STATE OF ALABAMA. TO ANY SHERIFF OF THE STATE OF ALABAMA: COUNTY OF BALDWIN.

You are hereby commanded to summon WILMER TAYLOR and VINIA MAE TAYLOR to appear within thirty days from the service of this writ in the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the complaint of WILLIAM A. STENZEL.

Witness my hand this 3/) day of Mun

COUNTY, ALABAMA.

WILLIAM S. STENZEL.

Plaintiff.

VS.

WILMER TAYLOR AND VINIA MAE TAYLOR,

Defendants.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

AT LAW. NO.

COUNT ONE

The plaintiff claims of the defendants SIX HUNDRED (\$600.00) DOLLARS, due by promissory note made by them on the 8th day of November, 1954, and payable on the 8th day of February, 1955, with interest thereon. And plaintiff avers that under and by the terms of the said promissory note the defendants waived all rights to exemptions under the Constitution and Laws of Alabama, both as to personal property and real property and homestead exemptions. And Plaintiff further avers that under and by the terms of the promissory note herein sued on the defendants agreed to pay all costs of collecting the same, including a reasonable attorney's fee, and plaintiff claims of the defendants the further sum of ONE HUNDRED (\$100.00) DOLLARS as a reasonable attorney's fee in the premises.

ATTORNEY FOR PLAINTIFF.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. AT LAW. NO. 32-6/

WILLIAM A. STENZEL, Plaintiff,

VS:

WILMER TAYLOR AND VINIA MAE TAYLOR,

Defendants.

本本本本本本本本本本本本本本本本本

SUMMONS AND COMPLAINT.

MA) 30 1957

TELFAIR J. MASHBURN, JR. ATTORNEY-AT-LAW

BAY MINETTE, ALABAMA

Defendants may be served at

Daphne, Alabama

eceived day of	A The specimen	.1952
id on 2/ day of 9	rul	1957
served a copy of the within_	<u> 5/e . </u>	<u> </u>
n <u>Wilma Dayl</u> Vinia Mic	01/	
y service on	177	
TAYLOR W BARRILLA	NKINS, Sherif UN Stene	r llewis _{ar}

Montrose, alex

Ten Cents per mile Total \$ // TAYLOR WILKINS, Sheriff

WILLIAM A. STENZIL,

Plaintiff,

VS.

WILMER TAYLOR AND VINIA MAE TAYLOR,

Defendants.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

AT LAW. NO. 32612

In this cause it appearing to the Court that a Writ of Garnishment was heretofore issued out of this Court on the 17th day of October, 1957, directed to Alabama Dry Dock and Shipbuilding Co. as garnishee, on a judgment rendered against the defendants, WILMER TAYLOR AND VENIA MAE TAYLOR, and in favor of the complainant, WILLIAM A. STENZIL, and it further appearing to the Court that the said ALABAMA DRY DOCK AND SHIPBUILDING CO. has answered that it is indebted to the said WILMER TAYLOR in the sum of One Hundred fortyeight and 2/100ths (\$148.02) Dollars:

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that the said Garnishee forthwith pay into the Registry of this Court the said sum of One Hundred Forty-eight and 2/100ths (\$148.02) Dollars as admitted by it to be due and owing to the said WILMER TAYLOR, and upon failure to pay the same within ten days from this date, let execution issue for the collection thereof.

It is further ORDERED, ADJUDGED AND DECREED by the Court that upon the said sum of \$148.02 being paid into the Registry of this Court the Register is hereby ordered and directed to over said sum to the plaintiff or his attorney of record after first deducting the costs of said garnishment.

DONE AND ORDERED this the 25th day of April, 1961.

Shibert M Street CIRCUIT JUDGE.

STATE OF ALABAMA:

COUNTY OF MOBILE:

William A. Stenzil

Wilmer Taylor & Venia Mae Taylor

VS:

ALABAMA DRY DOCK & SHIPBUILDING COMPANY, Garnishees:

Before the Circuit Court, Baldwin County

And now comes the Alabama Dry Dock and Shipbuilding Company, through and by

H. H. Wilson its agent duly authorized by it to make
this answer, and for answer to the garnishment in this cause says:

That at the service of this writ of garnishment and at the time of making its answer thereto, it is indebted to said defendant in the sum of One Hundred Forty Eight & 02/100 - - - - - - - - - Dollars, (\$148.02 being wages, salary or compensation for personal services rendered by defendant, who is a resident of the State of Alabama, and that neither at the time of the service of said writ, nor at any time since has it been indebted to said defendant in any other and further sum; and that it will not be indebted in the future to said defendant by a contract now or previously existing; and that is not liable to said defendant by a contract now or previously existing 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 that it has not now in its possession or under its control any money or effects belonging to said defendant, and that it has not had in its possession or under its control since the service of said writ any money belonging to said defendant, and that it does not know or believe that any other person is indebted to said defendant; and that it does not know or believe that any other person has effects of said defendant in his possession or under his control. NOTE: On receipt of condemnation we will send the amount stated above.

And having answered said Garnishment, prays to be hence dismissed with its reasonable costs in his behalf expended.

Subscribed and sworn to before me, this

21st. day of April 1961

refer to our No. 1303

ALABAMA DRY DOCK & SHIPBUILDING CO.

PLAINTIFF

DEFENDANT

NOTARY PUBLIC, MOBILE COUNTY, ALABAMA

STATE OF ALABAMA:				
COUNTY OF MOBILE:				
	WILLIAM A. STENZIL PLAINTIFF			
	WILMER TAYLOR AND VENTA MAE TAYLOR DEFENDANT			
VS:	Your No: 32612			
ALABAMA DRY DOCK & SHIPBUILDING COMPANY,	Garnishees:			
Before the Circuit Court, Baldwin Count	3 A			
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	State:			
And now comes the Alabama Dry Dock and Shipbuilding Company, through and by H. H. Wilson				
ANG XISAAN XANG XANG XANG XAG XANG XANG XANG XA	AAAAEA JIIIIOMKA BOJTA WAX AKA KACEX GA KATEN YMI			
NOTE: The above named defendant has not wor He is on Temporary Lay off and has No Period for Thirty days.	rked since Receipt of Garmishment. Senority. Will extend Garnishment ALABAMA DRY DOCK & SHIPBUILDING CO.			
	By HAN. MISON Agent.			
Subscribed and sworn to before me this	Refer to our no: 1303			
Notary Public Mobile County Alabama	Felod Nov. 15, 1957			

-----, Clerk

----A. D., 19____

ATTEST:

COUNTY OF MOBILE:				
	William A. Stenzil	PLAINTIFF		
	Wilmer Taylor	DEFENDANT		
	Your No: 3261	<u>1</u> Ž		
VS:				
ALABAMA DRY DOCK & SHIPBUILDING COMPANY,	Garnishees:			
Before theCircuit Court, Baldwin Cou	nty			
CXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				
And now comes the Alabama Dry Dock and Shipbuilding Company, through and by H. H. Wilson, its agent duly authorized by 10 to make this answer, and for answer to the garnishment in this cause says:				
NOTE: The above named defendant has not wo He is on Temporary Lay Off and has N Period for Thirty Days. 7700	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Parnishment. Ind Garnishment SHIPBUILDING CO.		
Subscribed and sworn to before me this 16 day of December 19 57	H. H. Wils Refer to	on Our No: 1303		
Notary Public, Mobile County, Alabama				

STATE OF ALABAMA:

effects belonging to the defendant WILMER TAYLOR Herein fail not, and have you then and there this Writ. Witness, ALICE J. DUCK, Clerk of said Court, this 17th day of October ..., A.D., 19 57 Issued 17th October -----A. D., 19<u>57</u>

ATTEST:

A-Duck, Clerk.

State	of	Alabama
		1.41)
BALI	WI	OUNTY

YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has been issued in the case of.....

WILLIAM A. STENZIL

WILMER TAYLOR AND VENIA MAE TAYLOR

WILMER TAYLOR AND VENIA MAE TAYLOR

now pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which

Alabama Dry Docks and Shipbuilding Company

ha S been named as Garnishee......

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the 17th day of October

, 19*5*7

Clerk of the Circuit Court.

224

AFFIDAVIT ON JUDGMENT

THE STATE OF ALABAMA, 0 0 COUNTY OF BALDWIN. 0

William A. Stangil Wilmer Taylor + Vania mae Taylor -

Before me, ALICE J. DUCK, Clerk of the Circuit Court of Baldwin County, Alabama, personally appeared Telfair J.

Mashburn, Jr., who is known to me and who, being by me first duly and legally sworn, deposes and says on oath: That on the 20th day of August, 1957, in the Circuit Court of Baldwin County, Alabama, William A. Stenzil recovered a judgment on a promissory, waive note against Wilmer Taylor and Venia Mae Taylor for the sum of \$800.00 and the further sum of \$26.50 as costs of suit; that he believes that the process of garnishment is necessary to obtain satisfaction of said judgment; and that Alabama Dry Dock and Shipbuilding Company has, or is believed to have, in its possession, or under its control, money or effect belonging to the defendant, WILMER TAYLOR, or that the Alabama Dry Docks and Shipbuilding Company is believed to be indebted to the said defendant.

Leton & madebery gr.

Sworn to and subscribed before me this 17 day of October,

CLERK OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.