GULF TELEPHONE COMPANY,	I	IN THE CIRCUIT COURT OF
A CORPORATION	¥	BALDWIN COUNTY, ALABAMA
PLAINTIFF	Ž	AT LAW
VS	Ĭ	
FLCYD NUGENT,		1000
DEFENDANT	X	NO. 6939
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The Plaintiff claims of the Defendant the sum of ONE HUNDRED FOURTEEN AND 24/100 DOLLARS (\$114.24), due from him by account on the 24th day of March, 1966, which sum of money with the interest thereon, is still unpaid.

2.

The Plaintiff claims of the Defendant the sum of ONE HUNDRED FOURTEEN AND 24/100 DOLLARS (\$114.24), due from him by account on, March 24, 1966, 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 as Exhibit "A" and made a part hereof.

WILTERS, BRANTLEY & NESBIT

Bv:

By: /////

ALME I NOW CLERK RESISTER

STATE OF ALABAMA
COUNTY OF BALDWIN Before me, Morence Frake, a Notary Public, in
and for said County and State, personally appeared LOUNETTE INGRAM,
who being by me duly sworn, deposes and says, that she is Bookkeeper
for the firm ofGULF TELEPHONE COMPANY ;
that the annexed statement of the account of said firm against
FLOYD NUGENT of Foley , in the State
Alabama , is just, true and correct; that there is now due
on said account the sum of \$ 114.24 , after deducting all credits.
set-offs or counter-claims.
Sworn to and subscribed before me this 18th day of April,
1966.
Morence Trake Notary Public,

List of calls made from telephone number 943-6601, Modern Hotel, Floyd Nugent

Page #1				
Date Feb 23	to city Mobile	<u>Number</u> 438-5637	<u>made by</u> nugent	amount 1.00
Feb 23	Mobile	433-3745	Nugent	1.75
Feb 23	Birmingham	252-2990	Nugent	1.55
Feb 25	Mobile	432-9191	Nugent	•65
Feb 25	New Orleans	488-4492	Nugent	1.30
Mar 1	Mobile	433-3745	Nugent	1.85
Mar l	Mobile	457-1812	Dale Lawley	.40
Mar 2	Decatur	353-5364	Nugent	. 55
Mar 2	Panama City	785–5548	Nugent	2.00
2 Mar	Birmingham	785-1592	Nugent	7.75
Mar 3	Mobile Collect from Mobl	ey to Lolley		1.45
Mar 4	Mobile	456-7165	Nugent	1.10
Mar 4	Mobile	456-8173	Nugent	•50
Mar 5	Birmingham	322-0421	Nugent	•75
Mar 5	Birmingham	252-2990	Nugent	3.35
Mar 5	Decatur	353-5364	Nugent	•90
Mar 5	Guntersville	582-3863	Nugent	1.35
Mar 5	Guntersville	582-3863	Nugent	6.10
Mar 5	Birmingham Collect from	Delbert Smith	to Nugent	5.15
Mar 6	Mobile collect from Clai	re Jones to Nu	gent	2.65
Mar 7	Mobile	456-8173	Nugent	.70
Mar 7	Birmingham	251-3278	Nugent	2.55
Mar 7	Birmingham	785–9444	Nugent	3.65
Mar 7	Mobile	661-0831	Nugent	1.05
Mar 7	Pensacola	438-8506	Nugent	•50
Mar 7	Pensacola	438 -8 506	Nugent	1.20
Mar 8	Pensacola	476-9627	Nugent	. 60
Mar 8	Mobile	661,-0831	Nugent	.65
Mar 9	Pensacola	476-9627	Nugent	.30

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Page #2				
Mar 9	Pensacola	438 - 8506	Nugent	.80
Mar 9	Decatur	353-5364	Nugent	1.20
Mar 9	Biloxi	432-8686	Nugent	1.00
Mar 10	Birmingham	798-2814	Nugent	7.75
Mar 10	Guntersville	582-8394	Nugent	5.20
Mar 11	Mobile	456-8173	Nugent	1.50
Mar 11	Bessemer	425-8314	Nugent	2.55
Mar 13	Pensacola	476-0830	Nugent	1.10
Mar 14	Mobile	456-6651	Nugent	2.10
Mar 15	Mobile	452-2103	Nugent	•40
Mar 15	Birmingham	322-0421	Nugent	1.55
Mar 15	Birmingham	841-8927	Nugent	3.65
Mar 15	Birmingham	788-9239	Nugent	4.25
Mar 15	Pensacola	476-9885	Nugent	.70
Mar 15	Pensacola	476-9885	Nugent	.30
Mar 15	Mobile	452-2103		1.50
Mar 15	Mobîle	452-3562		1.90
Mar 15	Mobile	456-8173		2.60
Mar 18	Mobile	452-2103	Nugent	.60
Mar 19	Birmingham	853–9967	Nugent	1.55
Mar 21	Mt. Vernon	829-9941	Nugent	2.90
Mar 21	Wichita, Kan.	363–5454	Nugent	2.10
Mar 22	Mobile	452-2103	Nugent	•40
Mar 23	Mobile	452-2103	Nugent	•40
Mar 24	Hattiesburg	583-1340	Lolly	2.15

Mar 24

Mobile

Total toll & tax 114.24

Nugent

452-2103

1	Circuit Court, Baldwin County
STATE OF ALABAMA (BALDWIN COUNTY	No
	TERM, 19
TO ANY SHERIFF OF THE STATE OF ALA	ABAMA:
You Are Hereby Commanded to Summon	
FLOYD NUC	ENT
	· · · · · · · · · · · · · · · · · · ·
to appear and plead, answer or demur, within thirt	y days from the service hereof, to the complaint filed
in the Circuit Court of Baldwin County, State of A	labama, at Bay Minette, against
FLOYD NEGENT	Defendant
by GULF TETE PHONE COMPANY, A CO	RPORATION
	Plaintiff
Witness my hand this day of.	Losil 1960
	Allier Duce Rolork

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STATE OF ALABAMA Baldwin County

CIRCUIT COURT

GULF TELEPHONE COMPANY,

A CORPORATION

Plaintiffs

FLOYD NUGENT

Defendants

SUMMONS AND COMPLAINT

.... 19....

unta men et 1966 Vota

Clerk

WILTERS, BRANTLEY AND NESBIT

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

		ALABAMA,		Hotel
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		19
100	APR-21-1986	

......TAYLOR WILKINS...... Sheriff

I have executed this summons

this ZZ apul,
by leaving a copy with

Floyd nugent

Jon Cents per mile Total & _____

CAYLOR VILLENTS, STATE

Toylor Wylkino Sherif

M. Caslland Deputy Sheriff

Foley, ala,

STATE OF ALABAMA BALDWIN COUNTY

AFFIDAVIT FOR ATTACHMENT

	Before	me, Alio	e J.	Duck,	Clei	ck of	the C	Prcuit	Court
of	Baldwin	County,	perso	onally	appe	eared_	Flix	1110	Ź.
The	led M	throng of	,		who	being	duly	sworn.	deposes
and	saith:	J/		· · · · · · · · · · · · · · · · · · ·			_	,	

That FLOYD NUGENT is justly indebted to the Gulf Telephone Company in the sum of \$ 114.24 , which said amount is justly due and that the said FLOYD NUGENT is about to remove his property out of the state, and that the Plaintiff will probably lose his debt and have to sue for it in another state, and that this attachment is not sued out for the purpose of vexing or harassing the said Defendant.

Sworn to and subscribed before me this day of April, 1966.

STATE OF ALABAMA BALDWIN COUNTY

ATTACHMENT BOND

KNOW ALL MEN BY THESE PRESENTS, That we, Gulf Telephone
Company and JOHN SNOOK are held
and firmly bound unto FLOYD NUGENT in the sum of \$ 228.48 ,
to be paid to the said FLOYD NUGENT his heirs, executors,
Edministrators and assigns; for which payment, well and truly
to be made, we bind ourselves, and each of us, and each of
our heirs, executors, and administrators, jointly and
severally and firmly by these presents. Sealed with our seals
and dated this 2/stday of Hovil, 1966.

The condition of the above obligation is such, that, whereas, the above bound Gulf Telephone Company has on the date hereof, prayed an attachment at the suit of Gulf Telephone Company against the estate of the above named FLOYD NUGENT for the sum of \$228.48 and has obtained the same, returnable to the present term of Circuit Court of Baldwin County.

Now if the said Plaintiff shall prosecute its attachment to effect, and pay the Defendant all such costs and damages as he may sustain by reason of the wrongful or vexatious suing out of such attachment, then this obligation to be void, otherwise to remain in full $f \phi r e$ and effect.

0000 FC 004

ALIGE IL DIAM, OFFICEROR

Lucy Teliphere Co. Lountle Jugan

Approved this vi day of lift, , 1966

Clerk

STATE OF ALABAMA) BALDWIN COUNTY)

To any Sheriff of the State of Alabama-GREETINGS:

WRIT OF ATTACHMENT

Whereas, Gulf Telephone Company hath complained on oath to me, Alice J. Duck, Clerk of the Circuit Court of Baldwin County, that FLOYD NUGENT is justly indebted to Gulf Telephone Company in the sum of \$ 114.24; and the said Gulf Telephone Company having made affidavit and given bond as required by law in such cases: You are hereby commanded to attach so much of the estate of said FLOYD NUGENT as will be of value to satisfy the said debts and costs, according to the complaint; and such estate, unless replevied so to secure that the same may be liable to further proceedings thereon, to be had at the present term of the Circuit Court of Baldwin County, to be held at the Court House thereof, when and where you must make known how you have executed this writ.

Witness: Alice J. Duck, Clerk of the Court, my hand, this the 2/2/day of (10 sil, 1966.

Alice Villigh

on Llayd Rugert By service on Floyd Nugent BYM Cashin cottached! one