AUSTILL, AUSTILL & AUSTILL

ATTORNEYS AT LAW

1004-1005 VAN ANTWERP BUILDING

MOBILE, ALABAMA

JERE AUSTILL JERE AUSTILL, JR. EVAN AUSTILL

April 6, 1965

Mrs. Alice J. Duck, Clerk-Register Court of Baldwin County Bay Minette, Alabama

> Re: Georgia Pacific Investment Company, a corporation v Dorron T. Beech & Alaberta Beech, No. 6350

Dear Mrs. Duck:

Please find enclosed a Non Military Affidavit to be filed in the above entitled suit.

When this has been filed, please enter a Judgement by Default in favor of the Plaintiff.

Your assistance in this respect is appreciated. We would also appreciate notice of such Judgement when the same has been entered.

Yours respectfully,

AUSTILL, AUSTILL & AUSTILL

JERE AUSTILL, JR.

JAJR/van encl.

AUSTILL, AUSTILL & AUSTILL

ATTORNEYS AT LAW
1004-1005 VAN ANTWERP BUILDING
MOBILE, ALABAMA

JERE AUSTILL JERE AUSTILL, JR. EVAN AUSTILL

December 21, 1964

Clerk, Circuit Court, Baldwin County, At Law Bay Minette, Alabama

Dear Sir:

Please find enclosed the original and two copies of an Ejectment suit which we would appreciate you docketing and advising us when service upon the defendant has been perfected.

Thanking you for this service, we remain

Yours very truly,

AUSTILL, AUSTILL AND AUSTILL

JERE AUSTILL, JR.

JAJR/van

encls.

GEORGIA PACIFIC INVESTMENT COMPANY, a corporation

Plaintiff

IN THE CIRCUIT COURT OF

BALDWIN COUNTY,

ALABAMA,

versus

DORRON T. BEECH and ALBERTA

H. BEECH,

CA

CASE

AT LAW

NUMBER:

6357

Defendants.

COUNT ONE

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The Plaintiff sues to recover possession of the following tract of land:

Beginning at the Southeast corner of the Southwest Quarter of the South Half of the Northeast Quarter of Section 7, Township 8 South, Range 4 East, thence North 210 feet, thence West 210 feet, thence South 210 feet, thence East 210 feet to the POINT OF BEGINNING, containing one acre, more or less.

of which Plaintiff was in possession, and upon which, pending such possession, and before the commencment of this suit, the defendant entered and unlawfully withholds, together with THREE HUNDRED AND NO/100 (\$300.00) DOLLARS, for the detention thereof.

COUNT TWO

The plaintiff sues to recover possession of the following tract of land:

Beginning at the Southeast corner of the Southwest Quarter of the South Half of the Northeast Quarter of Section 7, Township 8 South, Range 4 East, thence North 210 feet, thence West 210 feet, thence South 210 feet, thence East 210 feet to the POINT OF BEGINNING, containing one acre, more or less.

of which Plaintiff has the legal title thereto, and upon which before the commencement of this suit, the defendants entered and unlawfully withholds, together with THREE HUNDRED AND NO/100 (\$300.00) DOLLARS, for the detention thereof.

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AUSTILL, AUSTILL AND AUSTILL

Y Wellen

Attorneys for Georgia Pacific Investment Company.

The defendants may be served at the following address: Route Three (3), General Delivery, Foley, Alabama

AUSTILL. AUSTIC

AUSTILL, AUSTILL & AUSTILL 1005 VAN ANTWERP BLDG. MOBILE, ALABAMA

117

SUMMONS AND	Circuit Court, Baldwin County
STATE OF ALABAMA BALDWIN COUNTY	No. 6350 TERM, 19
TO ANY SHERIFF OF THE STATE OF	ALABAMA:
You Are Hereby Commanded to Summon	ch
to appear and plead, answer or demur, withi	n thirty days from the service hereof, to the complaint filed
Dorron T. Beech and Alberta H. Be	ech Defendant
Georgia Pacific Invest	ment Company, A Corp.
	day of December 19 64
Y) ACADOC 2000	Clerk

No. 6350	•••••	Page	
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GEORGIA PACIFIC INVESTMENT COMPANY, A CORPORATION,

PLAINTIFF

VERSUS

DORRON T. BEECH & ALBERTA H. BEECH, husband and wife,

Defendants.

IN THE CIRCUIT COURT

OF

BALDWIN COUNTY, ALABAMA

AT LAW

CASE NUMBER: 6350

NON MILITARY AFFIDAVIT

Personally appeared before me, the undersigned Notary Public, in and for Mobile County, Alabama, JERE AUSTILL, JR., who being known to me and who being by me first duly sworn, deposes and says on oath as follows:

My name is Jere Austill, Jr. I know the defendants

Dorron T. Beech and Alberta H. Beech and I know that both

of said defendants reside in Foley, Baldwin County, Alabama

on the property described in the complaint in this cause.

I know of my own personal knowledge that they are not in the Armed Services of the United States of America or its Allies within the meaning of the Soldiers' and Sailors' Civil Relief Act, nor have they been in such Military Service at any time during the pendency of this suit.

JERE AUSTILL, JR.

SWORN TO and subscribed before me, the undersigned Notary Public, in and for said State and County, on this the 6th day of April, 1965.

Mobile County, Alabama.

NOTARY PUBLIC.

FILED ALUE 1. DUCK, SEERSTER