

SUMMONS

STATE OF ALABAMA,)

BALDWIN COUNTY.)

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summons DAVID F. PARKER, JR., /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 ASSOCIATES DISCOUNT CORPORA-
TION, an Alabama corporation, Assignee of BALDWIN MOTOR COMPANY. and GLORIA PARKER,

Witness my hand this the 20 day of October, 1964.

Alice J. Duck
Clerk

** ** ** ** **

COMPLAINT

ASSOCIATES DISCOUNT CORPORATION,
an Alabama corporation, Assignee
of BALDWIN MOTOR COMPANY,

PLAINTIFF,

VS:

DAVID F. PARKER, JR., and GLORIA
PARKER,
DEFENDANT.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

6248

The Plaintiff claims of the Defendant TWO HUNDRED TWO & 06/100
(\$202.06), due on promissory note made by him on the 18th day of
February, 1963, and payable on the 1st day of October, 1963, with
interest thereon.

Said note provides for attorney's fee of fifteen per cent (15%),
which is claimed by the Plaintiff.

M. J. C. 14
Attorney for the Plaintiff

Defendants' address:

Box 121
Summerdale, Alabama

FILED

OCT 20 1964

EX-10-21-64

ALICE J. DUCK, CLERK
REGISTER

6248

SUMMONS

ASSOCIATES DISCOUNT CORPORATION,
an Alabama corporation, Assignee
of BALDWIN MOTOR CO.,

PLAINTIFF,

VS:

DAVID F. PARKER, JR., and GLORIA
PARKER,

DEFENDANT.

Received 20 day of Oct 1960
and on 21 day of Oct 1960
served a copy of the within
David F. Parker Jr
Gloria Parker
by service on

Forrest A. Christian
TAYLOR WILKINSON

Burns

Sheriff claims 172 miles at
Ten Cents per mile Total \$ 17.20
TAYLOR WILKINSON
BY [Signature]
DEPUTY SHERIFF

FILED

OCT 20 1960

ALICE J. DUCK, CLERK

LAW OFFICE OF
FOREST A. CHRISTIAN
FOLEY, ALABAMA

LAW OFFICE OF
FOREST A. CHRISTIAN
FOLEY, ALABAMA

\$ 833.00

posted
as

NOTE

26 March 1963

BOOK NO. 21923
NOTE NO. 94418

For value received, I/We, jointly and severally, promise to pay to the BROOKLEY FEDERAL CREDIT UNION or order, the sum of Eight Hundred Thirty Three & no/100 Dollars with interest on the unpaid balance at the rate of one percent per month, payable in monthly installments of Twenty Six and no /100 Dollars each; the first payment to be made on 30 April 1963, and the same amount every Month thereafter until the full amount has been paid.

To secure the payment of this debt and any other indebtedness of the undersigned to the payee, I/We, do grant, bargain, sell and convey unto the payee the following property, to wit:

As further security for the payment of this debt and any other indebtedness of the undersigned to the payee, I/We hereby pledge, assign, bargain, sell and convey unto the payee all paid shares and payments on shares which I/We now have or hereafter may have in this Credit Union, and I/We do hereby authorize this Credit Union to apply any or all such paid shares to the payment of said indebtedness now owing or which may hereafter accrue.

It is further agreed that if I/We shall fail to pay any installments on the loan when due, unless excused therefrom for cause by the Board of Directors of this Credit Union, I/We promise to pay a fine in accordance with the terms of the Bylaws of this Credit Union.

In case of any default in payments as herein agreed, the entire balance of this note shall become immediately due and payable, at the option of the holder. Each party to this note, whether as maker, endorser or guarantor, severally waives presentment for payment, demand, protests and notice of protests and dishonor of the same. The makers, endorsers and guarantors of this note agree to pay all costs of collections, whether incurred by suit or otherwise, including an attorney's fee equal to thirty percent of the principal and interest due on this note, but such charge in no event to be less than ten dollars.

Each of us, whether principal, surety, guarantor, endorser or other party hereto, hereby severally waives and renounces, each for himself, any and all homestead or exemption rights either of us may have under or by virtue of the constitution or laws of Alabama, any other state, or the United States, as against this debt or any renewal thereof; and the undersigned hereby agree that time of payment may be extended without notice to them of such extension.

It is understood and agreed by each person whose name is signed hereunder that we signed this note without condition, reservation or representation as to any other person having signed the same, or that any other person or persons shall sign the same, as maker, or endorser, and without any reservation or condition as to delivery, execution or otherwise.

SIGNATURE OF WITNESSES

SIGNATURE OF MAKER AND CO-MAKER

Maker Mathias J. Pullen

Co-maker Clifton L. Dickens

Co-maker _____

Co-maker _____

Co-maker _____

Co-maker _____

Co-maker _____

Co-maker _____

ADDRESS

Raphelade, Ala.
X 1623 Rachel St Mobile

David F. & Gloria Parker

(Write or Type Buyer's Name Plainly)

residing at

Number

Street

Summerdale

Baldwin

Ala.

City — Postal Zone No.

County

State

hereby purchase of

Baldwin Motor Co.

(Dealer) of the City of Robertsdale

State of Ala.

New or Used	Make of Motor Vehicle	No. Cyl.	Year	Model No.	Type of Body	Serial Number	Motor Number	License Number
One used	Mercury	8	58	Mont.	2dr.	M8ZA 512698		5/12589
Radio <input checked="" type="checkbox"/>	Heater <input checked="" type="checkbox"/>	Automatic Transmission <input type="checkbox"/>	Overdrive <input type="checkbox"/>	Power Steering <input type="checkbox"/>	Power Brakes <input type="checkbox"/>	Window Lifts <input type="checkbox"/>	Air Conditioning <input type="checkbox"/>	Other <input type="checkbox"/>

together with all equipment and accessories thereon or hereafter added thereto all of which are included in the term "motor vehicle" as used herein, for a total time price of \$ 1185.68. I have paid \$ 8.93 in cash upon said time price and have delivered a 1954 Oldsmobile 1/1

motor vehicle at an agreed net value of \$300.00 and I promise to pay the remainder of said time price of \$ 876.75 in such coin or currency of the United States of America as at the time of payment shall be legal tender for the payment of public and private debts.

in 15 monthly installments of \$ 58.45 and a final installment of \$ 00 beginning on 3/18/63 19 (Month and Day)

and continuing on the same day of each month thereafter until fully paid together with collection charges and attorney's fees all as provided for and evidenced by the undersigned's note of even date herewith which is a separate instrument and may be detached herefrom.

In consideration of the foregoing I shall be provided insurance if obtainable as follows:

Check Insurance Coverages Included in Contract

COVERAGES APPLICABLE TO MOTOR VEHICLE for Term 15 Months, effective 2/18/63, 19

☒ \$ 50. Deductible Collision, ☒ Comprehensive, ☒ Fire, Theft and Combined Additional Coverage.

☐ Road Service.

OTHER INSURANCE COVERAGES

It is hereby mutually agreed insurance included herein, other than insurance on the car, covers only the person whose signature first appears below:

☒ Credit Life \$ 10.95; ☐ Accident and Health \$

(No insurance included unless checked above)

No Bodily Injury or Property Damage Liability Insurance Included

Title to said motor vehicle described herein shall remain in the seller or his assignee until this contract is fully performed by me. I hereby acknowledge delivery to me and possession of said motor vehicle. I shall not sell, encumber or lease the vehicle or transfer or assign any of my interest therein or in this contract, or use said motor vehicle in violation of any State or Federal laws. I will not remove it from the county or filing district in which I now reside without written permission from the holder of this contract.

Time is of the essence of this contract and if I fail to pay any of the installments when due or otherwise breach or fail to perform any of the provisions or promises herein or in the said note, or if attachment, levy or execution or other process issues against the motor vehicle, or in the event of bankruptcy or my insolvency, or if the holder shall deem himself insecure, all unpaid installments shall immediately become due and payable without notice or demand and the holder hereof may, without notice or demand and with or without process of law enter any premises where said motor vehicle may be and take possession of it and sell it at public or private sale with or without notice and all sums paid hereunder may be retained for use of the vehicle. The holder may bid at such sale and each party hereunder shall have the personal effects in or upon the vehicle at the time of retaking may be taken and such property may be held without liability until demanded by me. I promise to pay on demand any balance remaining on the indebtedness after the proceeds of sale, less expenses of retaking, storing, repairing and selling have been applied to it and I hereby authorize the holder to cancel any policy of insurance upon said motor vehicle or other insurance purchased under this contract and transfer, set-over and assign to said holder any and all refunds or returned premiums from such insurance to be received for by him in my name or his for application to any existing indebtedness hereunder with excess if any to be returned to me.

The rights and obligations of the respective parties hereto are as set forth herein and in the "Statement of Additional Covenants" set forth on the reverse side hereof, which statement I agree is a part of this contract and by this reference is incorporated herein. Such rights are cumulative and not elective, and their order in the contract in no way restricts their application. Waiver of any default shall not constitute waiver of any other default. I hereby acknowledge receipt of a completed copy of this contract.

The pronoun "I" as used herein means "We" if more than one person signs this contract as buyer.

NOTICE OF PROPOSED CREDIT INSURANCE

The undersigned hereby takes notice that the credit insurance coverage checked above is to be purchased in connection with the indebtedness under this sales contract. This insurance, subject to the acceptance by the insurers, Old Republic Life Insurance Company, Chicago 1, Illinois, with respect to credit life insurance and Continental Casualty Company, Chicago 4, Illinois, with respect to credit accident and health insurance, covers only the person whose signature first appears below. Persons 65 years of age or older on the date the indebtedness is incurred are not eligible for insurance hereunder. The amount of premium is indicated above for each type of credit insurance to be purchased. The term of insurance will commence as of the date the indebtedness is incurred and will be the number of whole months embraced in the term of indebtedness under the sales contract. The life insurance in force during the term of this contract shall be the amount necessary to discharge the indebtedness hereunder, or \$10,000.00, whichever is less. The credit accident and health insurance coverage provides that if the insured becomes totally disabled due to an accident occurring, or a sickness first manifesting itself, during the term of the indebtedness so as to be prevented from engaging in any gainful occupation, one third of the monthly amount beginning with the first day of disability which is due to an accident and the 31st consecutive day of a disability which is due to sickness. Benefits hereunder shall be paid to the creditor to be applied to reduce or extinguish the indebtedness; excess proceeds, if any shall be payable to the insured or to the estate of the insured. If the insurance is terminated prior to the scheduled maturity date of indebtedness, any refund of premium due will be paid or credited promptly to the person entitled thereto. All of the foregoing is subject to the provisions of the policy or certificate of insurance to be issued.

NOTICE TO BUYER: Do Not Sign This Contract Until Blank Spaces Are Filled In.

In Witness Whereof, I hereunto set my hand and seal on this Feb. 18, 1963, 19

Signed, Sealed and Delivered in presence of:

Witness

Buyer Sign

(Credit Life, Health and Accident Insurance, as included, covers only the person signing above.)

Witness

Buyer Sign

(SEAL)

\$ 876.75

Robertsdale

Ala.

Feb. 18, 1963

(Time Balance)

(City)

(State)

19

For value received, I, (We jointly and severally) promise to pay to the order of Baldwin Motor Co.

(Dealer)

Eight hundred seventy six & 75/100----- Dollars (\$ 876.75)

at the office of ASSOCIATES DISCOUNT CORPORATION, South Bend, Indiana in such coin or currency of the United States of America as at the time of payment shall be legal tender for the payment of public and private debts,

in 15 monthly installments of \$ 58.45 and a final installment of \$ 00 beginning on 3/18/63 19 (Month and Day)

and continuing on the same day of each month thereafter, together with collection charges on each installment in arrears for a period in excess of 10 days an amount of 5% of each installment or \$5.00 whichever is the lesser.

If any of said installments be not paid when due, then all unpaid installments hereof shall immediately become due and payable, without notice or demand, together with interest at the highest lawful contract rate after maturity until paid with attorney fees of 15%. All of the parties hereto, including sureties, endorsers and guarantors, hereby severally waive presentment for payment, notice of non-payment, protest, notice of protest and diligence in bringing suit against any party thereto, and all to do hereby jointly and severally waive and renounce, any and all homestead or exemption rights which they may have under or by virtue of the Constitution or laws of the state where buyer resides, or any other state of the United States, as against the debt evidenced hereby.

Buyer

Buyer

STATEMENT OF ADDITIONAL COVENANTS

If no cost of insurance coverage applicable to the motor vehicle is included in this contract, I promise to promptly insure the motor vehicle at my own expense in a company acceptable to the holder hereof against loss by fire, theft and collision for the period of the term of this contract under a policy providing that loss, if any, shall be payable to me and the holder of this contract as our respective interests may appear and to keep such insurance in full force during said term and to deliver to the holder of this contract within five days of the date of this contract a paid-up policy to such effect. If I fail to so deliver such policy, or if such policy is subsequently cancelled or expires and I do not furnish replacement insurance immediately, the holder of this contract may but shall not be obligated to purchase such policy, and I promise to pay the cost thereof at such time or times as the holder of this contract demands together with interest thereon at the highest lawful contract rate until paid.

If any motor vehicle insurance obtained by the holder of this contract under the terms hereof is subsequently cancelled by the insurer and a return premium received therefrom, the holder after each such cancellation may but shall not be obligated to obtain therewith similar insurance from another carrier and if the premiums therefor are greater than the amount of return premiums, I promise to pay such additional amounts at such time or times as the holder of this contract demands together with interest thereon at the highest lawful contract rate until paid. If the holder chooses not to obtain such insurance protecting both the holder and myself against loss, the holder may but shall not be obligated to purchase a policy of single interest insurance protecting the holder alone against loss and to apply any remainder toward the satisfaction of the last maturing installment of this contract.

Any and all refunds or returns of unearned insurance premiums are hereby transferred, set over and assigned to the holder hereof as an additional security for the indebtedness evidenced by this contract and may be collected and receipted for by the holder in its name or in mine at any time. The holder of this contract may from time to time apply all sums not expended for insurance toward the satisfaction of the last maturing installment of this contract.

In the event this agreement and title to the motor vehicle is assigned to Associates Discount Corporation, I promise that after such assignment I will settle all claims against the seller directly with him and agree not to set up any such claim as a defense, counterclaim, set-off, cross complaint or otherwise to any action for the purchase price or possession of said motor vehicle brought by the owner hereof. I further agree to pay such attorneys' fees and court costs as are permitted by law in the event this contract is assigned to an attorney not a salaried employee of the holder for collection or repossession of the motor vehicle described herein.

ASSIGNMENT

For value received, the undersigned hereby assigns this Contract to Associates Discount Corporation, hereinafter called "Assignee", its successors and assigns and hereby transfers title to the motor vehicle described therein to said Assignee, and warrants that the facts set forth in the Contract are true; that said motor vehicle is free of all liens and encumbrances of whatever nature or kind; that said Contract is genuine and in all things what it purports to be; that the undersigned has good title to said motor vehicle and has the right to transfer title thereto; that the said motor vehicle was sold to the Buyer in a bona fide time sales transaction; that all parties thereto have capacity to contract; that none of the parties thereto is a minor; and that the undersigned has no knowledge of any facts which impair the validity of said Contract or render it less valuable or valueless. If any of the warranties herein contained are untrue, the undersigned hereby promises to purchase on demand this Contract and the note executed concurrently therewith from the Assignee for the balance remaining unpaid on said Contract and said note.

Dated this 18 day of FEB. 1963

W. D. Steiner (Dealer Firm Name)

W. D. Steiner Jr. by W. D. Steiner (Official Title)

Note: If a corporation, signature must be in name of corporation by officer having authority from board of directors to sign. If a partnership, by one of the partners.

600213 D213-W

WITHOUT RECOURSE

Pay to 1 ASSOCIATES DISCOUNT CORPORATION

Signed W. D. Steiner (Dealer)

By W. D. Steiner (Attorney)

2 ASSOCIATES DISCOUNT CORPORATION

Pay to 3 ASSOCIATES DISCOUNT CORPORATION

Signed (Dealer)

By (Dealer)

4 ASSOCIATES DISCOUNT CORPORATION

Pay to 5 ASSOCIATES DISCOUNT CORPORATION

Signed (Dealer)

By (Dealer)

6 ASSOCIATES DISCOUNT CORPORATION

Pay to 7 ASSOCIATES DISCOUNT CORPORATION

Signed (Dealer)

By (Dealer)

8 ASSOCIATES DISCOUNT CORPORATION

Pay to 9 ASSOCIATES DISCOUNT CORPORATION

Signed (Dealer)

By (Dealer)

10 ASSOCIATES DISCOUNT CORPORATION

Pay to 11 ASSOCIATES DISCOUNT CORPORATION

Signed (Dealer)

By (Dealer)

12 ASSOCIATES DISCOUNT CORPORATION

Pay to 13 ASSOCIATES DISCOUNT CORPORATION

Signed (Dealer)

By (Dealer)

14 ASSOCIATES DISCOUNT CORPORATION

Pay to 15 ASSOCIATES DISCOUNT CORPORATION

Signed (Dealer)

By (Dealer)

Associates

ALABAMA INSTALLMENT SALES CONTRACT

ORIGINAL

1. David F. & Gloria Parker
(Write or Type Buyer's Name Plainly)

residing at

Number

Street

Summersdale

Baldwin

Ala.

City — Postal Zone No.

County

State

hereby purchase of

Baldwin Motor Co.

(Dealer) of the City of

Robertsdale

State of

Ala.

	New or Used	Make of Motor Vehicle	No. Cyl.	Year	Model No.	Type of Body	Serial Number	Motor Number	License Number								
One	Used	Mercury	8	58	Mont.	2dr.	M8ZA 512698		5/12589								
Radio	<input checked="" type="checkbox"/>	Heater	<input checked="" type="checkbox"/>	Automatic Transmission	<input type="checkbox"/>	Overdrive	<input type="checkbox"/>	Power Steering	<input type="checkbox"/>	Power Brakes	<input type="checkbox"/>	Window Lifts	<input type="checkbox"/>	Air Conditioning	<input type="checkbox"/>	Other	<input type="checkbox"/>

together with all equipment and accessories thereon or hereafter added thereto all of which are included in the term "motor vehicle" as used herein, for a total time price of \$ 1185.68. I have paid \$ 8.93 in cash upon said time price and have delivered a

1954 Olds. 2/1

(Year and Make of Trade-In)

motor vehicle at an agreed net value of \$300.00 and I promise to pay the remainder of said time price of \$ 876.75 in such coin or currency of the United States of America as at the time of payment shall be legal tender for the payment of public and private debts.

in 15 monthly installments of \$ 58.45 and a final installment of \$ 00 beginning on 3/18/63 1963

(Month and Day)

and continuing on the same day of each month thereafter until fully paid together with collection charges and attorney's fees all as provided for and evidenced by the undersigned's note of even date herewith which is a separate instrument and may be detached herefrom. Title to the above described vehicle shall remain in the seller or his assignee until the purchase is fully paid in compliance with all of the provisions of an installment sale contract and note executed contemporaneously herewith.

15

2/18/63

X

50.

X

X

X

10.95

STATE OF ALABAMA,
BALDWIN COUNTY

I certify that this instrument was filed
and the following tax collected on

FEB 22 1963

Deed \$ 50 Mort. \$ 1.35 Recorded in My
Book 414
Page 336 W. R. H. Judge of Probate
By NAR

STATE OF ALABAMA,
BALDWIN COUNTY

I certify that this instrument was filed on

FEB 22 1963

and that no tax was collected. Recorded in _____
Book _____
Page _____ W. R. H. Judge of Probate
By NAR

BOOK
414
PAGE 336

In Witness Whereof, I hereunto set my hand and seal on this Feb. 18, 1963, 1963

Signed, Sealed and Delivered in presence of:

M. V. Stone Witness

M. E. Stone Witness

Buyer Sign David F. Parker (SEAL)
(Credit Life, Health and Accident Insurance, as included, covers only
the person signing above.)

Buyer Sign Gloria Parker (SEAL)

876.75

Robertsdale

Ala.

Feb. 18, 1963

Baldwin Motor Co.

Eight hundred seventy six & 75/100-----

876.75

ASSIGNED TO
ASSOCIATES DISCOUNT CORP.

4798-202-13 MOBILE

[illegible]

ACCOUNT NO.

[illegible]

Date 2/18 Called to Wanted In By Travis Stone Dealer Baldwin Motor Co

New or Used	Year Built	Make of Automobile	Type of Body	Model Number	No. Cyl.	Accessories and Equipment:		Cash Sale Price Incl. Access.
						Tinted Glass	Heater	(1) \$ 903.93
						Electric Windows	Radio	Discount If Any \$
						Electric Seats	Auto. Trans.	Trade In \$ 300.00
Trade In	54	Olds.	S 88	2 dr.		Air Cond.	Over-Drive	Less Amount Owning \$
APPROVED BY:	REJECTED BY:	TIME	License No.			W. S. W. Tires	Power Brakes	Equity \$
Initials	Initials	Initials	Initials	Amount	Files Checked	Access. Group	Power Steering	Cash \$ 8.93
WR	RA	BE	DA	\$ 100	Disc. & Loan			Total Down Payment \$
Amount and Initials			No. Payments and Initials			Active		Unpaid Balance \$ 595.00
PRA \$			LRA			Paid Out		
						Repo'd		
						Bad Risk		
						Total \$		

TERMS: PAYM'TS OF \$ 1 OF \$

INCLUDES: LAH ☐ INSURANCE REQUIRED: CR. LIFE ☐ F. & T. ☐ C.A.C. ☐ Comp. ☐ Ded. Cov. \$

Dealer Cost (New) \$ 595

FULL NAME: David S. Parker Jr. Age 26 Color W Married ☒ Number of Dependents 1

WIFE'S NAME: Gloria Age 21 Color W Single ☐ Ages →

PRESENT ADDRESS: City Summerdale How Long at This Address 18 mo How Long in Area →

Rural Route No. → Rural Box No. → Name of Road → Township → County → State Ala

SOCIAL SECURITY NO. → OPERATOR'S LICENSE NUMBER AND STATE → DATE OF LICENSE →

Phone No. → Date of Birth → Relationship →

FOURMER ADDRESS: City Foley State Ala How Long There →

NEAREST RELATIVES NOT LIVING WITH YOU: Son David S. Parker Jr. Name → Street → City → State → Relationship →

Wife Arlene Harrison Name → Street → City → State → Relationship →

Employer: James Nelson Commercial Fisher How Long 2 yrs. Phone No. →

Business Address: Bon Secour, Ala Name of Supervisor →

Kind of Employment: Comm. Fisher Income 300. Weekly or Monthly Monthly Badge No. → Serial No. if Military →

Previous Employer: Self How Long → Wife's Employer → How Long → Income →

Bank with → Checking ☐ Savings ☐ Monthly Payment →

Property Owned ☐ Yes ☒ No → Market Value → Am't of Mortgage → Mortgage Payable to (Name and Address) → Monthly Rent →

Current Obligations and Past Trade References

Item Purchased	Am't of Original Indebtedness	Bal. Owning Date Closed	Monthly Payment
1. <u>St. Joe Motor Co. Part St. Joe, Ala. auto</u>	<u>2373737</u>		
2. <u>Nelson's Bon Secour, Ala.</u>			
3. <u>Jay's Gro. Bon Secour, Ala.</u>			

Last Car Bought from → Financed by →

INSURANCE CLASSIFICATION VERIFICATION

Insurance Class → Agent → Company →

Verified by: Branch Employee Coverage → Date Expires →


Investigation: C/B 12/57 ch'd 9/6/62 Bank 12/57 332.20 Reps 5/58 270.00

50 Part. uncat. 2 other fi 4/18

C/B Foley, Ala. family always been fishermen. 70 Cr & Checked.

(1) 10/22/62 54 Olds 295.00 145. down 172.00 3X 50 1X 22

0-3/4/63 sat.

\$140.16	\$140.16	Foley, Ala. January 20	19 64
Due & Payble on or before one year after date, without grace I promise to pay			
to the order of FOLEY MOTOR COMPANY			
ONE HUNDRED FORTY & 16/100- - - - - Dollars			
for value received, with interest at 6 per cent. per annum from date until paid.			
PAYABLE AT FARMERS AND MERCHANTS BANK, FOLEY, ALA.			
<p>The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself, hereby severally agrees to pay this note and waives as to this debt, or any renewal thereof, all right to exemption under the constitution and laws of Alabama, or any other State, as to personal property and they each severally agree to pay all costs of collecting or securing, or attempting to collect or secure this note, including a reasonable attorney's fee, whether the same be collected or secured by suit or otherwise, and maker, endorser, surety or guarantor, of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them, and they agree that time of payment may be extended without notice to them of such extension. The Bank at which this note is payable is hereby authorized to apply on or after maturity to the payment of this debt any funds in said bank belonging to the maker, surety, endorser, guarantor, or any one of them.</p>			
No.	Due One year from date	 G. B. Perry	Seal
			Seal

6428

NAME: David H. Parker Jr ACCOUNT NUMBER 4798502-18

ADDRESS: Box 121 EMPLOYMENT: 7

Summerdale, Ala

Balance due on your account \$ 818.30

Expense of repossessing and selling _____

Total \$ 818.30

Less credits due:

Accepted high bid for car	<u>450.00</u>
Insurance return premium	<u>66.24</u>
Other Credits	<u>100.00</u>

Total Credits Allowed 616.24

Deficiency Balance \$ 202.06

(1)