WOLVERINE SHOE & TANNING CORPORATION, a corporation,	Q	
Plaintiff,	Ž	IN THE CIRCUIT COURT OF
Vs.	Q	BALDWIN COUNTY, ALABAMA,
CECIL R. GARNER and FLORA MAE GARNER, Ind. and	Q	Am Tair
doing business as THE FAMILY SHOE STORE,	Q	AT HAU
Defendants.	Q	
	Q	
COMP	LAI	<u>T</u>

Count I.

The Plaintiff claims of the Defendants the sum of FOUR HUNDRED NINETY-FIVE AND 29/100 (\$495.29) DOLLARS due by promissory note made by them on, to-wit, the 26th day of July, 1963, and payable in monthly installments of THIRTY-FIVE AND NO/100 (\$35.00) DOLLARS, beginning August 1, 1963, and payable on the 1st of each consecutive month thereafter, until the whole sum with interest at SIX PER CENT PER ANNUM is paid in full; and the Plaintiff avers that the Defendants defaulted in the payment due September 1st, 1963, and the Plaintiff under the terms of said note declared the entire unpaid balance due and payable;

And the Plaintiff avers that in said note and as a part of the consideration thereof, the Defendants have expressly waived their right to claim personal property as exempt to them under the Constitution and laws of the State of Alabama and agreed to pay an attorney's fee for the collection thereof, and the Plaintiff hereby claims the further sum of SEVENTY-FOUR AND 29/100 (\$74.29) DOLLARS as such attorney's fee.

E. G. RICKARBY, Attorney for Plaintiff.

NOV 9 1963 AUG J. DUCK, CLERK REGISTER

WOLVERINE SHOE & TANNING CORPORATION, a corporation,	Ž	
Plaintiff,	Q	IN THE CIRCUIT COURT OF
VS.	Ŏ	BALDWIN COUNTY, ALABAMA,
CECIL R. GARNER and FLORA MAE GARNER, Individually and doing business as THE FAMILY SHOE STORE,	Ž	AT LAW.
Defendants.	Q	

AFFIDAVIT FOR SERVICE ON NON-RESIDENT UNDER SECTION 199 (1) of TITLE 7, CODE OF ALABAMA.

STATE OF ALABAMA,

COUNTY OF BALDWIN.

Before me, the undersigned notary public, in and for said County, in said State, personally appeared E. G. RICKARBY, who, being by me first duly sworn, deposes and says:

That he is the attorney for WOLVERINE SHOE & TANNING CORPORATION, a corporation, the Plaintiff in this cause;

That the residences of the Defendants, CECIL R. GARNER and FLORA MAE GARNER, are Crestview, Florida, and that they are non-residents of the State of Alabama, and that the said CECIL R. GARNER and FLORA MAE GARNER are doing business in this State, namely, they are operating a shoe store in the City of Fairhope, Baldwin County, Alabama;

That the last known post office address of said Defendants, CECIL R. GARNER and FLORA MAE GARNER, is "care of Family Shoe Store, 290 North Main Street, Crestview, Florida".

WHEREFORE, the Plaintiff prays that the Clerk of this Circuit Court will attach a copy of this affidavit to each copy of the Summons and Complaint and forward the original Summons and Complaint in this cause and six copies thereof to the Sheriff of Montgomery County for service on the Secretary of State, as agent of said Defendants as provided by Section 199 (1), of Title 7, of the Code of Alabama, as amended September 8, 1961.

Affiant

FILED NOV 9 1983 AME L. DUCK, SLEAK

- 1 -

SWORN TO AND SUBSCRIBED before me on this the _______day of November, 1963.

Notary Public, Baldwin County, Alabama.

FILED

ADV 9 1963

ALGE 1. DUCK SLERK REGISTER

THE STAT	E OF ALABAMA		·	BALDWIN COUNTY
BALD	WIN COUNTY	No		TERM, 19
) 		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
TO ANY SHERIFF	OF THE STATE OF	ALABAMA:		
You Are Hereby Com	manded to Summon C	ECIL R. GARNE	R and FLORA MAE	GARNER,
To See		Self residence to the self-	E FAMILY SHOE S	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
8	.,	WOTHOOD GO III	E EAMLE DUON D	TORE,
()		· · · · · · · · · · · · · · · · · · ·		
Circuit Court of Bal	dwin County, State of	Alabama, at Bay Mi	he service hereof, to the c nette, against <u>CECIL</u> HE FAMILY SHOE	R. GARNER
· Land	a A		ON, a corporati	,
Witness my hand th	nis 9th	day of	november	
**************************************		_ <i>Qlu</i>	ie . Juck)

- 3000 Page			I	efendan	t lives at	
THE STATE OF ALABAMA BALDWIN COUNTY	c 2	are 90 N	of Ma	Famil in St	y Shoe	Store, stview,
			REC		IN OFFIC	
CIRCUIT COURT		17.	bong samp		Ž.	
				Alle .	504 500 500 500 500	19
LVERINE SHOE & TANNING COR-		27 22 287				Sheri
The Company of the Co		•т	horro	oxonito	i this sumr	•
ATION, a corporation,		: .	N	-	ı uns sum	HOUS
Plaintiffs	this		10/16			, 19
vs. 9 9 9	by	leaving	a co	py with		
TT TO CATOVIAN O THEOTON MATE			, c , c	- 3 - 3		
IL R. GARNER & FLORA MAE			10) 40)	<u></u>		
FAMILY SHOE STORE,	<u></u>			5412 2414 2414	-,**	
Defendants	1)	, :	
Detendants		144	min.			
	-		٥	0.0		
JMMONS and COMPLAINT			<u> </u>	10		
MMONS and COMPLAINT		:	<u>.</u>			
					· ·	
19 💆					· ·	
19 2		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2				
, 19, Clerk				3 3 3 3 3 5		· · ·
, 19						
, 19		12 12 12 12 12 12 12 13 14 14 15 14 14 14 14 14 14 14 14 14 14 14 14 14		3 3 3 3 3 5		4
19			2 2 3 4	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8		
, 19		12 12 12 12 12 12 12 12 12 12 12 12 12 1				
19			2 2 3 4	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8		
19 Clerk						4
			2 2 3 4	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8		
, 19 S						
19 Clerk						
, 19 S		ette ette ette ette ette ette ette ett				Sheri

Defendant's Attorney

Deputy Sheriff

RECEIPT

4560

The Baldwin Times, Bay Minette, Ala.

Nö

THE STATE OF ALABAMA, BALDWIN COUNTY CIVIL DIVISION CIRCUIT COURT

Ву _

Case No. 55/18 RECEIVED OF E. D. Rightnehay (Wall)	Date
	2000
the sum of sum of the	
Trial Tax	<u> </u>
	\$
	ф.
1	<u> </u>
3,	\$
	s
	\$
alice S. Duck	Total \$25_00
As Circuit Clerk, Baldwin County, Ala.	

LAW OFFICES
E. G. RICKARBY
P. O. BOX 71
FAIRHOPE, ALABAMA

Novembor 6, 2-1963

Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Re: Wolverine Shoe & Tanning Corporation Vs: Cecil R. Garner & Flora Mae Garner, Ind. and d/b/a THE FAMILY SHOE STORE, Our File: 63-109

Enclosed find Summons and Complaint, together with deposit for costs in the sum of \$25.00 in the above case, which is suit on a promissory note. I am also enclosing affidavit for service on non-resident and ask that you have this processed as defendants are non-residents of this state.

Please have the Secretary of State perfect service on Mr. and Mrs. Garner by mailing them copies of the summons and complaint at their address in Florida, as shown under provisions of Title 7, Section 199 (1) of the 1940 Code of Alabama and Supplement thereto.

Yours very truly,

ts
encl.
cc: American Credit Ind. Co.

LAW OFFICES E. G. RICKARBY P. O. BOX 71 FAIRHOPE, ALABAMA

COESS-8 AV SESSED III

Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Wolverine Shoe & Tanning Corporation Cecil R. Garner & Flora Mae Garner, Ind. and d/b/a THE FAMILY SHOE STORE.

Our File: 63-109

Enclosed find Summons and Complaint, together with deposit for costs in the sum of \$25.00 in the above case, which is suit on a promissory note. I am also enclosing affidavit for service on nonresident and ask that you have this processes as defendants are non-residents of this state.

Please have the Secretary of State perfect service on Mr. and Mrs. Garner by mailing them copies of the summons and complaint at their address in Florida, as shown under provisions of Title 7, Section 199 (1) of the 1940 Code of Alabama and Supplement thereto.

Yours very truly,

ts encl. cc: American Gredit Ind. Co. LAW OFFICES

P. O. BOX 71

#5808

E. G. RICKARBY

392 FAIRHOPE AVENUE FAIRHOPE, ALABAMA

November 6, 1963

Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Re: Wolverine Shoe & Tanning Corporation Vs: Cecil R. Garner & Flora Mae Garner.

Ind. and d/b/a THE FAMILY SHOE STORE,

Our File: 63-100

Enclosed find Summons and Complaint, together with deposit for costs in the sum of \$25.00 in the above case, which is suit on a promissory note. I am also enclosing affidavit for service on non-resident and ask that you have this processed as defendants are non-residents of this state.

Please have the Secretary of State perfect service on Mr. and Mrs. Garner by mailing them copies of the summons and complaint at their address in Florida, as shown under provisions of Title 7, Section 199 (1) of the 1940 Code of Alabama and Supplement thereto.

Yours very truly,

aran e

ts encl.

cc: American Credit Ind. Co.

THE STATE OF ALABAMA,

BALDWIN COUNTY

No. 3808 CIRCUIT	COURT,	BALDWIN	COUNTY
		TERM	I, 19

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon CAULTER & GAL

	dividually	end d	oing busi	1285 28	THE RUL		HOE :	nons.	- 1.1 	
		**************************************	59	Makes					1. 1. 1. ·	
					4-			·····		
Circu	opear and plead, a nit Court of Baldy	vin Count	y, State of Ala	bama, at Ba	y Minette, a	ıgainst _		. R. G		
оу	WIJTERITE	SICE	e remine	CORPOR	MIIOM, 8	. 00279	orati	.013.		
 		÷ <u></u>	:	444103				, P	laintiff	
777;+v	ess my hand this	-	9th	day of	Norto	m ke	12	19	3	
VY 161	icos iny mand man		:		1/10	<u>.</u>				

No	Page	ca	re .	of P	gendar	ıţ_liy	es at		
	OF ALABAMA	290	N C		- 20	·'J	Tori	da.	re,
		, A 2. 2.	11.	RECE	SIVED	LN	OFFIC	E.	
CIRCU	IT COURT								
5.0 mg / 1				:	1			, 19_	
TION, a co	rporation,		· :		* :				O1
A WAR S								 ,	Sheriff
A CONTRACT OF THE SECOND SECON			1	have e	execute	d thi	s sumi	nons	- 1 - 1
i dv	Plaintiffs	this _	Anna Late		. ;			, 19	
ER THE	EN & FLORA MAE	by le	aving	a cop	y with				
ER, Ind. S FAMILY SHO	ma a/b/a								
	A DIOSE,			·· ·······					
16 6			•	:: :::::::::::::::::::::::::::::::::::		·			
1 2000y 2	Defendants	**	278 27	- 1					
					<u>:</u>				
UMMONS o	and COMPLAINT			*					
		i j					. 15 . 15		
	. 19	À.	5.7						
1 25						:			
	Clerk		1.7	:					1.
	<u> </u>		:		*		W		
	in the second se			······································		······································	<u> </u>		
		. <u>.</u>	i i	<u> </u>			į.	•	
7 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)							p ^{er} t.		:
		<u></u>							14
. RICKARE	?V		, , , , , , , , , , , , , , , , , , ,		2 m 2 m			7	
	1.								
		****	:						
	Plaintiff's Attorney			4			ing setting		
		********				<u></u>	<i>J</i>		Sheriff
	Defendant's Attorney	d. 200					T	lanistre	Sheriff
A. Carrier and A. Car						*****		وياعانون	

FOLVERISE SECT & TARTING CORPORATION, a corporation,	*		
	Š	IS THE CURCUIT COU	LI OF
		Baldele courte, al	I.A.A.
Cacil a. Caman and Time has Galdes, Ind. and Coing Dusiness as		5805	
Defendants.			

Commun I.

The Figure Claims of the Defendants the sum of FOUR HUNDRED NIMBEY-FIVE AND 29/100 (\$495.29) DOLLARS due by promissory note made by them on, to-wit, the 26th day of July, 1963, and payable in monthly installments of HHRTY-FIVE AND NO/100 (\$35.00) DOLLARS, beginning august 1, 1963, and payable on the lat of each consecutive month thereafter, until the whole sum with interest at SIX FER CENT FER ANNUM is paid in full; and the Flaintiff evers that the Defendants defaulted in the payable due September 1st, 1963, and the Plaintiff under the terms of said note declared the entire unpaid belonce due and payable;

part of the consideration thereof, the Defendants have expressly waived their right to claim personal property as exempt to them under the Constitution and lows of the State of Alabama and agreed to pay an attorney's fee for the collection thereof, and the Flaintiff hereby claims the further sum of SEVANTI-FOUR AND 29/100 (874.2)) DOLLARS as such attorney's fee.

A. i. M. M. A. T. Corner for Plaintiff.



	X.	
226138222,	K	I THE CARGOLIE CARROL
		BATHER COURTS, ALABAMA,
color desimant es l'alle de l'alle d	*	AN SAN W
Defendants.	Ž.	

CONTROL ALBAMA,

Before me, the unioral, ned notary public, in and for each County, in said State, personally appeared E. G. Alchardy, who, being by me first duly every. Layeses and days:

Chat he is the attorney for Malville 2007 & TANKING CONSTRUCTION, a composation, the Malville in this cause:

and Flora has careful are Creatvious, Florida, and that they are non-residents of the State of Alebana, and that the said CSCIL.

R. Gamma and Flora has Careful a chee store in the City of Tairboye, Baldwin Court, Alabana,

That the last known year office edites of each Defeatents, Chill R. Galdin and Fight Man Califor, is "care of Family thee Store, 270 North Main Street, Crestries, Fichias".

Circuit Court will attack a copy of this affidavit to each copy of the Summons and Compleint and forward the cripinal Summons and Compleint and forward the cripinal Summons and Compleint and six copies thereof to the Shoriff of Nontymany County for service on the Socretary of State, as event of said Suffadambs as provided by Section 199 (1), of Mills 7, of the Code of Alabams, as manded September 3, 1961.

We want to the second s

companies, 1963.

Lillie II. State Court, manage.

Alle 1 Mill Charles The Contraction of the Contract

THE STATE OF ALABAMA,

BALDWIN COUNTY

No. 5808 CIRCUIT	COURT,	BALDWIN	COUNT
		TERN	I, 19

The Same	y k			1				TERM	[, 19
		64 **		:					
TO ANY	SHERIFF C	F THE ST	ATE OF AI	LABAMA:					-:
A second									
You Are	Hereby Comn	nanded to S	ummon CEC	IL R.	GARNER	and FL	ORA MA	E GARNE	2,
indi	vidually	and do	oing bus	iness	as THE	PAMILY	SHOE	STORE.	
		, W.						_	
								., , , .,	
Circuit C	r and plead, court of Bald	win County	, State of Al	labama, a	t Bay Mine	ette, against	CECI	L R. GAR	NER
by W	OLVERINE	SHOE 8	L TANNIN	G CORE	ORATIO	T, a co	cporati	ion,	
								Plai	ntiff
Witness	my hand thi	s	9 Th	da	y of	askem	de la	196 =	
					100	Commence of the second	70: ₄		

Ņo		Page					D	efenda	at live	s at		
THE S	FATE O	F ALABA COUNTY	MA		23 23	æ D		Cari D S	• 9	Tro	SÍV	ore, Low,
C	RCUIT	COURT					REC	EIVED	IN C)F.F.T.C	Æ	
			•			<u>:</u>	· · · · · · · · · · · · · · · · · · ·	no.		. 3	, 1	9
	SWE (10 (A)N=		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		*** ****					Sheriff
ornatom,	8 601	oratio.				I	have	execute	d this	· · · · ·		٠.
200			Plaintiffs		this _						1	9
amiliani de la companio della compan	vs.					11	a cor	y with			,	
	CLETT	l & IIoi				11		į.				
	III. II SAX	jā ū∕o/s : \$2020.	•	11 2 28			*-			£1. 3×1.	1774	
			fendants	* 1				100 mm 1		fj.	÷	
SUMMO	NS and	COMPL	AINT)) - 2		ii	•					
				i i				1.				.:
Filed	****	,	19		:		1				,	
<u></u>	:	. >	, Clerk		1	::					13	j.
	***************************************					:		••		Ġ.	٠.	
		11					5.		<u> </u>	<u> </u>		<u> </u>
7 m 7 m 1 m			* .				- !					N.
			e e e	:	*							
		\mathcal{F}_{T}		** **		,*			······································	r je	~	
	1		***			Ji.					•	<u>j</u>
					10	1		:				j .
		100 mm	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		<u>- 4</u>							7,
E. G.	MICHAR	3 Y									··········	
	13,8 	Plaintiff's	Attorney	*! 			200					
	22 22	i miiimil	, raccorracy					**************************************		· · · · · · · · · · · · · · · · · · ·		Sheriff
. :]	Defendant's .	Attorney	*:						I	Deput	y Sheriff

WOLVERINE SHOE & TANNING CORPORATION, a corporation,	Q
Plaintiff,	IN THE CIRCUIT COURT OF
Vs.	§ BALDWIN COUNTY, ALABAMA,
CECIL R. GARNER and	
FLORA MAE GARNER, Ind. and doing business as THE FAMILY SHOE STORE.	AT LAW.
Defendants.	Ž.
net endonos.	Ž
om en Amerika de la legación de Coo Maria	LAINT

Count I.

The Plaintiff claims of the Defendants the sum of FOUR HUNDRED NINETY-FIVE AND 29/100 (\$495.29) DOLLARS due by promissory note made by them on, to-wit, the 26th day of July, 1963, and payable in monthly installments of THIRTY-FIVE AND NO/100 (\$35.00) DOLLARS, beginning August 1, 1963, and payable on the 1st of each consecutive month thereafter, until the whole sum with interest at SIX PER CENT PER ANNUM is paid in full; and the Plaintiff avers that the Defendants defaulted in the payment due September 1st, 1963, and the Plaintiff under the terms of said note declared the entire unpaid balance due and payable;

And the Plaintiff avers that in said note and as a part of the consideration thereof, the Defendants have expressly waived their right to claim personal property as exempt to them under the Constitution and laws of the State of Alabama and agreed to pay an attorney's fee for the collection thereof, and the Plaintiff hereby claims the further sum of SEVENTY-FOUR AND 29/100 (\$74.29) DOLLARS as such attorney's fee.

E. G. RICKARBY, Attorney for Plaintiff.



WOLVERINE SHOE & TANNING CORPORATION, a corporation,	Ž	
Plaintiff,	Q	IN THE CIRCUIT COURT OF
VS. CECIL R. GARNER and FLORA	Ŏ	BALDWIN COUNTY, ALABAMA,
MAE GARNER, Individually and doing business as THE FAMILY SHOE STORE,	Q	AT LAW.
Defendants.	Q	

AFFIDAVIT FOR SERVICE ON NON-RESIDENT UNDER SECTION 199 (1) of TITLE 7, CODE OF ALABAMA.

STATE OF ALABAMA,

COUNTY OF BALDWIN.

Before me, the undersigned notary public, in and for said County, in said State, personally appeared E. G. RICKARBY, who, being by me first duly sworn, deposes and says:

That he is the attorney for WOLVERINE SHOE & TANNING CORPORATION, a corporation, the Plaintiff in this cause;

That the residences of the Defendants, CECIL R. GARNER and FLORA MAE GARNER, are Crestview, Florida, and that they are non-residents of the State of Alabama, and that the said CECIL R. GARNER and FLORA MAE GARNER are doing business in this State, namely, they are operating a shoe store in the City of Fairhope, Baldwin County, Alabama;

That the last known post office address of said Defendants, CECIL R. GARNER and FLORA MAE GARNER, is "care of Family Shoe Store, 290 North Main Street, Crestview, Florida".

WHEREFORE, the Plaintiff prays that the Clerk of this Circuit Court will attach a copy of this affidavit to each copy of the Summons and Complaint and forward the original Summons and Complaint in this cause and six copies thereof to the Sheriff of Montgomery County for service on the Secretary of State, as agent of said Defendants as provided by Section 199 (1), of Title 7, of the Code of Alabama, as amended September 8, 1961.

MOV S 1963 AME I DUCK, CLERK REGISTER

Affiant

SHORN TO AND SUBSCRIBED before me on this the ______day of November, 1963.

Notary Fublic, Baldyin County, Alabama.

FILED NOV

The State of Alabama, Baldwin County.	Circuit Court, Baldwin County No. 5808
)TERM, 19
TO ANY SHERIFF OF THE	STATE OF ALABAMA
You Are Commanded to Summon	Cecil R. Garner & Flora Mac Garner, Ind. & d/b/a
	THE FAMILY SHOE STORE
	nur, within thirty days from the service hereof, to the complaint filed in
the Circuit Court of Baldwin Coun	ty, State of Alabama, at Bay Minette, against _ CECIL R. GARNER & FLORA
MAE GARNER, Ind.& d/b/a THE	FAMILY SHOE STORE Defendant
by WOLVERINE SHOE & TA	NNING CORPORATION, A Corporation
	Plaintiff
Witness my hand this9	hday ofNovember19_63
	alice Joiluek, Clerk

comparation, II DIN GIRGUIZ COURT OF 770. Maria Commercial Comme 1 COCTA I. CATAN and Tank and the I. Tak. and ioing business as State Tolk Som Defendants.

Court T.

The Flaintiff claims of the Defendants the sum of Pour Musika Finales-Fire and 29/100 (1495-29) Dallare due by prominenty note made by them on, to-mit, the 20th day of July, 1961, and payable in monthly installments of fallery-FIVE AND NO/100 (055.00) POLLARD, Declining August 1, 1963. and payable on the let of each consecutive month thereafter. until the whole one with interest at SIX PRE CREETER ANDRE is you in full, and the Flaintiff avers that the Defendants Actualted in the payment due September lat. 1965, and the Finistiff under the terms of said note declared the entire mapaid belence for and poyable;

And the Ficintiff evers that in said note and as a part of the consideration thereof, the Defendants have expressly vaived their right to claim personal property as example to them worker the Competituation and Love of the State of Alebana and agreed to pay an attorney's fee for the collection thereof, and the Flaintiff horeby claims the further our of STREET-TOIR AND 29/100 (474.29) DOZZZZZ Ze sech attorney's fee.

> week Ling



	TOLVERING SECT & PARTING COMPONETION,	X	
	Plaintiff,	₹	IN THE CIRCUIT COURT OF
e .		V	BAIDWIN COURT, ALABAMA,
	CRUIL R. CARTER and TAGE MAD GARDEN, Individually and doing business as in TABLE 1888 2005,	Q	
	Defendants.	¥.	

STATE OF ALABAMA,

Before me, the undersigned notery public, in and for said County, in said State, personally appeared H. G. WICKARDY, who, being by me first duly sworm, deposes and says:

Composition, a corporation, the Plaintiff in this cause;

That the residences of the Defendants, CROIL R. CARNESS and TLARA MAN GARRER, are Crestview, Floride, and that they are non-residents of the State of Alabama, and that the said CROIL R. GARRER and MARK MAN GARRER are doing business in this State, namely, they are operating a shee store in the City of Jairhope, Baldwin County, Alabama;

That the last known post office address of said Defendouts, Cock a. Galden and Michana Garen, is "care of Family Shoe Store, 290 North Main Street, Crestview, Florida".

Circuit Court will attack a copy of this affidavit to each copy of the Summons and Complaint and forward the original Summons and Complaint and forward the original Summons and Complaint in this cause and aix copies thereof to the Sheriff of Montgomery County for service on the Secretary of State, as egent of said Defendants as provided by Section 199 (1), of Title 7, of the Code of Alabama, as smended September 8, 1961.

AUGE LOUGH RESIDER

of the second of

AMEL WILLIAMS

CIRCUIT COURT, BALDWIN COUNTY

THE STATE OF ALABAMA, BALDWIN COUNTY No. ______

	} NO	***************************************		
BALDWIN COUNTY			TERM,	19
			The same of the sa	AV
TO ANY SHERIFF OF THE STATE	OF ALABAMA:			1

Section 1 Sectio	AND THE PERSON NAMED AND ADDRESS OF THE PERSON NAMED AND ADDRE		.1	
You Are Hereby Commanded to Summor	_i Vävli K. Gal		A MAE GARNER	<u> </u>
individually and doing	ousliness as	THE TREE SE	eoe seoed.	
	50 60 10	•		
				<u> </u>

to appear and plead, answer or demur,	within thirty days fo	on the service hereof	to the complaint file	of in the
or remarkable of demands	Transmit united Collection	om the service hereor,	to the complaint me	om me
Circuit Court of Baldwin County, State	of Alahama at Ray	T. Winotto against (MOTER GAR	THE
and FLORA MAE GAENER,	ind. & d/b/s		FIOR SWIER.	.co
				ant
OY WOLVERINE SHOE & TAN	MING CORPORA	TION. 2 COM	traded on	
)y	The state of the s		14 C. G. 4 1844 &	 .
			, Plaint	tiff
	<u>L</u>	· · · · · · · · · · · · · · · · · · ·	/_ / 2	>
Witness my hand this	day of _	Medenil	LC	
· "操			.r.1	
		120 X 1.	11	
And the second of the second o		111		., Clerk

Pa	ıge								
		9	are 90 1	of W		Soos	Fig	ila	low,
			j		RECE	IVED	IN OF	FICE	1
CUIT COU	IRT		:		. :			#1 **	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ioe & Pann	ING COR-							:	, 19
corporati	OL,			-1	have e	execute	d this		, Sheri ons
	Plaintiffs	1 13 1	eTa i a		· .			1	10
vs.		100			100		٠.		. 19
ENDER & WI	ORA MATE	:	ny iea	rvmg	a cop	y will			
222 2/2	/	15	• •			•			:
SACE SECT		٠ ن	· · · · · · · · · · · · · · · · · · ·				<u> </u>	:	-
	Defendants						- 5		**
10 1 001									:
45 and COM	MPLAINI	13. 2001.	*::		· .				
1. A.	#	1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	.4.					· .	<u> </u>
			10	V ₁ , , , , , , , , , , , , , , , , , , ,	w ^{ast}				7 gr 3
			1.2	Ţ.		·	······································		3
	, Clerk				e de Handard			 :	. *"
			i,					* *.	i Joe
				.5			•	٠.	,
i.		1.							,
		1 t							
			·		<u></u>		· · ·	·	*
				:					19
						•.			- 1
ZEARBY					······································				
Pla	intiff's Attornev	** . *							
	-	, t		*****	**************************************	**	<u></u>		Sheri
Defend	ant's Attorney							The	outy Sheri
	ATE OF AL ALDWIN COUNT COUNT OF & PANN COTPORATI VS. PINER & FIL SHOE STORE VS. Plain Plain Plain	ATE OF ALABAMA ALDWIN COUNTY RCUIT COURT FOR & PANNING COR- COTPORATION, Plaintiffs Vs. PMER & FLORA MAIN SHOE STORE, Defendants VS and COMPLAINT 19 , Clerk	ATE OF ALABAMA ALDWIN COUNTY RCUIT COURT FOR & PANNING COR- COPPORATION, Plaintiffs VS. Defendants VS and COMPLAINT 19 19 Clerk	ATE OF ALABAMA ALDWIN COUNTY RCUIT COURT IOE & TANNING COR- COMPORATION, Plaintiffs Vs. Plaintiffs Vs. Defendants NS and COMPLAINT The properties of this properties of the properties	ATE OF ALABAMA ALDWIN COUNTY RCUIT COURT ROF & TANNING COR- COTPORATION, Plaintiffs VS. Plaintiffs VS. Defendants VS and COMPLAINT The properties of the properties o	ATE OF ALABAMA ALDWIN COUNTY RECR RCUIT COURT RECR RCUIT COURT I have of this by leaving a copy Plaintiffs vs. Defendants NS and COMPLAINT 19 Care of Far 290 N Main RECR RECR Plaintiffs this by leaving a copy RCUIT COURT I have of this by leaving a copy RCUIT COURT CORPORATION Plaintiff's Attorney	ATE OF ALABAMA ALDWIN COUNTY RECEIVED RCUIT COURT RECEIVED RECEIVED Thave executed This Vs. Plaintiffs Vs. Defendants NS and COMPLAINT Plaintiff's Attorney Plaintiff's Attorney	Care of Family Shoe 290 N Main St., Cre RECEIVED IN OF RECEIVED IN	Care of Family Shoe St 290 N Main St., Cresty RECUIT COURT RECEIVED IN OFFICE STORE, Plaintiffs vs. by leaving a copy with NS and COMPLAINT Plaintiff's Attorney Plaintiff's Attorney

WOLVERINE SHOE & TANNING CORPORATION, a corporation,				
Pleintiff,	Ž.	IV THE C	IROUIP (COURT OF
	Ž.	BALDVIN	comet,	AIABAMA,
CECIL R. GARNER and FLORA MAE GARNER, Ind. and doing Dusiness as	Q B		AT TAR.	
THE FAMILY SHOE STORE, Defendants.	ý		5808 -	
The second secon	, , <u>, , , , , , , , , , , , , , , , , </u>	78.87 #F3		

Count I.

The Plaintiff claims of the Defendants the sum of FOUR HUNDRED NINETY-FIVE AND 29/100 (\$495.29) DOLLARS due by promissory note made by them on, to-wit, the 26th day of July, 1963, and payable in monthly installments of THIRTY-FIVE AND NO/100 (\$35.00) DOLLARS, beginning August 1, 1963, and payable on the 1st of each consecutive month thereafter, until the whole sum with interest at SIX PER CENT PER ANNUM is paid in full; and the Plaintiff avers that the Defendants defaulted in the payment due September 1st, 1963, and the Plaintiff under the terms of said note declared the entire unpaid belance due and payable;

And the Plaintiff avers that in said note and as a part of the consideration thereof, the Defendants have expressly waived their right to claim personal property as exempt to them under the Constitution and laws of the State of Alabama and agreed to pay an attorney's fee for the collection thereof, and the Plaintiff hereby claims the further sum of SEVENTY-FOUR AND 29/100 (\$74.29) DOLLARS as such attorney's fee.

E. G. RICKARBY, Attorney for Plaintiff.

FILES

ALT I DUK, CLERK REGISTER

COLVERTED SEAS & PARTIES CONTROL OF COMPARATION,		
Flaintiff,	A.	IN THE CLEATER COURT OF
		LARD COURTE AND
Mass (Alsonia, Individually and Joing Dubinose as Ill Massir (Massir),		
Defendants.	*	

STATE OF ALABAMA.

Defore me, the undersigned motory public, in and for said County, in said State, personally appeared M. G. KICKARSK, who, being by me first duly avors, deposes and says:

COMPORATION, a corporation, the Plaintiff in this cause;

and Ficha Mar Galden, are Crestries, Red that they are non-residents of the State of Alebana, and that the said CRUIL R. Galden, and Thora Mar Galden, are doing business in this State, namely, they are operating a shoc store in the City of Falchope, Ballavia County, Alabana;

That the last known post office address of said Defendants, CRGIL R. GARRER and FLORA MAR GARRER, is "care of Family Choo Store, 290 North Main Street, Crestview, Florida".

Circuit Court will attack a copy of this affidavit to each copy of the Summons and Complaint and forward the original Summons and Complaint and forward the original Summons and Complaint in this cause and six copies thereof to the Sheriff of Montgomery County for service on the Secretary of State, as agent of said Sefendants as provided by Section 199 (1), of Title 7, of the Code of Alabama, as amended September 8, 1961.

FILED

NOV 9 1963

LOE J. JUGK, CLERK REGISTER ATTIENT

of November, 1963.

Lille H. Steff Const.

AME J. WIX, GLENK REGISTER

The State of Alabama,	Circuit Court, Baldwin County
Baldwin County.	No5808TERM, 19
TO ANY SHERIFF OF THE STA	TE OF ALABAMA
You Are Commanded to Summon	Cecil R. Garner & Flora Mae Garner, Ind. & d/b/a
T	THE FAMILY SHOE STORE
to appear and plead, answer or demur, v	vithin thirty days from the service hereof, to the complaint filed in
the Circuit Court of Baldwin County, St	ate of Alabama, at Bay Minette, against <u>CECIL R. GARNER & FLOR</u>
MAE GARNER, Ind.& d/b/a THE FAM	ILY SHOE STORE Defendant Defendant
byWOLVERINE_SHOE & TANNING	G_CORPORATION, A_Corporation
	Plaintiff
Witness my hand this9th	day ofNovember19_63_
	Alien J. Suck , Clerk

CONCRETION, a correction.	V	
71-aintiet.		IN THE CURCULA COURT OF
· · · · · · · · · · · · · · · · · · ·		Baldella Committ, alabama,
COCII R. GARRIDA end TICRA RAI CRITIZA, Ind. and	Ž.	26C 2000 C 200 C 26C 1250
dolog business as		A A A A A A
	Ž.	
and the second s	Č.	

Count I.

The Flaintiff claims of the Defendants the sum of FUUR NUMBER DEFENDENT-SIVE AND 29/100 (34)5.29) DOLLARS que by promissory note made by them on, to-mit, the 26th day of July, 1963, and payable in monthly installments of Milati-FUVE AND MO/100 (535.00) DOLLARS, beginning August 1, 1965, and payable on the let of each consecutive month thereafter, until the whole sum with interest at SIX PAR CENT FOR ANYMALIS paid in full, and the Flaintiff evers that the Defendants defaulted in the payment due September lat, 1963, and the Flaintiff under the terms of said note declared the entire unpaid belonce due and payable;

part of the Consideration thereof, the Defendants have expressly waived their might to claim personal property as exampt to them while the Constitution and laws of the State of Alabama and egreed to pay an attorney's fee for the collection thereof, and the Visitation between claims the further and of State of Alabama and the Visitation could be such attorney's fee.

Chintiff.

FILEM

NOV - 1983

ALLE I MUK, CLERK REGISTER

FOLVERINE SHOE & TANNING COLUMN COLUM		
Plaintiff,		IN THE CLROUX COURT OF

CECIL R. GARNER and FLORA EAR GARNER, Individually	Ü	BALDVIN OUURIX, ALABAMA,
end doing business as 200	♥	AT LAW.
Defendents.	<u>V</u>	

AND THE RESERVE OF A CHARGE TO SERVE OF THE PROPERTY OF THE PR

STATE OF ALABAMA, COUNTY OF BALDSIN.

Before me, the undersigned motery public, in and for said County, in said State, personally appeared H. G. WICHARDI, who, being by me first duly sworm, deposes and says:

That he is the attorney for TOLVERINE SHOE & TANNING CORPORATION, a corporation, the Plaintiff in this cause;

That the residences of the Defendants, CROID R. GARNER and FLORA MAN GARNER, are Crestview, Florida, and that they are non-residents of the State of Alabama, and that the said CROID R. GARNER and FLORA MAN GARNER are doing business in this State, namely, they are operating a shoe store in the City of Fairhope, Baldwin County, Alabama;

That the last known post office address of said Defendunts, CDCIL R. GARNER and FLORA MAR GARNER, is "care of Family Shoe Store, 290 North Main Street, Crestview, Florida".

Wherever, the Plaintiff prays that the Clerk of this Circuit Court will attach a copy of this affidavit to each copy of the Summons and Complaint and forward the original Summons and Complaint in this cause and six copies thereof to the Sheriff of Montgomery County for service on the Secretary of State, as agent of said Defendants as provided by Section 199 (1), of little 7, of the Code of Alabama, as amended September 8, 1961.

Refer !



street and the street and the second second and the second second

MOV LOW REGIONS

The State of Alabama,	Circuit Court, Baldwin No. 5808	in County TERM, 19
TO ANY SHERIFF OF THE	STATE OF ALABAMA	
You Are Commanded to Summon	Cecil R. Garner & Flore Mae Gar	rer, Ind. & d/b/a
	THE FAMILY SHOE STORE	
	nur, within thirty days from the service hereof	
	FAMILY SHOE STORE	
by WOLVERINE SHOE & TA	DUNING CORPORATION, A Corporation	
		Plaintiff
Witness my hand this9		9 63 Due K., Clerk

Continuition corporation.

Illustration of the corporation of the corp

Count I.

PAGE Plaintiff claims of the Defendants the sum of POUR EURDARD MINSTY-FIVE AND 29/100 (\$495.29) DOLLARS due by promiseory note made by them on, to-wit, the 25th day of July, 1965, and payable in monthly installments of FRIREI-SIVE AND MO/100 (\$35.00) DOLLARS, beginning August 1, 1965, and payable on the let of each consecutive month thereafter, until the shole sum with interest at SIX PAR CENT PER ANNUAL is paid in full; and the Plaintiff avera that the Defendants defaulted in the payment due September 1st, 1965, and the Plaintiff under the terms of said note declared the entire unpaid belance due and payable;

part of the consideration thereof, the beforeants have expressly weived their right to claim personal property as exempt to them under the Constitution and laws of the State of Alabama and egreed to pay an attorney's fee for the collection thereof, and the Flaintiff hereby claims the further arm of STYMTT-JOUR AND and Jan (874.29) DOLLARS as such attorney's fee.

The state of the s

FILED Nov o 1983 AUGE & UGA, CALLERY MERITAL

WOLVERINE SHOE & TANNING CONFORMION, a corporation,	Ž.	
Flaintiff,	N.	IN THE CIRCUIT COURT OF
VS. CHOIL R. GAMNER and MORA	Č	BALDVIN COUNTY, ALABAMA,
MAE GAMMER, Individually and doing business as THE PARLLY SHOW STORE,	W	AT LAW.
Defendants.	8	

ATABAMA.

STATE OF ALABAMA, COUNTY OF BALDWIN.

Before me, the undersigned notary public, in and for said County, in said State, personally appeared E. G. BICKARBY, who, being by me first duly sworn, deposes and says:

That he is the attorney for WOLVERING SHOW & TANNING CORPORATION, a corporation, the Flaintiff in this cause;

That the residences of the Defendants, CECIL R. GARNER and FLORA MAE GARNER, are Crestview, Florida, and that they are non-residents of the State of Alabama, and that the said CECIL R. GARNER and FLORA MAE GARNER are doing business in this State, namely, they are operating a shoe store in the City of Fairhope, Baldwin County, Alabama;

That the last known post office address of said Defendents, CBCIL R. GARWER and FLORA MAR GARWER, is "care of Family Shoe Store, 290 North Main Street, Crestview, Florida".

WHEREFORE, the Plaintiff prays that the Clerk of this Circuit Court will attack a copy of this affidavit to each copy of the Summons and Complaint and forward the original Summons and Complaint in this cause and six copies thereof to the Sheriff of Montgomery County for service on the Secretary of State, as agent of said Defendants as provided by Section 199 (1), of Pitle 7, of the Code of Alabama, as amended September 8, 1961.

ALLED MOY S 1963
ALLE LA LUCK, CLERK, REGISTER

of the same of the

AUG L DUGA, REGISTER