VS

M. Mixon, - - - - - Defendant.

CAUSE OF ACTION:

Plaintiff claims of the Defendant the sum of Three Hundred and Twenty (\$320.00) Dollars due by promissory Notes made by the Defendant on to-wit: The 19th. day of June, 1917 and due and payable on the 20th. day of July 1917 together with Interest thereon.

Plaintiff avers that so far as the debt is concerned, the Defendant waived all right to have exempted to him any personal property which now is, or hereafter may be exempted to him under the Constitution and Laws of Alabama.

Plaintiff further claims of the Defendant a reasonable Attorneys fee, as provided for in said Notes, which Plaintiff avers is \$50.00

Attorney for Plaintiff.

In Circuit Court of Baldwin County

ATABAMA.

The State of Alabama Baldwin County	No	Circuit Co	ourt
Daid Will County		Spring	Term, 191.8.
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to appear and plead, answer or demur, within	thirty days from the se	ervice hereof, to the Complai	nt filed in the Cir-
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cuit Court of Baldwin County, State of Alaba	ima, at Bay Minette, ag	ainst	
the Defendant by	***************************************	***************************************	
Harrington Motor Company	a Comonstian		
Harrington Motor Company,		######################################	Plaintiff
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			Clerk.
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Plaintiff's Attorney.

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State of Alabama Baldwin County

CIRCUIT COURT

	vs.	Plaintiff

Summons and Complaint

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Defendant lives at		
Rey Minette, A	la.	
		:
G. H. Kruempel.	Attorney	
Defendant's A	Attorney	

Times Print-Bay Minette.

Received in office I have executed this Writ plaint with

Deputy Sheriff.

state of Alabama, Mobile County.

Harrington Motor Company - - Plaintiff, M. Mixon, - - -Defendant.

Before me the undersigned, a Notary Public in and for the said County and State personally appeared this day - In O light personally known to me, who after first by me being duly sworn, on oath says, that the Defendant M. MIXON is engaged as a Merchant in civilian pursuit, and is not in the Military Service of the United States, according to sec. 101 of the Soldiers and Sailors Civil Relief Act, and that he knows this from her own personal knowledge.

Sworn to and subscribed before me day of May, 1918

Notary Public, Mobile County, Ala.

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MOBILE, ALA.	6/19
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FOR VALUE RECEIVED, PAYABLE AT THE EXTENSION BY	Dollars
RECEIVED, PAYABLE AT THE FIRST NATIONAL	FIET
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and full power and authority is hereby granted to sell, assign or deliver the whole or any part thereof, or any substitute the liabilities above named, at any time or times thereafter, without advertisement or notice, which is hereby expressly waived, and that value of the securities hereby pledged, or that may hereinafter be pledged for the novertise from the non-performance of this possibilities are to be satisfactory collateral to the owner, be reinafter be pledged for the non-performance of the satisfactory collateral to the owner, be reinafter be pledged for the non-performance of the satisfactory collateral to the owner, be reinafter be pledged for the non-performance of the satisfactory collateral to the owner, be reinafter be pledged for the non-performance of the performance of the non-performance of the performance of the perfo	
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THE ORDER OF Havenigton	motor &	éd	
forty and notion			——Dollars
FOR VALUE RECEIVED, PAYABLE AT THE	TERET WATERIA	TD A BID	
There has been deposited and pledged as collateral security for thereof, whether the same be now existing or hereafter contracted, no	he payment of this note, or any other lie	phility or limbilition of the	
- 1 Dodge auto 7	notice # 5	5-806	
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		and the second s	
and full power and authority is hereby granted to sell, assign or deliver private sale, at the option of the owner or holder of this note, his, the liabilities above named, at any time or times thereafter, without adverting the may purchase the whole or any part of said securities discharged ket value of the securities hereby pledged, or that may hereinafter be shall coase to be satisfactory collateral to the owner or holder of this additional security from time to time as domanded, and failing to do come due and payable for all purposes, and a sale of the collateral pie buy any of said collateral at private sale, with or without notice, at such sales shall be applied first to the payment of the expenses of mak sulted. Second, to the payment of the principal debt hereby secured a now or hereafter owe the owner or holder of this note, either as principal debt, all right of exemption under the constitution and laws of Alabam or attempting to collect or secure this note, including a reasonable attendorser, surety or guarantor, of this note severally waives demand, preserved.	sement or notice, which is hereby expressifrom any right of redemption, or liability pledged for the payment of this note, or note for this debt, its renewal or subscit additional security to the satisfaction deed may be made immediately as provide the market price, and if there is no mariting such sale, together with a reasonable and the interest thereon; Third, to the paypal, surety, endorser, or otherwise, and if or guarantor, each for himself, hereby sevia, or any other state and they each sever princy's fee, whether the same be collected esentment, protest, notice of protest, suit	y waived, and at such sale for conversion. In case or rif from any cause whater stitute, the undersigned on of the owner or holder led for above. The owner oket price, then at its value attorney's fee, if an attorney's fee, if an attorney any surplus remains, the rerally agrees to pay this rally agree to pay all costs.	on-payment of any of the the owner or holder of this f depreciation in the marier said securities pledged hereby agrees to deposit hereof, this note shall bear holder of this debt may; and the proceeds of any recy is employed, or conhich the undersigned may same shall be paid to the sort and waives as to this of collecting, or securing
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THE ORDER OF Havington	motor le		E TO PAY TO
forty and noto			
FOR WALTE PROPERTY D.			DOLLARS
FOR VALUE RECEIVED. PAYABLE AT THE FIR	ST NATIONAL B	ANK, IN MOBI	LE, ALA.
there has been deposited and pledged as collateral security for the pay thereof, whether the same be now existing or hereafter contracted, now due,	ment of this note, or any other liabilit, or hereafter to become due, the follow		rsigned to the owner
- Dodge autom	Like # 5-5	C-11 6	
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and full power and an in the same and full power an			
and full power and authority is hereby granted to sell, assign or deliver the vor private sale, at the option of the owner or holder of this note, his, their or i liabilities above named, at any time or times thereafter, without any time or times thereafter, without any time or times thereafter.	whole or any part thereof, or any substits assigns, on the non-performance of	ute therefor, or any addition	on thereto, at public
and full power and authority is hereby granted to sell, assign or deliver the vor private sale, at the option of the owner or holder of this note, his, their or i liabilities above named, at any time or times thereafter, without advertisement note may purchase the whole or any part of said securities discharged from an shall cease to be satisfactory collateral to the owner, and the securities hereby pledged, or that may hereinafter be pledged.	by right of redemption, or liability for o	ed, and at such sale the ow	ner or holder of this
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	\$4000 MOBILE, ALA. 6/19 1917
	Lee. 19, 17 AFTER DATE, WITHOUT GRACE, PROMISE TO PAY TO
	THE ORDER OF Harrington motor les
	Forty and Ono Dollars
	FOR VALUE RECEIVED, PAYABLE AT THE FIRST NATIONAL BANK, IN MOBILE, ALA.
_	There has been deposited and pledged as collateral security for the payment of this note, or any other liability or liabilities of the undersigned to the owner thereof, whether the same be now existing or hereafter contracted, now due, or hereafter to become due, the following property, to-wit:
	/ Dodge automobin # 55-806
et ge	and full power and authority is hereby granted to sell, assign or deliver the whole or any part thereof, or any substitute therefor, or any addition thereto, at public are private sale, at the option of the owner or holder of this note, his, their or its assigns on the connerform reserved.
	iabilities above named, at any time or times thereafter, without advertisement or notice, which is hereby expressly waived, and at such sale the owner or holder of this set value of the service of the
	shall cease to be satisfactory collateral to the owner or holder of this note for this debt, its renewal or substitute, the undersigned hereby agrees to deposit additional security from time to time as demanded, and failing to deposit additional security to the satisfaction of the owner or holder hereby agrees to deposit owner on a sale of the collateral piedged may be made immediately as provided for above. The owner or holder of this debt may
	such sales shall be applied first to the payment of the expenses of making such sale, together with a reasonable attorney's fee, if an attorney is employed, or controlled the payment of the principal debt hereby secured and the interest thereon; Third, to the payment of any other debt which the undersigned may undersigned.
	The parties to this instrument, whether maker, endorser, surety, or guarantor, each for himself, hereby severally agrees to pay this note and waives as to this lebt, all right of exemption under the constitution and laws of Alabama, or any other state and they each severally agree to pay all costs of collecting, or securing, attempting to collect or secure this note, including a reasonable attorney's fee, whether the same be collected or secured by suit or otherwise. And the maker, undorser, surety or guarantor, of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them.
	TIET: M. Mison,

	\$ 400 0 MOBILE, ALA. 6 /19 101 7
	for a large mobile, ALA. 6 191
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r	FOR VALUE PECEWED B DOLLARS
1	FOR VALUE RECEIVED, PAYABLE AT THE FIRST NATIONAL BANK, IN MOBILE, ALA. There has been deposited and pledged as all the First NATIONAL BANK, IN MOBILE, ALA.
ŧi	There has been deposited and pledged as collateral security for the payment of this note, or any other liability or liabilities of the undersigned to the owner the same be now existing or hereafter contracted, now due, or hereafter to become due, the following property towards.
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and	full power and authority is hereby
or i	full power and authority is hereby granted to sell, assign or deliver the whole or any part thereof, or any substitute therefor, or any addition thereto, at public above named, at any time or times thereafter, without advertisement or notice, which is hereby the whole or any part of said security.
who!	value of the securities hereby pledged, or that many right of redemntion or Markets waived, and at such sale the owner or tally
w1160	it cease to be satisfactory collateral to the owner or holder of this note for this payment of this note, or if from any cause whatever sold and on the mar-
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THE ORDER OF Farrington	motor	led	
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FOR VALUE RECEIVED, PAYABLE AT THE FIR	ST NATIONAL B	ANK. IN MOBILE, ALA	
There has been deposited and pledged as collateral security for the pay thereof, whether the same be now existing or hereafter contracted, now due,			owner
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and full power and authority is hereby granted to sell, assign or deliver the or private sale, at the option of the owner or holder of this note, his, their or liabilities above named, at any time or times thereafter, without advertisement note may purchase the whole or any part of said securities discharged from an ket value of the securities hereby pledged, or that may be elegate the helpful of the securities hereby pledged.	or notice, which is hereby expressly waive	ed, and at such sale the owner or holder of	the
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