

SUMMONS AND COMPLAINT.

The State of Alabama
Baldwin County

Circuit Court

No.

Fall Term, 1918

To Any Sheriff of the State of Alabama:

You are hereby commanded to summon S. M.C. Cooper and M.M. Cooper

to appear and plead, answer or demur, within thirty days from the service hereof, to the Complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against them

the DefendantS by D.P.Bell,

Plaintiff

Witness my hand this 11th day of October

1918

T.W. Richardson Clerk.

Complaint

D.P.Bell Plaintiff Versus M.C.Cooper and M.M.Cooper,
Defendants.

The plaintiff claims of the defendant S

The sum of One hundred twenty-nine & 50/100 Dollars due by promissory note made by them on April 6th, 1917, and payable one hundred and sixteen days after its date to the plaintiff, which sum of money with the interest thereon is still unpaid and is the property of the plaintiff.

And plaintiff avers that in said note and as a part of the consideration thereof, the defendants expressly waived in writing all their right to exemptions under the Constitution and laws of the State of Alabama or any other state as to personal property, and agreed to pay a reasonable attorney's fee for collecting or securing or attempting to collect the same by suit or otherwise; and plaintiff hereby claims as a reasonable attorney's fee the sum of Twenty-five & no/100 Dollars.

Chas Hale
Gordon & Edington
Attorneys for Plaintiff

This summons and complaint and another of the same tenor and date in Baldwin County, Alabama, against M.C.Cooper and M.M.Cooper is a branch of the original suit and that the summons and complaint constitute one suit and are for one and the same cause of action.

T.W. Richardson Clerk.

Plaintiff's Attorney.

*Original
(60)*

No.....

**State of Alabama
Baldwin County**

CIRCUIT COURT

D. O. Bell

vs.

Plaintiffs

M. C. Cooper

H. M. Cooper

Defendants

Summons and Complaint

Filed.

10/11 1918

J. W. McInerney

Clerk.

Defendant lives at

Plaintiff's Attorney

Defendant's Attorney

Times Print—Bay Minette.

Received in office

191.....

Sheriff

I have executed this Writ

this 191.....
by leaving a copy of the within summons and com-
plaint with

*M. C. Cooper at his home in
my County*

M. H. Blakely Sheriff

J. W. Blakely Deputy Sheriff.

SUMMONS AND COMPLAINT.

The State of Alabama
Baldwin County

No.

Circuit Court

Fall Term, 1918.

To Any Sheriff of the State of Alabama:

You are hereby commanded to summon S. M.C. Cooper and M.M. Cooper

to appear and plead, answer or demur, within thirty days from the service hereof, to the Complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against them
the DefendantS by D.P.Bell.

Plaintiff

Witness my hand this 11th day of October 1918

T.W. Richardson Clerk.

Complaint

D.P.Bell Plaintiff Versus M.C.Cooper and M.M.Cooper,

The plaintiff claims of the defendant S

The sum of One hundred twenty-nine & 50/100 - Dollars due by promissory note made by them on April 6th, 1917, and payable one hundred and sixteen days after its date to the Plaintiff, which sum of money with the interest thereon is still unpaid and is the property of the plaintiff.

And Plaintiff avers that in said note and as a part of the consideration thereof, the defendants expressly waived in writing all their right to exemptions under the Constitution and laws of the State of Alabama, or any other state as to personal property, and agreed to pay a reasonable attorney's fee for collecting or securing or attempting to collect the same by suit or otherwise; and plaintiff hereby claims as a reasonable attorney's fee the sum of Twenty-five & no/100 Dollars.

Chas. Hackett
Gordon & Edmiston
Plaintiff's Attorney.

Original

No.....

**State of Alabama
Baldwin County**

CIRCUIT COURT

D P Bell

vs.

Plaintiffs

*M C Cooper
and M M Cooper*

Defendants

Summons and Complaint

Filed.

Oct 11 1918

D W Reimus Clerk.

Defendant lives at

Plaintiff's Attorney

Defendant's Attorney

Times Print—Bay Minette.

*M C Cooper is at
Magnolia Springs
M C W M Reimus*

Received in office

Oct 11 1918

C E Eubanks Sheriff

I have executed this Writ

this *Oct 19th* 1918

by leaving a copy of the within summons and complaint with

*M C Cooper and
M M Cooper*

Deputy Sheriff.

C E Eubanks Sheriff.

Deputy Sheriff.

*This is Mike and
Nancy Cooper.*

SUMMONS AND COMPLAINT.

The State of Alabama
Baldwin County

Circuit Court

No.

Fall Term, 191 ... S

To Any Sheriff of the State of Alabama:

You are hereby commanded to summon M.C.Cooper and M.M.Cooper

to appear and plead, answer or demur, within thirty days from the service hereof, to the Complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against them

the Defendant S by D.P.Bell,

Plaintiff

Witness my hand this 11th day of October 191 ... S

191 ... S

Clerk.

Complaint

D.P.Bell

Plaintiff Versus

M.C.Cooper and M.M.Cooper,
Defendants.

The plaintiff claims of the defendant S

The sum of One hundred twenty-nine & 50/100 Dollars promissory note made by them on April 6th, 1917, and payable one hundred and sixteen days after its date to the plaintiff, which sum of money with the interest thereon is still unpaid and is the property of the plaintiff.

And plaintiff avers that in said note and as a part of the consideration thereof, the defendants expressly waived in writing all their right to exemptions under the Constitution and laws of the State of Alabama or any other state as to personal property, and agreed to pay a reasonable attorney's fee for collecting or securing or attempting to collect the same by suit or otherwise; and plaintiff hereby claims as a reasonable attorney's fee the sum of twenty-five & no/100 Dollars.

Charles E. K.
Gordon Edington
Attorneys for Plaintiff.

This summons and complaint and another of the same tenor and date in Baldwin County, Alabama, against M.C.Cooper and M.M.Cooper is a branch of the original suit and that the summons and complaint constitute one suit and are for one and the same cause of action.

T.W.Robinson Clerk.

Plaintiff's Attorney.

*Copy for
M. B. Cooper,
Cheska and*

No.....
State of Alabama
Baldwin County

CIRCUIT COURT

L. P. Bell

vs.

Plaintiffs

M. C. Cooper
M. M. Cooper
Defendants

Summons and Complaint

Filed..... 191.....

Clerk.

Defendant lives at

Plaintiff's Attorney

Defendant's Attorney

Times Print—Bay Minette.

Received in office

191.....

Sheriff

I have executed this Writ

this 191.....
by leaving a copy of the within summons and com-
plaint with

Sheriff.

Deputy Sheriff.

April 6th 1911
\$ 179⁵⁰
ROBERTSDALE, ALA.

Hundred and Sixteen Days AFTER DATE, WITHOUT GRACE.

PROMISE TO PAY TO THE ORDER OF *D B Bell*

One Hundred Twenty Nine & 50/100

FOR VALUE RECEIVED, PAYABLE AT THE ~~Robertsdale State Bank, Robertsdale, Ala.~~

To secure the payment of this bond, or note, and any other debt we, or either of us, now or may hereafter owe to said payee at or before the payment of this bond or note in full, or any other amount, or note, and any other debt we, or either of us, now or may hereafter owe to said payee at or before the payment of this property, to-wit:

1 Horse Name Bill 1 Mare Cuban 1 ^{2 Horses} Wagon
1 Spring Wagon, 1 Single Buggy 1 Mitchell
2 Mutt Cams color white Blue Spotted 2 Heifers Brown Color
2 Horses Name Bill 1 Mare Cuban 1 Wagon
1 Spring Wagon, 1 Single Buggy 1 Mitchell
2 Mutt Cams color white Blue Spotted 2 Heifers Brown Color

In case I, or we, fail to pay this bond or note when due, or fail to pay any debt, or any part of any debt, secured hereby, of said property at private sale, without advertisement or delay, or at public outcry, for cash, to the highest bidder, at Robertsdale, Ala., and in case of a sale made under this contract, and they may seize, take possession, then or should we sell or be authorized to bid for and become the purchaser of said property. We, and each of us, do hereby declare that all of the above property is free from all lien and incumbrance and we have a good right to make this conveyance of it.

The parties to this instrument, all whether maker, endorser, surety or guarantor, each for himself, hereby severally agree to pay all costs of collection or securing, or attempting to collect or secure this note, including notice of protest, suit and all other requirements necessary to hold them, and they agree that time of payment may be extended, such extension, The bank at which this note is payable is hereby authorized to apply on or after maturity, to the payment of this debt any funds in their bank belonging to the maker, surety, endorser, guarantor, or any one of them.

ATTEST:

M. Cooper
J. M. Cooper

COURIER PRINT, FAIRHOPE, ALA.

John Dugay

(L. S.)