SUMMONS

STATE OF ALABAMA,)

BALDWIN COUNTY.)

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summon EUGENE HAUGE, to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, Alabama, at the place of holding same by SAM B. NELSON.

Witness my hand this the 21st day of January, 1964.

COMPLAINT

SAM B. NELSON,

PLAINTIFF,

VS:

EUGENE HAUGE,

DEFENDANT.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

The Flaintiff claims of the Defendant ONE HUNDRED FORTY-IND & 20/100 DOLLARS (\$142.20), due by promissory note made by him on the 10th day of July, 1962, and payable twelve months from date, with interest thereon.

Said note provides for a reasonable attorney's fee, which Plaintiff alleges to be THIRTY-FIVE & 00/100 DOLLARS (\$35.00).

Defendant's Address:

Hugene Hauge Box 384

Robertsdale, Alabama

LAW OFFICE OF FOREST A. CHRISTIAN FOLEY, ALABAMA

FOLEY, ALABAMA **РОРЕЗТ А. СНЯІЗТІРИ** LAW OFFICE OF

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LLAINTIFF,

SVM B. MELSON,

SNOWING

CO351114

Sheriff claims_

Ten Cents per mile Total TAYLOR WHIKING

SAM B. NELSON,

PLAINTIFF

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

EUGENE HAUGE

DEFENDANT

DEFENDANT

DEMURRER

Comes the Defendant in the above styled cause, by his attorney, and demurs to the complaint heretofore filed in said cause, and assgrounds therefore says:

- 1. That said complaint fails to state a cause of action.
- 2. It is not alleged that the note is unpaid.

3. The amount claimed of the Defendant by the Plaintiff is not made certain.

Actorney for Defendant

I hereby certify that a copy of the foregoing demurrer has been mailed this 3rd day of February 1964, postage prepaid, to F. A. Christian attorney for the Plaintiff.

your fil

FILED

FEB 4 1964

ALIGE & WUK, CLERK

SAM NELSON,
PLAINTIFF) IN THE CIRCUIT COURT OF VS
BALDWIN COUNTY, ALABAMA
DEFENDANT) AT LAW
ANSWER
Comes the Defendant by his attorney and for answer to the above styled
cause says:
1. Not guilty.
2. The debt has been paid in full.
I hereby certify that a copy of the foregoing answer in the above styled
cause was served upon F. A. Christian, Attorney for Plaintiff by United States
Mail postage prepaid this 27 day of CV: 1964.
AA
Attorney for (Defendant

SAM B. NELSON,

IN THE CIRCUIT COURT OF

Plaintiff,

BALDWIN COUNTY, ALABAMA

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AT LAW No. 5900

EUGUENE HAUGE,

Defendant.

The Defendant, for answer to the complaint, saith that the note upon which the action was founded, was not executed by him, or by any one authorized to bind him in the premises; and he makes oath that this plea is true.

Eugene Hauge
Defendant

STATE OF ALABAMA

BALDWIN COUNTY

BEFORE ME the undersigned authority in and for said County in said State, this day personally appeared Eugene Hauge, who first being duly sworn, under oath, doth deposes and say: That he is the Defendant named in the above styled cause, and has personal knowledge of the facts alleged in the foregoing plea and says that they are true.

Eugene Hauge Defendant

Sworn to and subscribed before me on this the 23rd day of October,

1965.

Notary Public

John P. Beebe, Attorney for the Defendant, Robertsdale, Alabama.

Service Control Control

AIR I WILL REGISTER

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