

The State of Alabama,  
BALDWIN COUNTY.

Circuit Court

No. ....

*Ching P. ...* 1919 *7*

To Any Sheriff of the State of Alabama :

You are hereby commanded to summon Laura H. Standard <sup>Nee</sup> (Goodman)

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 her Defendant.by I. F. Nixon

Plaintiff

Witness my hand this 4 day of April 1919.

*W. R. ...*  
Clerk.

## COMPLAINT

I. F. Nixon,Laura H. Standard,

Plaintiff Versus

Defendant.

The Plaintiff claims of the Defendant the sum of

Four Hundred Forty-nine and 28/100Dollars due ~~XX~~

from her by account on the to-wit: March 25th, 1919.

The Plaintiff claims of Defendant the sum of Four Hundred Forty-nine and 28/100 (\$449.28) Dollars due from her on account stated on the to-wit: July 1st, 1918.

The Plaintiff claims of Defendant the sum of Four Hundred Forty-nine and 28/100 (\$449.28) Dollars due from her for merchandise, goods and chattels sold by the plaintiff to the defendant ~~xx~~ on the to-wit: various times covering a period of several years beginning with the year \_\_\_\_\_ and ending \_\_\_\_\_, which sum of money is still due and unpaid.

PAGE &amp; MOORE.

Plaintiff's Attorney.

Original 120

No. ....

State of Alabama,  
BALDWIN COUNTY.

Circuit Court

J. F. Mixon

vs.

Plaintiffs

Laura H. Standard nee,

Defendants

SUMMONS AND COMPLAINT

Filed 4/3 1919

J. F. Mixon Clerk

Defendant lives at

Plaintiff's Attorney

Defendant's Attorney

Times Print, Bay Minette.

Received in office

April 4 1919  
O. B. Richardson Sheriff

I have executed this Writ

this April 5 1919  
by leaving a copy of the within summons and complaint with

Laura H. Standard  
nee, Goodman

O. B. Richardson Sheriff  
J. H. Ayler Deputy Sheriff

J. F. Moxon

Lawrence Slender

In Court Court

Spring Term 1919

I appear generally for the  
defendant and ask him to  
file pleas - a trial by jury is demanded

J. F. Moxon, atty  
for defendant

D. P. Felt

J. F. Moxon

J. T. Milton, Ref

no

Samuel Stewart

# Circuit Court  
Baldwin Co

Defendant denies ~~to~~ <sup>the</sup> cause  
of the complaint because it is not  
alleged ~~that~~ <sup>where</sup> ~~from~~ <sup>the</sup> ~~place~~ <sup>date</sup>  
was stated.

Defendant ~~alleges~~ <sup>denies</sup> ~~to~~ <sup>the</sup>  
cause of the complaint because  
it is not alleged on what date  
dates the goods were sold.

Samuel Stewart  
atty for Deft

a trial by jury is demanded by the defendant  
J. Chenkins, atty  
for Defendant

I. F. Nixon, Plaintiff


vs

Laura ~~X~~ Standard, Defendant.

In Circuit Court of Baldwin County,  
Alabama.

To Henry D. Moorer, Attorney or Page & Moorer, Attorneys,  
Attorney or Attorneys of I. F. Nixon, plaintiff in above stated  
cause:

You will please take notice of the request and demand herewith made  
for you or your client, I. F. Nixon, to file in said cause a  
bill of particulars, showing the items, dates, charges etc composing  
the account sued on in this cause.



Attorney for the Defendant.

I. F. Nixon, Plaintiff

vs

Laura *N* Standard, Defendant.

In Circuit Court of Baldwin County,

Alabama.

~~To Henry E. Hooper, Attorney or Page S. Hooper, Attorneys,~~

Attorney or Attorneys of I. F. Nixon, plaintiff in above stated  
cause:

You will please take notice of the request and demand herewith made  
for you or your client, I. F. Nixon, to file in said cause a  
bill of particulars, showing the items, dates, charges etc composing  
the account sued on in this cause.

*B C Jenkins*

Attorney for the Defendant.

Final Prop 19  
No Answer  
Date

we hereby accept  
service of within motion  
and waive service of copy  
of same by sheriff  
5/20/19

Paul Thomas  
Atty for Plaintiff