STATE OF ALABAMA)
**
BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon William E. Scruggs 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 Commercial Credit Corporation.

WITNESS my hand this 2 day of June, 1964.

Olice Clerk

The defendant's address is Scruggs Service Station, Highway 59, Gulf Shores.

COMMERCIAL CREDIT CORPORATION.

Plaintiff,

WILLIAM E. SCRUGGS,

VS.

Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW 6079

COMPLAINT

The plaintiff claims of the defendant Four Hundred Seventy-eight and 53/100 Dollars (\$478.53), the balance due by conditional sales contract made and entered into by the defendant on February 14, 1963, together with interest thereon from June 30, 1963. Plaintiff avers that in and by the terms of the said conditional sale contract the defendant agreed to pay a reasonable attorney's fee, if the said contract was referred to an attorney for collection or enforcement and plaintiff avers said reasonable fee to be \$100.00 and which it herewith claims.

FILED Jun 2 1864

Attorney for Plaintiff

LICE I DICK, CLERK REGISTER E4-6-11-64 Commercial bredet

) (JEDIL 19 EG)

3 copy of the within 100

um Gallyga

service on__

Black Continue

May / hase

Sheriff claims miles at

BY DEPUTY SHERIFF

24.

William E. Scrugge

FILED Jun 3 1984

ALLE J. DICH, CLERK REGISTER

Dames R. Oeven

COMMERCIAL CREDIT CORPORATION,)	IN THE				
Plaintiff, (CIRCUIT COURT OF BALDWIN COUNTY,				
vs.	ALABAMA. AT LAW.				
WILLIAM E. SCRUGGS,	July 28, 1964				
Defendant.)					

JOHN BARL CHASON, BEING FIRST DULY SWORN, TESTIFIED AS FOLLOWS:

Examination by Mr. Owen.

- Q. Would you state your name to the Court, please?
- A. John Earl Chason.
- Q. Are you a practicing Attorney in Baldwin County, Alabama?
- A. I am.
- Q. How long have you so practiced?
- A. Two and one half years.
- Q. Are you familiar with fees charged in this vicinity for suits on promissory notes, where they are uncontested?
- A. I am.
- Q. I show you this suit, which is in the amount of \$478.58, which is the balance due on the conditional sales contract and the promissory note, and I will ask you, what is a reasonable Attorney's fee?
- A. I would say \$75.00

CERTIFICATE:

		I	nere	eby cer	tify	that	the	fore	going	jis (a tri	ie a	and	
correct	: tra	nsci	cipt	of th	e tes	etimo	my as	tak	en by	y-me,	in	per	n Court	<u> </u>
before	Hon.	L.	S.	Moore,	Spec	cial	Judge	, on	the	28th	day	of	July,	
1964.														

Court Reporter

COMMERCIAL CREDIT CORPORATION,)

Plaintiff,) IN THE CIRCUIT COURT OF

VS.) BALDWIN COUNTY, ALABAMA

WILLIAM E. SCRUGGS and) CIVIL ACTION NO. 6079 1/2

BALDWIN NATIONAL BANK OF

ROBERTSDALE, GARNISHEE,)

Defendants.)

NOTICE OF CONDITIONAL JUDGMENT

TO ANY SHERIFF IN THE STATE OF ALABAMA:

Whereas, the Circuit Court of Baldwin County, Alabama, heretofore rendered a judgment in this cause, a copy of which is hereto attached:

Yourare therefore commanded to make known the premises to Baldwin National Bank, Garnishee, and that said Garnishee be and appear at said Court at the place of holding same within 30 days after notice thereof and show cause why said judgment should not be made final and absolute, and have you then and there this writ with your endorsement thereon.

WITNESS this my hand this _____ day of November, 1974.

Grenico Allackmon

NOV 6 1974

EUNICE B. BLACKMON CHERK

COMMERCIAL CREDIT CORPORATI	ON,)
Plaintiff,) IN THE CIRCUIT COURT OF
vs.) BALDWIN COUNTY, ALABAMA
WILLIAM E. SCRUGGS and) CIVIL ACTION NO. 6079 1/2
BALDWIN NATIONAL BANK OF ROBERTSDALE, GARNISHEE,)
Defendants.	·:)

MOTION FOR CONDITIONAL JUDGMENT

NOW COMES the Plaintiff in the above styled cause and moves for conditional judgment against Baldwin National Bank of Robertsdale, Garnishee; and it appearing to the Court that on the 28th day of July, 1964, the Plaintiff recovered a judgment against the Defendant for the sum of Five Hundred Fifty-three and 53/100 (\$553.53) Dollars and costs of suit, and that a Writ of Garnishment on said judgment was duly issued in this cause by the Clerk of this Court on November 2, 1972, and served upon said Garnishee on November 11, 1972, and that said Garnishee has failed to file Answer thereto within the time required by law.

JAMES R. OWEN

Attorney for Plaintiff

410 Courthouse Square
Bay Minette, Alabama

ORDER

This cause is submitted on Motion for Conditional Judgment by the Plaintiff and being considered by the Court, it is hereby ordered that Plaintiff have and recover of said Garnishee the sum of Five Hundred Fifty-three and 53/100 (\$553.53) Dollars together with interest since July 28, 1964, and the costs herein accrued, unless within 30 days of notice of the rendition hereof, the said Garnishee appear and show cause why this judgment should not be made final and absolute.

ORDERED on this the Lad day of November, 1974.

Jefair A. Manlehure

Brown

CASE 排6079½

COMMERCIAL CREDIT CORPORATION

WILLIAM E. SCRUGGS AND BALDWIN NATIONAL BANK OF ROBERTSDALE, GARNISHEE

NOV 6 1974

EUNICE B. BLACKMON CINCOIR

OWEN & BALL
ATTORNEY FOR PLAINTIFF IVED

NOV 1 2 1974

TAYLOR WILKINS SHERIFE

Garnishment on Judgment
STATE OF ALABAMA CIRCUIT COURT, BALDWIN COUNTY Baldwin County TERM, 19
To any Sheriff of the State of Alabama, Greeting: WHEREAS, at a regular
said term, Commercial Credit Corporation
recovered judgment against William E. Scruggs
in the second se
for the sum of FIVE HUNDRED FIFTY-THREE & 53/100 Dollars, and cost of suit
that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that the following named persons or corporations, vis:
Baldwin National Bank, Robertsdale, Alabama; Rufus Black, doing business as Black's Produce, Loxley, Alabama,
has or is believed to have in their possession, or under their control money
or effects belonging to said defendant William E. Scruggs that they are XX or
is believed to be indebted to said defendant or to be liable to them, or to be without on a contract for the delivery of personal property, or on a contract for the payment of money which may be discharged by the delivery of personal property, or which is payable in personal property.
You Are Therefore Hereby Commanded to Summon Baldwin National Bank,
Robertsdale, Alabama, and Rufus Black, doing business as Black's
Produce, Loxley, Alabama,
to file an answer in duplicate to the Circuit Court for Baldwin County, at the Court House thereof
in the city of Bay Minette, within 30 days from
the service of the garnishment, or at the making .theiranswer, or at any time intervening the time of
serving the garnishment, and making the answer they was .were indebted to said defendant
and whetherthey will not be indebted in future to said defendant
by a contract then existing, and whether by a contract then existing they are sexwexe, liable to said defendants for the delivery of personal property, or for the payment of money which may be discharged by the delivery of personal property, or which is payable in personal proper-
ty, and whetherthey have kas not intheir possession or under their
control money or effects belonging to the defendant, William E. Scruggs.

Herein fail not, and have you then and there this Writ.

EUNICE B. B. Molinarion

Witness, ALICE J. Diek, Clerk of said Court, this day of November A. D., 19.72.

Issued day of A. D., 19.72

ATTEST: Slating Clerk

Softy 9

CIRCUIT COURT, BALDWIN COUNTY No. 61795 Commercial Credit Cosp. GARNISHMENT ON JUDGMENT William E. Scruggs Returnable 21972 TAYLOR WILKINS SHERIFE Attorney

Moore Printing Company, Bay Minette, Alabama

on Cents per mile Total \$ \$ 25 and JAYLOR WILKOS, Shariff

THE STATE OF ALABAMA

Baldwin County

Circuit Court

KIINI CE DIBUMUH	Blackmon	7	В	0	^	-	רדנ	7
------------------	----------	---	---	---	---	---	-----	---

Personally appeared before me, Mice MxDuck, Clerk of the Circuit Court in a	and for Bald	win County a	ind State
Personally appeared before the, Ames data and the personal appeared before			
aforesaid	***************		
1 1 Library on eath says that a regular	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Term
of the Circuit Court of Baldwin County, to-wit: on the day of	July	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	*******
of the Circuit Court of Baldwin County, to-wit. on the			Te de la companya de
19 64 Commercial Credit Corporation	***************		***********
recovered a judgment against William E. Scruggs	*********		*******
recovered a Judgman ag	*****************	for th	ne sum of
FIVE HUNDRED FIFTY-THREE AND 53/100			Dollars
FIVE HUNDRED FIFTI			
f with that said judgment remains wholly unsatisfied and in full for	rce and effe	ct: that	
besides costs of suit: that said judgment remains wholly unsatisfied and in full for Ealdwin National Bank of Robertsdale, Alabama, and business as Black's Produce, Loxley, Alabama, are	RULUS I		
besides costs of suit; that said judgment remains wholly unsatisfied and in full for Ealdwin National Bank of Robertsdale, Alabama, and business as Black's Produce, Loxley, Alabama, are	S		
besides costs of suit: that said judgment remains wholly unsatisfied and in full for Ealdwin National Bank of Robertsdale, Alabama, and business as Black's Produce, Loxley, Alabama, are	rol. and tha	t he believes	process of

6019/2

November 11, 1972

Circuit Court Clerk Bay Minette, Ala.

Dear Mrs. Blackmon:

William E. Scruggs is not employed by my company any longer.

last date of pay was 11/6/72.

I have no funds available for him.

Thank you,

R.m. Black y.

R. M. Black, Jr.

FILED

MOV 1 3 1972

EUNICE B. BLACKMON CIRCUTS

STATE	OF	ALABAMA
Bale	lwin	County

CIRCUIT COURT, BALDWIN COUNTY

Datawin County (BALDWIN COUNTY
To any Sheriff of the St	TERM, 19
To any Sheriff of the State of Alabama, Gre	reting:
" * ILI\ (" &) *	
ounty, to-wit: On the 28th day of	July of the Circuit Court of Baldwin
said term, Commercial Credit Cor	poration 19.04. being a regular day of
recovered judgment against <u>William</u>	E. Scruggs
for the CATUE TITLE	IREE & 53/100
Sum of Tyth HUNDRED FIFTY_TI	REE & 53/100 Dollars, and cost of suit,
the following th	R. Owen Coessary to obtain satisfaction of such V
Balduring named persons or corporations, w	R. Owen ccessary to obtain satisfaction of such Judgment, and that
Mational Bank, Robertso	is: lale, Alabama; Rufus Black, doing
business as Black's Produce, Lo	Alabama; Rufus Black, doing
The Delleved to L	
or effects belonging to have in	E. Scrusss that they are xx
is believed a william	E. Scruses control money
contract for the Jan.	E. SCRUEES that they are xx or to be liable to them, or to be liable to them.
discharged by the deligrant for the deligrant of personal property, or on	a contract
discharged by the delivery of personal property, or on You Are Therefore Hereby Commanded to	a contract for the payment of money which may be which is payable in personal property.
You Are Therefore Hereby Commanded to Robertsdale, Alabama, and Rufus E	Summon Baldwin No.
Decade, Alabama, and Rufus B	lack doi
Robertsdale, Alabama, and Rufus B	doing business as Black's

to file an answer in duplicate to the Circuit Court for in the city of Bay Minette, within 30 days from	r Baldwin County, at the Co
in the city of Bay Minette, within 30 days to	r Baldwin County, at the Court House
serving the garnishment and the making thei	ranswer, or at any time.
and making the answer the	wax Were
and whether thorn	indebted to an indebted
by a contract then existing, and which may be discharged by the delivery of	not be indebted in future to said defendant
EXERGIE, liable to said defendants for the delivery of which may be discharged by the delivery of personal property, and whetherthey have revy	personal contract then existing they are
y, and whether there is	operty, or rule 1
which may be discharged by the delivery of personal property, and whether they have has not in they ontrol money or eff	r which is payable in personal proper-
or effects belonging to the die	or under their
ontrol money or effects belonging to the defendant Herein fail not, and have you then and there this vitness,	WIIIlam E. Scruggs.
itness, Aller of miles	Writ.
vitness, Aller Siek, Clerk of said Court, this sued day of ATTEST	day of November
A- D	., 19 42.
Mulle	6.66
	Blo Book Clerk

STATE OF ALABAMA

Baldwin County

то	William E. Scruggs	
YOU	J ARE HEREBY NOTIFIED that a Writ of Ga	arnishment has been issued in the case of
Comme	rcial Credit Corporation	
versus Will	iam E. Scruggs	Defendant
now pending i	in the Circuit Court of Baldwin County, Alabama	, Law Side, in which Baldwin
	Bank, Robertsdale, Alabama, and Produce, have been named as Garn	
KXXXXXXXXXX	amedxasxGarrixdreex	
IN '	WITNESS WHEREOF, I have hereunto set my	hand and affixed my seal on this the
day of N	ovember 1972.	Clerk of the Circuit Court.

NOTICE

TO DEFENDANT OF GARNISHMENT BY

CLERK OF CIRCUIT COURT BALDWIN COUNTY, ALABAMA

İ		1	TO	
;	2/11		, /	
	Sand Contact La	and G.	Scri	
į.,	*************		4	7.7
			**************	***************

Plaintiff....

VS.

177	ic.	· · · · · · · · · · · · · · · · · · ·	
	11/1	1.	C = 0
	aries de Co	Manny 6	Saugas)
••••	********		<i></i>
	:0	,,,,,,,,,,,,,,,,,,,,,,,,,,,	******

TAYLOR WILKINS

TAYLOR WILKINS,

NOTICE

TO DEFENDANT OF GARNISHMEN

BY

CLERK OF CIRCUIT COURT

BALDWIN COUNTY, ALABAMA

TO

William & Saruggs)
Commercial Credit Corp.
Plaintiff

vs. William & Scrugge)

Defendant.

NOV 21972

CAYLOR WILLING

Continue Day miles Total 3, 5, 20

2 May of the within Deruge

THE STATE OF ALABAMA

Circuit Court

Baldwin County Personally appeared before me, Alixe LxDuck, Clerk of the Circuit Court in and for Baldwin County and State Eunice Blackmon aforesaid James R. Owen of the Circuit Court of Baldwin County, to-wit: on the ______ day of _____ day of _____ 19 64 Commercial Credit Corporation recovered a judgment against William E. Scruggs for the sum of FIVE HUNDRED FIFTY_THREE AND 53/100 ----- Dollars besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effect: that Baldwin National Bank of Robertsdale, Alabama, and Rufus Black, doing business as Black's Produce, Loxley, Alabama, are supposed to be indebted to or have effects of the said William E. Scruggs Garnishment against said ... Baldwin National Bank, Robertsdale, Alabama, and Rufus Black, doing business as Black's Produce, Loxley, Alabama, is necessary to obtain satisfaction of said judgment. Sworn to and subscribed this

Clerk.