Side	d n	n wh	ich.	on the	his t	the	16	

EN-1-23-62

alles Juck, Clerk.

, qu	1 오 - 및 경
8	Receive and or
By service on	The on the
ĥ	K K & M
ן ו	168 M
	183
300	y sp of
0000	6 6 6
	V C E / L
1/ 1/3	R. K. P. KOK
1 23 1	KAY DE
103	1/1/2 3
	22
	10 3
N±V I	
Ma I	TIME
	1 30 6
	1 inilog at
Sheriff claims	T 41 8 3. 00
Ten Cents per mi	ILKANS, Sheriff
TAYLOR Y	
BY DEPU	TY SHERIFF
,	

Circuit Co	urt, Ba	ldwin	County
No.	488,	7/2)	
	-		
THE	CITIZENS	BANK	OF GEORGIA
VS. { Gar	nishment	On J	ludgment
	ETCHER L.	•	
ssued KX 1	6 day of	Jan.	19 62
Returnable	dáy of_		19
714 2.2 2.3 2.1	1. V		

Printed by Moore Ptg. Co,

Attorney

THE CITIZENS BANK OF GEORGIANA	Ž
Plaintiff	Ž
VS	TN THE CIRCUIT COURT OF
FLETCHER L. BLACKBURN	§ BALDWIN COUNTY, ALABAMA
Defendant	Ž AT LAW
VS	NO. 4887½
HINOTE SAND AND SUPPLY COMPANY	↑
Garnishee	Ŏ.

Personally appeared before me, the undersigned authority in and for said County and State Robert H. Hinote d/b/a Hinote Sand and Supply Company, who is personally known to me, and who being by me first duly sworn, on oath says that he is not indebted to Fletcher L. Blackburn; was not indebted to him at the time the garnishment proceeding was served on him, and that he will not be indebted in the future to the said Defendant by any contract then and now existing, and that he will not be liable to the Defendant for the delivery of personal property by any contract then or now existing, for the delivery of personal property, nor for the payment of money which may be discharged by the delivery of personal property, or which is payable in personal property, and that he does not have in his possession or control any money of effects belonging to the Defendant.

Rapit H. H inte

Sworn to and subscribed before me this the 4 thay of February, 1962.

Notary Public,

1287h

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

NO. 4887호

THE CITIZENS BANK OF GEORGIANA
Plaintiff

VS.

FLETCHER L. BLACKBURN

Defendant

٧S

HINOTE SAND AND SUPPLY COMPANY

Garnishee

ANSWER ON GARNISHMENT

FILED

FEB 15 1962

Wilters, Brandey a Discibit CLERK
Box 555 JUUII, REGISTER
Robertsdale, Alabama

THE CITIZENS BANK OF GEORGIANA, Plaintiff,

VS

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

FLETCHER L. BLACKBURN, Defendant.

AT LAW

4887/5

AFFIDAVIT - GARNISHMENT ON JUDGMENT

STATE OF ALABAMA

BALDWIN COUNTY

Before me, the undersigned authority, in and for said State and County, personally appeared John P. Beebe, who being first duly sworn under oath, deposes and says: That he is the attorney of record for the Plaintiff in the above entitled cause, and that The Citizens Bank of Georgiana, did on the 22 day of November 1961, recover a judgment against Fletcher L. Blackburn, in the Circuit Court of Baldwin County, Alabama, for the sum of \$203.77, and for the further sum of \$2152 cost of suit; and that he believes that process of garnishment against Hinote Sand & Supply Company, Robertsdale, Alabama, is necessary to obtain satisfaction of said judgment, and that said Hinote Sand & Supply Company is supposed to be indebted to the Defendant, or have effects of the Defendant in its possession or control.

Alice

Sworn to and subscribed before me on this the

ay of January, 1962.

I Duck

The	State	of	Alab	ama,
	Baldwin			,

CIRCUIT COURT, BALDWIN

TERM.

ľo	any	Sheriff	\circ f	the	State	of	Alabama,	Greeting:
----	-----	---------	-----------	-----	-------	----	----------	-----------

	21stday ofNovember, 19.62_, being a regular day of
	The Citizens Bank of Georgiana
ecovered judgmen	nt against Kiskshexxkxxkvkskexxxx Fletcher L. Blackburn
	Commence of the commence of th
n Far	Two Humdred Three and 37/100 Dollars, and cost of suit,
	g been made by John P. Beebe
1	hishment is believed to be necessary to obtain satisfaction of such Judgment, and that the
mowing named pe	rsons or corporations, viz:
***************************************	Rwk Woodhaven Dairy, Robertsdale, Ala.
as or is believed to	have initspossession, or underitscontrol money
effects belonging	to said defendant Fletcher L. Blackburg that its is, or
	ebted to said defendantor to be liable to them, or to one of them on a
ntract for the deli	very of personal property, or on a contract for the payment of money which may be
be and appear be	fore the honorable Judge of the Circuit Court for Baldwin County, at the Court House
	fore the honorable Judge of the Circuit Court for Baldwin County, at the Court House of Bay Minette, on theMonday inA. D. 19,
ereof, in the city of en and there with	of Bay Minette, on theMonday inA. D. 19, in the three first days of the term, to answer on oath, whether at the time of the service
ereof, in the city of en and there with	of Bay Minette, on the Monday inA. D. 19,
ereof, in the city of en and there with the garnishment,	of Bay Minette, on theMonday inA. D. 19, in the three first days of the term, to answer on oath, whether at the time of the service
ereof, in the city of en and there with the garnishment, g the garnishment	of Bay Minette, on theMonday inA. D. 19, in the three first days of the term, to answer on oath, whether at the time of the service or at the time makinganswer, or at any time intervening the time of serv- t, and making the answeritwasindebted to said defendant
ereof, in the city of the garnishment, g the garnishment	of Bay Minette, on theMonday inA. D. 19, in the three first days of the term, to answer on oath, whether at the time of the service or at the time makinganswer, or at any time intervening the time of serv- t, and making the answeritwas indebted to said defendantand whetherit will not be indebted in future to said defendant by a contract then existing, and whether by a contract then existing
ereof, in the city of en and there with the garnishment, g the garnishment or are, liable to s	of Bay Minette, on theMonday inA. D. 19, in the three first days of the term, to answer on oath, whether at the time of the service or at the time makinganswer, or at any time intervening the time of serv- t, and making the answeritwasindebted to said defendantand whetheritwill not be indebted in future to said defendant
ereof, in the city of and there with the garnishment, g the garnishment or are, liable to say be discharged by	of Bay Minette, on theMonday inA. D. 19, in the three first days of the term, to answer on oath, whether at the time of the service or at the time makinganswer, or at any time intervening the time of serv- t, and making the answeritwasindebted to said defendantand whetheritwill not be indebted in future to said defendant by a contract then existing, and whether by a contract then existing aid defendants for the delivery of personal property, or for the payment of money which
ereof, in the city of en and there with the garnishment, g the garnishment or are, liable to say be discharged better	of Bay Minette, on theMonday inA. D. 19, in the three first days of the term, to answer on oath, whether at the time of the service or at the time makinganswer, or at any time intervening the time of service, and making the answeritwasindebted to said defendantand whetherit will not be indebted in future to said defendant by a contract then existing, and whether by a contract then existingaid defendants for the delivery of personal property, or for the payment of money which by the delivery of personal property, or which is payable in personal property, and
ereof, in the city of en and there with the garnishment, g the garnishment or are, liable to say be discharged the mether cets belonging to	in the three first days of the term, to answer on oath, whether at the time of the service or at the time makinganswer, or at any time intervening the time of service, and making the answeritwasindebted to said defendantand whetherit will not be indebted in future to said defendant by a contract then existing, and whether by a contract then existingaid defendants for the delivery of personal property, or for the payment of money which by the delivery of personal property, or which is payable in personal property, andhas not inpossession or under control money or
ereof, in the city of en and there with the garnishment, g the garnishment or are, liable to say be discharged the mether ects belonging to Herein fail n	in the three first days of the term, to answer on oath, whether at the time of the service or at the time makinganswer, or at any time intervening the time of service, and making the answeritwasindebted to said defendantand whetheritwill not be indebted in future to said defendant by a contract then existing, and whether by a contract then existingaid defendants for the delivery of personal property, or for the payment of money which by the delivery of personal property, or which is payable in personal property, andhas not inpossession or under control money or the defendant Fletcher L. Blackburn
ereof, in the city of en and there with the garnishment, g the garnishment or are, liable to say be discharged the mether ects belonging to Herein fail no itness, ALICE J.	in the three first days of the term, to answer on oath, whether at the time of the service or at the time makinganswer, or at any time intervening the time of servit, and making the answeritwasindebted to said defendantand whetheritwill not be indebted in future to said defendant by a contract then existing, and whether by a contract then existingaid defendants for the delivery of personal property, or for the payment of money which by the delivery of personal property, or which is payable in personal property, andhas not inpossession or under control money or the defendant Fletcher L. Blackburn the property of said Court, this 23rd day of, A.D., 1962
tereof, in the city of the and there with the garnishment, g the garnishment, or are, liable to say be discharged the therefects belonging to Herein fail notitness, ALICE J.	in the three first days of the term, to answer on oath, whether at the time of the service or at the time makinganswer, or at any time intervening the time of service, and making the answeritwasindebted to said defendantand whetheritwill not be indebted in future to said defendant by a contract then existing, and whether by a contract then existingaid defendants for the delivery of personal property, or for the payment of money which by the delivery of personal property, or which is payable in personal property, andhas not inpossession or under control money or the defendant Fletcher L. Blackburn this work and have you then and there this Writ.

EN-7-27-63

Milie Luck, Clerk.

	No. 4887/2
	The Citizens Bank of
Sheriff claimsmiles at Ten Cents per mile Total \$ Ten Cents per mile Total \$	The Citizeno Bank of Georgiana
TAYLOR WHEKIDES, Sheriff 9 DEPUTY SHERIFF	VS. Carnishment On Judgment
	Fletcher T. Blackbeir
ceived 3 day of July 1962 don 27 day of Juffy 1962	
erved a copy of the within Dairy	Issued 2.3 day of well 1962
Land astrie Connola Baka	Returnableday of19
By Chile (Lees S. S.	
Ri Decle	
A Company of the Comp	Jolan Beebe Attorney
	Bell-ted by Moore Ped Co

Circuit Court, Baldwin County

THE STATE OF ALABAMA, CIRCUIT COURT

Personally appeared before me, Alice J. Duck, Clerk of the Circuit Court in and for	r Baldwin County and
State aforesaidLohn_PBeebe	
who being duly sworn, on oath says; that a regular	***
of the Circuit Court of Baldwin County, to-wit: on theday ofNov	
1962 , The Citizens Bank of Georgiana	
recovered a judgment againstFletcher L. Blackburn	**.
	for the sum of
Two Hundred Three and 77/100	Dollars
besides costs of suit; that said judgment remains wholly unsatisfied and in full f	
supposed to be indebted to or have effects of the said Fletcher L. Blackburn	
initspossession, or underitscontrol, and that	
Garnishment against saidWoodhaven Dairy, Robertsdale, Ala	
is necessary to obtain satisfaction of said judgment.	\bigcap
Sworn to and subscribed this23rd	Deche
day ofA. D. 1962	
Clerk.	TANK BUT TO ME AND

	10/12/1/2
NO.	4887/2

: :	C	IR	CU	Π	COURT				
		:		:					
; 1	:	:		1	}				
1	\$ }	:	:) 	1				
1	į	1		ē ē	}	1:	1, 1		
ĺ	1	1			;		4		
(-	

AFFIDAVIT Garnishment on Judgment

Filed this _____ day of

ODE PRINTING CO., BAY MINETTE, ALA.

Clerk.

State of Alabama		.	, Defendant:	
BALDWIN COUNTY				
	J	В		
	in a second	em.,		
TO Fletcher L. Blackb	urn		., Defendant ::	
YOU ARE HEREBY N	OTIFIED that a Wri	1 1 1 1	5 Sec. 7.	, had be just the fact of the
The Citizens	Bank of Georgian	e a		Blataure.
	:			
versus Fletcher L. B	lackburn		••••••	, Defendant,
now pending in the Circuit Co	ourt of Baldwin Co	unty, Alabama,	Law Side, in which	
Man Sharran Daimy	Pohommadalo Ala			
Woodbaven Dairy,	unnerronate""" vra.	******	***************************************	***************************************
has been named as Garnishe	e			
Y	\$*************************************			
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the 23rd				
	and the second s		Supplied to the second	

Clerk of the Circuit Court.

NOTICE TO DEFENDANT OF GARNISHM BY CLERK OF CIRCUIT COURT BALDWIN COUNTY, ALABAMA TO service on..... TAYLOR WILKING Sherift Plaintiff. VS. heriff claims_ Ten Cents per mile Total \$-WILKINS, Sheriff DEPUTY SHERIEF Defendant

JOHN P. BEEBE ATTORNEY AT LAW ROBERTSDALE, ALABAMA

September 23rd, 1961

Mrs. Alice J. Duck, Clerk, Circuit Court, Baldwin County, Bay Minette, Alabama.

Dear Mrs. Duck:

I enclose original and one copy of summon and complaint to be filed in behalf of The Citizens Bank of Georgiana against Fletcher L. Blackburn in the Circuit Court of this County.

The Sheriff can serve a copy on the defendant at Hinote Sand and Gravel Company, Robertsdale.

Yours very truly,