1.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED

TWENTY AND 45/100 (\$220.45) DOLLARS, due from him by account on the

lst day of November, 1964, which sum of money with the interest

thereon, is still unpaid.

2.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED TWENTY AND 45/100 (\$220.45) DOLLARS, due from him by account on, to-wit November 1, 1964, which sum of money with the interest thereon is still unpaid.

An itemized statement of the account sued on, verified by the affidavit of a competent witness, is attached hereto as Exhibit "A" and made a part hereof.

WILTERS, BRANTLEY & NESBI

Attorneys for the Plaintift

STATE OF ALABAMA
COUNTY OF BALDWIN Before me, Angles Healt, a Notary Public, in
and for said County and State, personally appeared _Jeanette Stuart _,
who being by me duly sworn, deposes and says, that she is Bookkeeper
for the firm of ROBERTSDALE MILLING & ELEVATOR CO. ;
that the annexed statement of the account of said firm against
Howard C. Creamer of Loxley , in the State of
Alabama , is just, true and correct; that there is now due
on said account the sum of \$ 220.45 , after deducting all credits,
set-offs or counter-claims.
Jeanette a Squart
Sworn to and subscribed before me this 2 4 day of /formula,
19/04.
Hollis Helil Notary Public, State of Alexander State of Alexander Alexander State of Alexander Alexander State of Alexa

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The	State of Alabama, Circuit Court, Baldwin County
	Baldwin County. No
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TO AN	Y SHERIFF OF THE STATE OF ALABAMA:
	or ALABAMA:
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to appear	and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in
	and the service hereof, to the complaint filed in
the Circui	it Court of Baldwin County, State of Alabama, at Bay Minette, against
- C	HOWARD CORPORATION
bv	

	ROBERTSDALE MILLING & ELEVATOR CO., INC., Plaintiff_
	Plaintiff
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Sheriff

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CECIL G. CHASON ATTORNEY-AT-LAW FOLEY, ALABAMA Jan. 8, 1965

Mrs. Alice J. Duck Clerk of Court Bay Minette, Alabama

Dear Mrs. Duck:

I am enclosing herewith petition for transfer of the above styled cause from Law to Equity. A copy of this motion is being sent this day to Arthur C. Epperson, Attorney for the Plaintiff.

Yours very truly,

C. G. Chason

CGC:dc

Encl. 1