State of Alabama

TO Nonnie V. Waters

5625

Defendant.....

YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has been issued in the case of Kenneth Cooper Plaintiff ,

versus Nonnie V. Waters, Defendant ,

now pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the.....

ha...S... been named as Garnishee........

day of June , 19± 63.

Clerk of the Circuit Court.

NOTICE

TO DEFENDANT OF GARNISHMEN

BY

CLERK OF CIRCUIT COURT

BALDWIN COUNTY, ALABAMA

TO

Kenneth Cooper.

Plaintiff..

VS.

Nonnie V. Waters,

Defendant.

BOND

The State of Alabama, Baldwin County

CIRCUIT COURT

ጥዙልጥ ፕጾ፣		2 00000				
******* *** ***	I, Kennet	fi-600per				
are held and firmly	y bound untoNC	- 12 14 A	Trac	~~~~~~~~~		
	200	MILL V. WA	LIKS	•		
in the sum of)-THOUSAND-SEX	CHUNDRED		the programmed states good angelow when the transport of the programmed and the programme	DOLL	ARS
to be paid to the s	saidNONNIE	LV_WATERS	, her		:	:
	ed P			, 4 × 4 × 8	And the second of the second o	
heirs, executors, a	dministrators or assig	ens for which no	avment well a	nd truly to be m	nade we bind	OHT
	f us, our and each of		1000			1
by these Presents.					Mariti	
Sealed with	our seals, and dated	this	day of_	June	, 19	63-
THE CON	DITION OF THE	ABOVE OBLIG	ATION IN S	UCH, That where	eas, the above b	oun
/	*					
74.7	eth Cooper					1
•	d suit in the Circuit (ssue
from said Court, to	o recover of said	-Nonnie-V.				
					- 50 CAST - SAST	
Million and the second	20 - 20 - 20 - 20 - 20 - 20 - 20 - 20 -					
the sum of						llärs
San	ENS THOUSAND	Tibes in a	ren (\$2,:	300,003	Do	
and ha_s	on the day of the dat	FINET WAD e hereof, prayed	RED (\$2).	300,003	Do	
and ha_s	on the day of the dat	FINER WOND e hereof, prayed	That Writ of (300,003 Garnishment issue	Do e out of said Cor	irt to
and ha_s	on the day of the dat	FINER WOND e hereof, prayed	That Writ of (300,003 Garnishment issue	Do e out of said Cor	irt to
and ha_s	on the day of the dat	THREE INSO e hereof, prayed Lice J. Duc	that Writ of (Garnishment issue	e out of said Cor	irt to
and ha_s	on the day of the dat	THEE WAS e hereof, prayed lice J. Duc -she	that Writ of (Garnishment issued aid Defendant, or or under her	e out of said Cor	sai; an
and ha_so	on the day of the dat to answer what.	the J. Duc e hereof, prayed lice J. Duc she	that Writ of (c.kindebted to s	Garnishment issued aid Defendant, or under her	what effects of control to issue out of	sai; an
Summoning h Defendant Said Plaintiff havin	on the day of the dat to answer what has ng made oath as requ	e hereof, prayed Lice J. Duc she in her ired by law in su he Circuit Court	that Writ of (c.kindebted to s possession ach cases, said, to be holden	Garnishment issued aid Defendant, or or under her I Writ is about to for Baldwin Court	what effects of control to issue out of nty.	sai ; an sai
summoning h Defendant said Plaintiff havin Court, returnable t	on the day of the dat to answer what has mg made oath as requ to the next Term of the said Plaintiffsh	e hereof, prayed ice J Duc she in her ired by law in su he Circuit Court all prosecute the	that Writ of (the indebted to some possession ach cases, said, to be holden as Garnishment	Garnishment issued aid Defendant, or or under her I Writ is about to effect, and part to effect, and part is to effect, and part is about to effect.	what effects of control to issue out of nty.	f sai ; an sai
summoning h Defendant Said Plaintiff having Court, returnable to NOW, if the	to answer what has request the next Term of the said Plaintiff shamages as she	e hereof, prayed ice J Duc site in her ired by law in su the Circuit Court all prosecute the may sustain, by	that Writ of (the indebted to some possession ach cases, said, to be holden to garnishment by reason of the cases of the case o	Garnishment issued and Defendant, or or under her I Writ is about to effect, and page wrongful or verse.	what effects of control to issue out of nty. ay the Defendan xatious suing o	f sai ; an sai
summoning h Said Plaintiff having Court, returnable to NOW, if the such costs and da this Garnishment,	to answer what to answer what mag made oath as required the next Term of the said Plaintiff shamages as the then this obligation to	e hereof, prayed ice J Duc she in her ired by law in su he Circuit Court all prosecute the may sustain, by to be void; others	that Writ of (the characteristic content of the characteristic c	Garnishment issued aid Defendant, or or under her law with is about to effect, and page wrongful or very in full force and	what effects of control to issue out of nty. ay the Defendant at the control of	f sai sai sai ut o
summoning h Defendant Said Plaintiff havin Court, returnable t NOW, if the such costs and da this Garnishment, AND WE,	to answer what has required to the next Term of the said Plaintiff shamages as she then this obligation and each of us, here!	e hereof, prayed ice J Duc site in her ired by law in su the Circuit Court all prosecute the may sustain, by to be void; others by waive all right	that Writ of (the characteristic content of the characteristic c	Garnishment issued aid Defendant, or or under her law it is about to effect, and page wrongful or very in full force and exemption we, or	what effects of control to issue out of nty. ay the Defendant actions suing of effect. r either of us	f sai sai sai ta a ta a ta a ta a ta a ta
summoning h Defendant Said Plaintiff having Court, returnable to NOW, if the such costs and da this Garnishment, AND WE, now, or may herea	to answer what has required the next Term of the said Plaintiff shamages as she then this obligation and each of us, here of the fer have, under the	e hereof, prayed ice J. Duc she in her ired by law in su the Circuit Court all prosecute the may sustain, by to be void; others by waive all righ Constitution and	that Writ of or the cases, said to be holden by reason of the wise to remain ats of claim of the cases of Alaba	Garnishment issued aid Defendant, or or under her labout of the Baldwin Court to effect, and page wrongful or very in full force and exemption we, or ama, and I	what effects of control to issue out of nty. ay the Defendant at the control of	f sai; an sai ut c
Summoning h Defendant Said Plaintiff having Court, returnable to NOW, if the such costs and da chis Garnishment, AND WE, now, or may herea	to answer what has required to the next Term of the said Plaintiff shamages as she then this obligation and each of us, hereighter have, under the have	e hereof, prayed ice J Duc she in her ired by law in su the Circuit Court all prosecute the may sustain, by to be void; others by waive all right Constitution and we property free	that Writ of or that Writ of or the cases, said or to be holden by reason of the wise to remain ats of claim of a laws of Alaba from all incur	Garnishment issued aid Defendant, or or under her labout to effect, and part to effect, and part in full force and exemption we, or ama, and I have mbrance, to the	what effects of control to issue out of nty. ay the Defendant at the control of	f sai; an sai ut c
Summoning hards and hards summoning hards and Plaintiff having the said Plaintiff having the sai	to answer what has required to the next Term of the said Plaintiff shamages as she then this obligation and each of us, hereighter have, under the have	e hereof, prayed ice J. Duc she in her ired by law in su the Circuit Court all prosecute the may sustain, by to be void; others by waive all righ Constitution and	that Writ of or that Writ of or the cases, said or to be holden by reason of the wise to remain ats of claim of a laws of Alaba from all incur	Garnishment issued aid Defendant, or or under her labout to effect, and part to effect, and part in full force and exemption we, or ama, and I have mbrance, to the	what effects of control to issue out of nty. ay the Defendant at the control of	f sai; an sai ut c
summoning h Defendant Said Plaintiff having Court, returnable to NOW, if the such costs and da this Garnishment, AND WE, show, or may herea certify that	to answer what to answer what has ing made oath as required the next Term of the said Plaintiff then this obligation the and each of us, here and each of us, here fiter have, under the have	e hereof, prayed ice J. Duc she in her ired by law in su the Circuit Court all prosecute the may sustain, by to be void; others by waive all right Constitution and we property free	that Writ of or the cases, said to be holden by reason of the wise to remain ats of claim of a laws of Alaba from all incur	Garnishment issued aid Defendant, or or under her labout to effect, and part to effect, and part in full force and exemption we, or ama, and I have mbrance, to the	what effects of control to issue out of nty. ay the Defendar xatious suing of effect. r either of us hereby sever full amount of	sai sai that a t
Summoning h Defendant Said Plaintiff havin Court, returnable t NOW, if the such costs and da this Garnishment, AND WE, now, or may herea certify that	to answer what to answer what has ng made oath as reque to the next Term of the said Plaintiff then this obligation then this obligation then the said each of us, here fter have, under the have	e hereof, prayed ice J. Duc she in her ired by law in su the Circuit Court all prosecute the may sustain, by to be void; others by waive all right Constitution and we property free	that Writ of or the cases, said to be holden by reason of the wise to remain ats of claim of a laws of Alaba from all incur	Garnishment issued aid Defendant, or or under her labout to effect, and part to effect, and part in full force and exemption we, or ama, and I have mbrance, to the	what effects of control to issue out of nty. ay the Defendar xatious suing of effect. The either of us full amount of the control of the co	f said said said said the said
Summoning h Defendant Said Plaintiff havin Court, returnable t NOW, if the such costs and da this Garnishment, AND WE, now, or may herea certify that	to answer what to answer what has ing made oath as required the next Term of the said Plaintiff then this obligation the and each of us, here and each of us, here fiter have, under the have	e hereof, prayed ice J. Duc she in her ired by law in su the Circuit Court all prosecute the may sustain, by to be void; others by waive all right Constitution and we property free	that Writ of or the cases, said to be holden by reason of the wise to remain ats of claim of a laws of Alaba from all incur	Garnishment issued aid Defendant, or or under her labout to effect, and part to effect, and part in full force and exemption we, or ama, and I have mbrance, to the	what effects of control to issue out of nty. ay the Defendant actions suing of effect. reither of us hereby sever full amount of the control of the contr	said said said said said said said said

	State o		labama (me, ALI	_		K, Clerl	x of Circ	cuit C	ourt,
in and fo	r said Cou	nty, po	ersonally appe	ared	Ken	meth C	pope	I.				
-	ng duly sw		oth depose	and s	sayt	hat						
		sh.						130				
indebted	toh	im	in the su	m of	One Th	ousand	Thr	ee H	undre	<u>d</u>	Do	llars,
and that	h		ha_\$_0								ndebte	dness
			onnie V.					hi .				
and that		Alic	e J. Ducl	Σ				-				
supposed	l to be ind	ebted t	to the said Def	endant.	, or to	have effect	ts of th	e said	Defenda	nt, in_	<u>her</u>	
possessio			Icontrol, a	nd that	<u>he</u>	believe th	at proc	ess of	Garnish	ment aga	inst the	e said
			Waters				A 7 .		T Drac	. L-		
is necess	ary to obta	ain sati	isfaction of sai	id claim	i; and the	at the said	ALI this W	rit is t	ot sued	out for	the pu	rpose
			id Defendant					. 4				
							w	U	16	50 pc	le	
worn to a	ind subscri	ibed be	fore me this_	28	day	of	June			196	3	4 - 4 - 4
						and	<u>, n.C.c.</u>	<u>. e</u>	<u>/c. </u>	, Clerk C	ircuit (Court.
Comment of the second	Yangan a sagaran da sa sa sa		X84(1)22(1) X82(1) X84(1)	A. man M. somes	and the state of t	1	, passantah Passan 17, ha , p. 11, 11, 11, 11, 11, 11, 11, 11, 11, 11	30,500 TW-1176.111	tille til ett filmente entre til til ett ett en g	A COMPANY OF THE PARTY OF THE P	~	***************************************
					ş.		1	t	ent	day of	19_63	Clerk.
	MA				Plaintiff	i 1	; !	Defendant	hme	p	1.	ฮั
	BAl	IRT			P	 	1	Defe	rnis		.1	
7	XLA ınty	OO				RS	 	1 1 1	Ga		! !	
5)F 1 Cot	D	ER		TO	IATI			lavit in Ga Summons		P=7L	!
116 No. 5 6 72 5	STATE OF ALABAMA Baldwin County.	CIRCUIT COURT	1003		Ţ			1	dav Su		TONE	
No.	rAT 3ald	RCI	5	1 1 1 1 1 1		m			Affidon			
	S III	CII	KENNETH COOPER		•	NONNIE V. WATERS	1 1 1 1	1	and	this		1 1 1
	THE		KEN			NC	! !	! !	Bond and Affidavit in Garnishment on Summons	Filed this		
						1 1			B			

garagan kan di kacamatan di kacamatan di Kabupatèn Kabupatèn

BOND

The State of Alabama, Baldwin County

CIRCUIT COURT

KNOW ALL MEN BY THESE PRESENTS: THAT WE, Kenneth Cooper				
are held and firmly bound untoNONNIE_V. WA	TERS			
in the sum of TWO THOUSAND SIX HUNDRED	DOLLARS,			
to be paid to the saidNONNIE V. WATERS	, her			
heirs, executors, administrators or assigns, for which pa selves, and each of us, our and each of our heirs, execut by these Presents.	The state of the s			
Sealed with our seals, and dated this	day of			
THE CONDITION OF THE ABOVE OBLIGA	ATION IN SUCH, That whereas, the above bound			
Kenneth Cooper				
ha_S_ commenced suit in the Circuit Court of said Cour	ity by summons and complaint, which have issued			
from said Court, to recover of saidNonnie_Y.				
the sum of ONE THOUSAND THREE HUNI	ORED (\$1,300.00) Dollars,			
and ha_Son the day of the date hereof, prayed to	that Writ of Garnishment issue out of said Court to			
summoning her to answer what she Defendanthasinher_	indebted to said Defendant, or what effects of said			
said Plaintiff having made oath as required by law in suc Court, returnable to the next Term of the Circuit Court,				
NOW, if the said Plaintiffshall prosecute the	Garnishment to effect, and pay the Defendant all			
such costs and damages asshemay sustain, by	and the second of the second o			
this Garnishment, then this obligation to be void; otherw	e primaria ni seria di seria spendes			
	s of claim of exemption we, or either of us have			
now, or may hereafter have, under the Constitution and	<u>_</u>			
certify thathave property free fo				
above bond.				
· · · · · · · · · · · · · · · · · · ·	insettle Cooper con			
	(Seal)			
	(Seal)			
in a property of the second of	(Seal)			
Approved thisday ofday	A. D., 19 63			

The	State	of	Alabama
	Baldwir	ı C	ounty

	Baldwi	n Co	unty							erk of Ci	rcuit Co	ourt,
in and	for said C	County	, personally a	ppeared	K	enneth	Coor	er.			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	eing duly		, doth depose	≥ an	d say	that						
						4. / January				A CONTRACT OF THE SECOND S	· · · ·	
indebte	d to	him	in the	sum of	One	Thousa	nd Th	ree	Hunds	ed:	And The State of t	lars,
and th		ne	99. 1 Sec. 1			أحافيها للمتابا				t on said		1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	and the second	Line de la companione d	Nonnie									
agams.	tine said -	7,7										
and the	21.5 g/s = 22.5 1 : 1	A1	ice J. D	uck							•	
and the			100									
		4		: .'	Fig. 1					in in the second	.	
			l to the said I									
possess	ion, or un	der	nercontrol	, and th	atne	_ believe t	hat pro	cess o	f Garnisi	nment aga	inst the	said
	Nonn	le V.	. Waters						1 (1.41		in stars or	Carried A.
s neces	sary to ob	tain sa	tisfaction of	said clai	im; and th	; at the sai	A1	ice	J. Du	ck	the state of	r William
			able as Garni					rit is	not sued	out for t	he pur	ose
of vexi	g or hara	ssing s	aid Defendar					7			>	
							w	M	etti	00	The	
orn to	and subsci	ribed b	efore me this	1777 1979 1999 	dav	က် (၂၈) နှင့် . of	June			19 ජ	3	gga,
		, d	at greek	and th	frek h	ayınmığ		300	6457	metricine provide accordinately		
man de la	anga mada angan managan Tangan mada angan managan	Security of the security of th	Amerika da ing pangangan kanalangan sa	eren er general er	A color of the State of State	and the second s	The contractive parts	Vote (M. C. Berlinson)	Company Company	, Clerk Ci	rcuit Co	art.
M 1	1.	h	Harding 1	1	l golfred he	era 🐷 🌓 sagar	ومرد شود الع	j. Salar			23	
2 3		 						<u> </u>	ent	day of	-6	Clerk.
* **	STATE OF ALABAMA Baldwin County.				Plaintiff			Defendant	and Affidavit in Garnishment on Summons	9	. ⊣	i
	\BA \. ⊹	IRI	p outre:		Ы			Defe	nis			
:	STATE OF ALAE Baldwin County.	COURT	owie le			2	i į		Gar			
1	F Zou	-	=			MATTERS			davitin G			
	O H	E	a a		To	32			vit um			
0.	TE	B.	8						Affida on S	77,182,3	3	1
No,	ST./ Bal	CIRCUIT	KENNETH COOPER		er Vijaksema krija				Aff			
	1 11 1	C	2		Control water we man become	<u> </u>			pu	this		
					v - 11	Ž	- -		d a	Filed this	1	
			9 1 2 4 8 10 8 hz		**		1	. , ,	Bond			i
in a large						i Paramananan	in and the second	k			induktioneria. Januaria	;
4-15-managan ca	en e	mapagan darihing	ent a propriet in the contract of the contract	ger et et et en	and a property of the contract						The same of the State of the St	200

The State of Alabama, Baldwin County.	Circuit Court, Bale	dwin County /E TERM, 1963
TO ANY SHERIFF OF THE	STATE OF ALABAMA	
You Are Commanded to Summon	NONNIE V. WATER	25
	mur, within thirty days from the service he	· · · · · · · · · · · · · · · · · · ·
NONNIE U	I WATERS	, Defendant
by KENNETH C	OOPER	
		Plaintiff
Witness my hand this	28 day of JUNE	

No. 5425 Page	
STATE of ALABAMA	Defendant lives at
Baldwin County	TRANSIT
CIRCUIT COURT	Received In Office
KENNETH COOPER	
Plaintiffs	Sheriff. Lhave executed this summons,
NONNIE V. WATERS	this the executed this summons this by leaving a copy with
Defendants	Hornie V. Waters
Summons and Complaint	
Filed JUNE 1963	
alice f- puch Clerk	
Plaintiff's Attorney	Sheriff.
Defendant's Attorney	
	Deputy Sheriff.

1

7/

KENNETH COOPER,	IN THE CIRCUIT COURT OF
Plaintiff,	BALDWIN COUNTY, ALABAMA
vs	AT LAW
NONNIE V. WATERS,	
Defendant.)	Case No. 5225

COUNT ONE:

Plaintiff claims of the Defendant ONE THOUSAND THREE HUNDRED (\$1,300.00) DOLLARS, due from her by account on the 25th day of March, 1963, which sum of money, with interest thereon, is still unpaid.

COUNT TWO:

The Plaintiff claims of the Defendant ONE THOUSAND THREE HUNDRED (\$1,300.00) DOLLARS, for work and labor done for the Defendant by the Plaintiff on the 25th day of September, 1962, at her request, which sum of money, with interest thereon, is still unpaid.

716h