J. S. SIKES,	)	IN THE CIRCUIT COURT OF
Plaintiff,	)	BALDWIN COUNTY, ALABAMA
vs.	)	AT LAW CASE NO. 6279
JOHNNY LEE ERVIN,	)	
Defendant.	)	

Comes now the Plaintiff in the above styled cause, and respectfully moves the Court to reinstate the above suit.

ATTORNEY FOR PLAINTIFE

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J. S. SIKES,	)	IN THE CIRCUIT COURT OF
Plaintiff, '	)	BALDWIN COUNTY, ALABAMA
vs.	)	AT LAW CASE NO. 6279
JOHNNY LEE ERVIN,	)	
Defendant.	)	

Comes now the Plaintiff in the above styled cause, and respectfully moves the Court to reinstate the above suit.

ATTORNEY FOR PLAINTIFF

APR 11 1966

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J. S. SIKES, : IN THE CIRCUIT COURT OF

Plaintiff, : BALDWIN COUNTY, ALABAMA

vs. : AT LAW

JOHNNY LEE ERVIN, \* 70.6279

Defendant.

Plaintiff claims of the Defendant the sum of SEVEN HUNDRED FIFTY (\$750.00) DOLLARS as damages, for that, on to-wit: the lith day of May 1964, the Defendant so negligently operated a motor vehicle on Twin Beach Road, at a point thereon approximately one and one-half (1½) miles east of its intersection with Section Street, being then and there a public road in Baldwin County, Alabama, so as to allow his said motor vehicle to run into the mule and wagon of the Plaintiff and as approximate result of the Defendant's said negligence as aforesaid, Plaintiff's mule was killed, and his wagon was rendered a total loss, all as a result of the Defendant's negligence as aforesaid, hence this suit.

Attorney for Plaintiff

The Break

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NULL WIN, CLERK REGISTER

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	STATE	of	ALABAMA
	BALI	NIWC	COUNTY
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Circuit	Court,	Baldwin	County
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.....TERM, 19......

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon _	JOHNNY	LEE	ERVIN
in a			

in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against.....

JOHNNY LEE ERVIN Defendant.....

by J. S. SIKES

Witness my hand this. 2 day of 1964

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64=14-5-64

## STATE OF ALABAMA Baldwin County

## CIRCUIT COURT

J. S. SIKES

Plaintiffs

vs. JOHNNY LEE ERVIN

Defendants

#### SUMMONS AND COMPLAINT

Filed 19 Clerk

JOHN V. DUCK

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at Grand Hotel, Point Clear, Ala. or 203 E. Front St., Prichard, Ala.

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#### GRAND HOTEL

EXECUTIVE OFFICES

ON BEAUTIFUL MOBILE BAY
POINT CLEAR, ALABAMA

OPEN ALL THE YEAR

June 29, 1966

Mrs. Alice J. Duck Clerk Courthouse Bay Minette, Alabama

Dear Mrs. DucK:

We acknowledge receipt of Garnishment for J.S. Sikes VS Johnny Lee Ervin.

As long as this employee is with us, we will take out 25% of his earnings semi-monthly. When the amount of \$300.00 is completed, we will mail you a check in full.

Yours very truly,

GRAND HOTEL

H.L. Hendrix

Auditor

## CIRCUIT COURT, BALDWIN COUNTY The State of Alabama, APRIL TERM, 1966 Baldwin County To any Sheriff of the State of Alabama, Greeting: WHEREAS, at a regular......Apr.il....... Term, 19...66..., of the Circuit Court of Baldwin County, to-wit: On the 12th day of April 19.66, being a regular day of said term, J.S.SIKES ...... recovered judgment against JOHNNY LEE ERVIN and affidavit having been made by ...... JOHN V. DUCK that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that the following named persons or corporations, viz: THE GRAND HOTEL, a corporation Point Clear, Alabama has or is believed to have in .....its....... possession, or under ......its........ control money or effects belonging to said defendant...... or that ....... it is, or is believed to be indebted to said defendant ...... or to be liable to them, or to one of them 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 ..... THE GRAND HOTEL, a corporation, answer, or demur within 30 days fr to be and appear/before the honorable Mudge softthe Circuit Court for Baldwin County, at the Court then and there within the three first days of the term, to answer on oath, whether at the time of the service of the garnishment, or at the making.....i.ts... answer, or at any time intervening the time of serving the garnishment, and making the answer.....it..... was ....... indebted to said defendant ......will not be indebted in future to said defendant by a contract then existing, and whether by a contract then existing .....it is, or are, 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 property, and whether .....it has not in ......its possession or under .....its control money or effects belonging to the defendant......JOHNNY. LEE .ERVIN.... Herein fail not, and have you then and there this Writ. Witness, ALICE J. DUCK, Clerk of said Court, this day of d Issued ......A. D., 19....... 62-6-28-66

72

# THE STATE OF ALABAMA Baldwin County

# Circuit Court

Personally appeared before me, Alice J. Duck, Clerk of the Circuit Court in and for Baldwin County and State aforesaid JOHN V. DUCK 19 66 J. S. SIKES recovered a judgment against ... JOHNNY LEE ERVIN for the sum of THREE HUNDRED AND NO/100 ----- Dollars besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effect: that ...... THE GRAND HOTEL, a corporation Point Clear, Alabama in \_\_\_\_\_its \_\_\_\_\_\_\_ Control, and that he believes process of Garnishment against said \_\_\_\_\_JOHNNY LEE ERVIN \_\_\_\_\_\_ is necessary to obtain satisfaction of said judgment. \_\_\_\_\_ A. D. 1966. day of .....

everyed 23 day of June 1964	?
nd on 28 day of Jane 1966	CIRCUIT COURT, BALDWIN COUNTY
para Hatel	No. 6279/2
service on IIIn. Dendrif	
TAXLOR MOLKINS JSHOHA BX 2000	J. H. Hikes
Paix Files	vs. Garnishment on judgment
Sec. 80	Johnney Lee Grisin
or Alg Randolo	
	Issued day of19
	Returnable day of 19
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	a leig-foint
	John D. Derck
	Attorney

MOORE PRINTING COMPANY - BAY MINETTE, ALA.

## STATE OF ALABAMA

Baldwin County

611-6-28-66

TOJOHNNE_LEE_ERVIN	
YOU ARE HEREBY NOTIFIED that a	Writ of Garnishment has been issued in the case of
J. S. SIKES	
versusJOHNNY_LEE_ERVIN	
now pending in the Circuit Court of Baldwin Count	y, Alabama, Law Side, in which
THE GRAND HOTEL, a corpora	tion
ha been named as Garnishee	
IN WITNESS WHEREOF, I have here	unto set my hand and affixed my seal on this the
	Cierk of the Circuit Court.

ond on 28 day of June 116	6279/2
served a copy of the within Matie	NOTICE
9	TO DEFENDANT OF GARNISHMENT
Service on Same	BY
TAYLOR WILKINS, Phegiff	CLERK OF CIRCUIT COURT
By Roy Randell D.	BALDWIN COUNTY, ALABAMA
By Ray Randall D.; Point Clear	TO
	Deliney Lee Envin
Speriff claims 80 80	
Ten Cents per mile Total + 8  AYLOR WILKINS, SIMMI  SY ROY Ra Jale	Plaintiff
O DEPUTY SHERIPF	VS.
	Dohnney Lel Envin
	Defendant



### GRAND HOTEL

EXECUTIVE OFFICES

ON BEAUTIFUL MOBILE BAY
POINT CLEAR, ALABAMA
36564

AREA 205 928-9201

September 21, 1966

Mrs. Alic J. Duck Clerk Courthouse Bay Minette, Alabama

720.62 79/2

Dear Mrs. Duck:

We are enclosing, herewith, Grand Hotel check in the amount of \$118.07 which is the amount deducted from J.L. Ervin on garnishment No.  $6279\frac{1}{2}$ . Johnnie Lee. Ervin left our employ on September 6, 1966 and we are unable to make any further deductions on this garnishment.

Yours very truly,

GRAND HOTEL

H.S. Hendrigge, H.L. Hendrix

Auditor

be Encl.

