SCOTT-LUTTRELL TRUCK & TRACTOR CO., a Corp.	χ	
	χ	IN THE CIRCUIT COURT OF
Plaintiff ,	χ	BALDWIN COUNTY, ALABAMA
VS.	χ	AT LAW NO. 4984
L. D. TURBERVILLE, Ind. & <b>d/</b> b/a TURBERVILLE GARAGE	X	
Defendant	χ	

## WRIT OF DISCOVERY

The plaintiff herein having recovered on the 20th day of February, 1962, a judgment against the defendant in the above styled cause for the sum of Two Thousand Two Hundred Forty Dollars (\$2,240.00) and costs in the sum of Thirty and 50/100 (\$30.50) Dollars, and such execution having been returned endorsed by the Sheriff of Baldwin County, Alabama, "no property found", the plaintiff now requests in writing that the Clerk of this Court will issue a notice to the above named defendant, requiring him, within thirty days from the service of such notice, to file in this cause a statement in writing, under oath, of all of his assets of every kind, character and description and wheresoever located as provided by Code 1940, Title 7, Section 903.

ALICE J. DUCK, RASISTER

THOMPSON & WHERE

Attorneys for blantiff.

STATE OF ALABAMA

BALDWIN COUNTY

IN THE CIRCUIT COURT - LAW SIDE

## TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon L. D. Turberville, individually and doing business as Turberville Garage, 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 Scott-Luttrell Truck and Tractor Company, a Corporation.

Witness my hand this \_\_\_\_\_ day of January, 1962.

aliel gerk buck

EN-1-4-62

	and the state of t
X	
I	
X	IN THE CIRCUIT COURT OF
X	BALDWIN COUNTY, ALABAMA
X	The same of the same same same same same same same sam
X	AT LAW
X	4984
X	
	X X X X X X X X

### COUNT ONE:

The Plaintiff claims of the Defendant \$2,064.04 due from him by account on the 5th day of December, 1960, which sum of money with the interest thereon, is still unpaid.

### COUNT TWO:

The Plaintiff claims of the Defendant \$2,064.04 due from him for merchandise, goods and chattels sold by the Plaintiff to the Defendant from, to-wit: the 18th day of April, 1960, until the 16th day of September, 1960, which sum of money with the interest thereon, is still unpaid.

## CHASON & STONE

By: Ohn Carle Chason
Attorneys for Plaintiff

Attached hereto and made a part hereof is an itemized and verified statement of the account herein sued upon.

CHASON & STONE

By John Table Chason Attorneys for Plaintiff

FILED

JAN 8 1962

MINI L RAIN, SEETING

MOBILE, ALA, November 27, 1961

**CREDITS** 

Forward

# LUTTRELL

320 N. ROYAL ST.

P. O. BOX 209

**PHONE HE 3-7453** 

BALANCE



DATE

L. D. Turberville, D. B. A. Turberville Garage Loxley, Alabama

Accounts Due 10th of Month Following Date of Purchase. CHARGES

REF.

				-	BALANCE FORWARDED	.00
Apr	18160 I		1076	1.65		
Apr			1107	67.58		
apr			1108	39.78		
Apr			1109	67.58		
Apr			1131	4.29		
lay			1755	2.57		
lay	17'60 I	Parts	2291	904.37		
lay	18 <b>*</b> 60 I	Parts	2133	18.66		
lay	19'60 I	Parts	2169	26,88	-	
Hay	31.60 E	Parts	2931	22.13		
Jun	13160 0	Cash	2681		856.70	
Jun	14.60 F	arts	3215	42.85	. ,	
Jun	17:60 (	Cm.	2710	, - /	50 <b>.</b> 00	
	28160 F		3923	23.41		
	28160 F		3932	11.28		
Jun	29160 F	arts	3945	56.82		
Jun	29160 F		3947	297.49		
Jul	1160 F		3975	86.89		
Jul			3980	11.59		
Jul	1160 F	arts	4000	27.26		
Jul	7160 0	Cm o	4570	•	70.24	
Jul	5160 F	Parts	4282	110.96	, , , , , ,	
Jul	5160 F	Parts	4285	7.36		
Jul	5 160 F	Parts	4519	898.16		
Jul	5160 F		4526	3.09		
Jul	5160 F	Parts	4534	16.66		

### STATEMENT

Page 2

MOBILE, ALA, November 27, 1961

## SCOTT • LUTTRELL

TRUCK AND TRACTOR COMPANY

320 N. ROYAL ST.

P. O. BOX 209

......



L. D. Turberville, D. B. A. Turberville Garage Loxley, Alabama

		<u> </u>	-			
		Ac	counts Due	10th of Month Followin	g Date of Purchase.	
	DATE		REF.	CHARGES	CREDITS	BALANCE
orv	ard			В	ALANCE FORWARDED	
Jul Jul	7160 P		4569 4635	21.23	21.69	
Jul Aug Aug	2'60 R 11'60 P 12'60 P	arts	1340 6058 6063	11.16 19.66 32.66		
ug ug	4	arts m.	6064 6757 7013	38.09 198.56	32.66	
ep ep	1'60 P 16'60 C 16'60 P	arts m.	7020 7513	56.82	2,02	
	26 160 C	m.	7512 7689 534	8.44	35.20 3.38	
	•			3,135.93	1,071.89	
				Net Ba	lance	\$2,064.0

# NOTE:

Cm. means parts returned for credit.

Ro. means repair work done in service department.

STATE OF ALABAMA
COUNTY OF MOBILE

Public in and for said County and State, personally appeared H. E. Lawless, who, being by me duly sworn, deposes and says: That he is the Secretary of Scott Luttrell Truck and Tractor Company, Inc., a Corporation, and as such has personal knowledge of the books and records of such Corporation and is duly authorized to make this Affidavit; that the annexed statement of the account of said Corporation against L. D. Turberville, doing business as Turberville Garage, Loxley, Alabama, is just, true and correct; and that there is now due on said account to said Corporation the sum of \$2,064.04 together with interest thereon since December 5, 1960, at the rate of 6% per annum after deducting and allowing all credits, set-offs or counter claims.

- ME Fam hu

Sworn to and subscribed before me on this the 29 day of December, 1961.

Refa m= Pherson Notary Public

FILED Jan s 1962 AMELINA, CLEME 4709

SCOTT-LUTTRELL TRUCK AND TRACTOR COMPANY, A Corporation,

Plaintiff,

7.

L. D. TURBERVILLE, individually and doing business as Turberville Garage,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

SUMMONS AND COMPLAINT

\* \* \* \* \* \* \* \* \* \* \* \* \* \*

CHASON & STONE

ATTORNEYS AT LAW
BAY MINETTE, ALABAMA

# NOTICE TO DEFENDANT

SCOTT-LUTTRELL TRUCK & TRACTOR CO., a Corp.

Plaintiff

vs

L.D. TUBERVILLE, Ind., & d/b/a/TUBERVILLE GARAGE

Defendant

5.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

Comes now the Defendant, and files this his complete inventory of personalty pursuant to the Petition heretofore filed in this cause on the 23rd day of October, 1963:

	ASSETS:	
PERSONAL PROPERTY	VALUE	LOCATION
1. Money	\$ 3.85	Central Baldwin Bank, Robertsdale, Alabama
2. Account Receivable	25.00	Due from Flowerwood Nursery, Loxley, Alabama
3. Account Receivable	50.00	Due from Horace Long, Robertsdale, Alabama
4. Household goods, chairs, beds, television, miscelleanous items.	250.00	At Home
The contract of	The thing was the state of th	Loxley, Alabama

### LIABILITIES:

Debts owed:	040 05				
A. First National Bank of	,942.95 \$600x00 xxxxxxxxx	Fairhope, Alabama			
B. First National Bank of Loxley, Alabama (Due Sep.		Loxley, Alabama			
C. Baldwin Furniture Co.	26.20	Robertsdale, Alabama			
D. Dixie Furniture Co.	245.00	?			
E. Robertsdale Insurance Co.	400.00	Robertsdále, Alabama			
F. Mobile Infirmary	247.20	Mobile, Alabama			
G. Dorothy C. Leany	16.10	2111 Old Military Road Mobile, Alabama			
H. South Baldwin Clinic	212.00	Foley, Alabama			
I. Dr. Stephen A. Zieman	315.00	805 Government Street Mobile, Alabama			
J. South Baldwin Hospital	126.70	Foley, Alabama			
Witness my hand this 26 day of November, 1963.					



Harling Ille
Defendant

STATE OF ALABAMA

BALDWIN COUNTY

Before me Uelnia W lines, Notary Public, in and for said County in said State, personally appeared L.D. Tuberville, who is known to me, and who, upon being duly and legally sworn, deposes and says that the facts stated in the foregoing instrument are true and correct.

Witness my hand and seal this <u>A</u> day of November, 1963.

SCOTT-LUTTRELL TRUCK & TRACTOR CO., a corp.	χ		
Plaintiff	χ	IN THE C	IRCUIT COURT OF
FLGLIIGLE	X	BALDWIN	COUNTY, ALABAMA
VS	χ	AT LAW	NO.
L. D. TURBERVILLE, Ind., & d/b. TURBERVILLE GARAGE	/a î		
Defendant	X		

This day came, C. LeNoir Thompson, attorney of record for Scott-Luttrell Truck & Tractor Co., a corporation, the plaintiff in the above styled cause, and filed his affidavit that to the best of affiant's knowledge, information and belief, the statement of assets heretofore filed by L. D. Turberville, the above named defendant and judgment debtor, is not a full, true and correct statement and description of his assets and the said judgment in this cause remaining unsatisfied, and now, upon consideration of the same, it is

Considered, ordered and adjudged that the said L. D. Turberville be and appear before the Court in his own proper person at 10:00 A.M. on the 7th day of Describe, 1964, to submit to an oral examination under oath touching the nature, location, description and value of such assets; and that the said L. D. Turberville do, at the time and place hereinabove named, produce and bring with him all papers, documents or books which may contain material evidence of his assets.

Let a copy of this order be served forthwith upon the said L. D. Turberville.

Dated this 18 day of Normber, 1964.

Johann, Mashberry Ocircutt Judge.





Scott-Luttrell Truck

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L.D. Tubber ville

30 day of Jelly 67 1 day of Dea 64 a cay of the within Motion

Lul furnille

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Laylor WILKING Sherring
By WIO, Marne
Laylor
Laims 40 miles one

Ten Cents per mile Telai & TAYLOR VALKINS, Syariff

DEPUTY SHERIFF

\* •

SCOTT-LUTTRELL TRUCK & TRACTOR X
CO., a Corp.

Plaintiff X IN THE CIRCUIT COURT OF

VS.

L. D. TURBERVILLE, Ind., & d/b/a X
TURBERVILLE GARAGE

Defendant

X

Defendant

Under authority of Title 7, Section 904, of the Code of Alabama of 1940, the judgment against the above named defendant now remaining unsatisfied, the plaintiff files the following affidavit and prays that this Honorable Court shall make an order requiring judgment debtor to appear before this Court on a day to be set by the court and to submit to an oral examination under oath touching the nature, location, description and value of the assets of said judgment debtor and prays that judgment debtor be required to produce any and all papers, documents or books which may contain material evidence of such assets.

STATE OF ALABAMA

# BALDWIN COUNTY

Personally appeared before me, Glenn A. Page

a Notary Public in and for said State and County, C. LeNoir
Thompson, who being duly sworn says on oath that he is the
attorney of record for Scott-Luttrell Truck & Tractor Co.,
a corp., plaintiff in the above styled cause, and further
states that to the best of affiant's knowledge, information
and belief the foregoing statement does not contain a full,
true and correct statement and description of such assets as
required herein.

Affiant.

Sworp to and subscribed before me, this lpha

day of

10ven 1964.

Notary Public, Baldwin County,

THOMPSON & WHITE

Attorneys for plaintiff

ALE & DUN, REGISTER

SCOTT-LUTTRELL TRUCK & TRACTOR Y. CO., & COTO. Plaintiff X IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA L. D. TURBERVILLE, Ind., & d/b/a ) TURBERVILLE GARAGE AT LAW Defendant

Under authority of Title 7, Section 904, of the Code of Alabama of 1940, the judgment against the above named defendant now remaining unsatisfied, the plaintiff files the following affidavit and prays that this Honorable Court shall make an order requiring judgment debtor to appear before this court on a day to be set by the court and to submit to an oral examination under oath touching the nature, location, description and value of the assets of said judgment debtor and prays that judgment debtor be required to produce any and all papers, documents or books which may contain material evidence of such assets.

STATE OF ALABAMA

# BALDWIN \_\_COUNTY

Personally appeared before me, \_\_Glenn A. Page a Notary Public in and for said State and County, C. LeNoir Thompson, who being duly sworn says on oath that he is the attorney of record for Scott-Luttrell Truck & Tractor Co., a corp., plaintiff in the above styled cause, and further states that to the best of affiant's knowledge, information and belief the foregoing statement does not contain a full, true and correct statement and description of such assets as required herein.

Sworm to and subscribed before me, this

**1964.** 

Notary Public, Baldwin\_County,\_Alabama

THOMPSON & WEITE

Attorneys for plaintiff

#### NOTICE TO DEFENDANT

SCOTT-LUTTRELL TRUCK & TRACTOR	χ			
CO., a Corp.	χ	IN THE C	IRCUIT C	OURT OF
vs	X	BALDWIN	COUNTY, A	ALABAMA
L. D. TURBERVILLE, Ind., & d/b TURBERVILLE GARAGE	γ/a . χ	AT LAW	NO. 3	4984
Defendant	χ			

TO: L. D. TURBERVILLE, Ind., & d/b/a TURBERVILLE GARAGE:

Take notice that upon the written request of C. LeNoir Thompson, attorney for the Plaintiff, filed in this Court in this cause, you are commanded to file in this Court within thirty days from the service of this notice a statement in writing, under oath, of all your assets, including money, choses in action, notes, bonds and accounts, and all other property, real, personal or mixed or any interest therein, including wages due or payable, with a detailed description of same, the location and reasonable value of each item thereof, together with a detailed list or statement of any and all liens, mortgages or incumbrances thereon showing the amounts due uponeach, and the owner or holder of such liens, incumbrances or mortgages.

Be governed accordingly.

Dated this 33 day of 161.

\_, 1963.

Clerk of the Circuit Cour Baldwin County, Alabama

STATE OF ALABAMA

BALDWIN COUNTY

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

TO ANY SHERIFF OF THE STATE OF ALABAMA - GREETING:

YOU ARE HEREBY COMMANDED to serve a copy of the above notice upon L. D. Turberville, Ind. & d/b/a Turberville Carage and made due return thereon, according to law.

Witness my hand this the 33 day of 1/11, 1963

Clerk, Circuit Court of Baldwin County, Alabama

4984 3cott-LuttrellJekt Jeactor Coserved a copy of the withinful of Discord L. U. Jarberville ind +dlbla\_ TAYLOR WILKINS, Sheriff
By Malecle Co. S. Sheriff claims 40 miles at

Ten Cents per mile Total & 4.00

BY Carlisle Children

Thompson & white

### NOTICE TO PLAINTIFF

SCOTT-LUTTRELL TRUCK & ) IN THE CIRCUIT COURT OF TRACTOR CO., A Corp. ) BALDWIN COUNTY, ALABAMA Plaintiff, ) AT LAW vs. ) L.D. TUBERVILLE, IND.,& d/b/a TUBERVILLE GARAGE ) Defendant. )

Comes now the Defendant, and files this his complete inventory of personalty pursuant to the Petition heretofore filed in this cause on the 23rd day of October, 1963:

the	e 23rd day of October, 1963	3;	
		ASSETS:	
	PERSONAL PROPERTY	VALUE	LOCATION
ı.	Money	\$ 33.48	First National Bank of Bay Minette, Loxley, Alabama Branch.
2.	Household goods, chairs, beds, television, miscelleanous items.	\$250.00	At Home, Loxley, Alabama.
	<u> </u>	LIABILITIE	<u>S:</u>
3.	Debts owed:		
	A. First National Bank of Fairhope-2 notes	\$7,643.83	Fairhope, Alabama
	B. First National Bank of Loxley, Alabama(Due September, 1964)		Loxley, Alabama

		Ψ.,	0 10 . 00	, , , , , , , , , , , , , , , , , , , ,
B-	First National Bank of Loxley, Alabama(Due September, 1964)	\$	290.00	Loxley, Alabama
	ocpoundary are ry	45		, ,
С.	Dixie Furniture Co.	\$	665.00	Foley, Alabama
D.	Robertsdale Ins. Co.	\$	80.00	Robertsdale, Alabama
E.	Mobile Infirmary	\$	247.20	Mobile, Alabama
F.	G. M. A. C.	\$	266.00	Mobile, Alabama
G.	South Baldwin Clinic	\$	212.00	Foley, Alabama
н.	Dr. Stephen A. Zieman	\$	315.00	Mobile, Alabama
I.	South Baldwin Hospital	\$	126.70	Poley, Alabama
J-	Mattie Rhodes Hospital	\$	110.00	Bay Minette, Alabama
К.	Gulf Shores Finance Co.	\$	272.50	Gulf Shores, Alabama
L.	Town of Loxley	\$	19.63	Loxley, Alabama
M -	Marine Welding Supply	\$	60.00	Mobile, Alabama

Witness my hand this 7th day of December, 1964.

N. Riveria Utilities \$ 17.00 Foley, Alabama

DEC + 1964

ALICE L DIDK, CLERK REGISTER To Huselweetelle Defendant STATE OF ALABAMA

BALDWIN COUNTY

Before me Mult Goja, Notary Public, in and for said County in said State, personally appeared L. D. Tuberville who is known to me, and who, upon being duly and legally sworn, deposes and says that the facts stated in the foregoing instrument are true and correct.

Witness my hand and seal this 7th day of December, 1964.

Kernelle Cose
Notary Public

May I Way Cases.