

STATE OF ALABAMA.)  
BALDWIN COUNTY.)

CIRCUIT COURT-LAW SIDE.

Fall Term, 1919.

TO ANY SHERIFF OF THE STATE OF ALABAMA:-

to summon

You are hereby commanded/Crockett and Shollar, a partnership composed of W. S. Crockett and O. G. Shollar, W. S. Crockett and O. G. Shollar, individually, and Chicago Mill and Lumber Company, a corporation, 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, Alabama, at Bay Minette, against Crockett and Shollar, a partnership composed of W. S. Crockett and O. G. Shollar and W. S. Crockett and O. G. Shollar, individually, and Chicago Mill and Lumber Company, a corporation, defendants, by Baldwin County Bank, a corporation, Plaintiff.

Witness my hand this 26 day of May, A. D., 1919.

*D. W. Richardson*  
CLERK.

C O M P L A I N T .

BALDWIN COUNTY BANK, )  
a corporation, ) -vs- ( Crockett and Shollar, a partnership  
PLAINTIFF. ) ( composed of W. S. Crockett and O. G.  
( Shollar, and W. S. Crockett and O.  
( G. Shollar, individually, and Chi-  
( cago Mill and Lumber Company, a  
( corporation,  
( DEFENDANTS.

The Plaintiff claims of the defendants Six hundred dollars (\$600.00) due by promissory note made by them on the twenty-third day of April (23d day of April), nineteen hundred and nineteen (1919), and payable on the 20th day of May, 1919, to-gether with interest thereon.

The plaintiff claims the further sum of Ninety dollars(\$90) of the defendants as a reasonable attorneys fee for the bringing of this suit for the collection of the note, which attorneys fee defendants agreed, in and by said note, to pay.

The plaintiff alleges that in and by said note the defendants waived all right to exemption as to personal property under the Constitution and Laws of Alabama for the collection of this debt and of such waiver the plaintiff now claims the benefit.

All of the above sums of money are still due and unpaid.

STONE AND STONE  
Attorneys for Plaintiff.

128

Original.

Baldwin County Bank,  
a corporation.

-VS-

Crockett and Shollar,  
W. S. Crockett and O.  
C. Shollar and Chicago  
Mill and Lumber Company,  
a corporation.

CIRCUIT COURT - IN & SIDE  
BALDWIN COUNTY - ALABAMA.

Filed in this office this  
26 day of May, 1919.

*W. S. Crockett*  
CLERK.

STONE & STONE

ATTORNEYS

BAY MINETTE, ALABAMA

rec in Office May 26<sup>th</sup> 1919 and Executed  
me 7<sup>th</sup> 1919 By serving a copy of the within  
O. C. Shollar individually one on O. C. Shollar  
Crockett & Shollar and a copy on O. C. Shollar  
agent for the Chicago Mill and Lumber  
Company and a copy on W. S. Crockett  
individually  
O. B. Richardson  
Sheriff

State of Alabama, }  
Baldwin County

## CIRCUIT COURT.

TO ANY SHERIFF OF THE STATE OF ALABAMA—GREETING:

WHEREAS, ~~Baldwin County Bank, a corporation~~

has commenced suit by Summons and Complaint returnable to the next term of the Circuit Court of said County, against ~~Crockett and Shollar, a partnership composed of W. S. Crockett and O. G. Shollar, and W. S. Crockett and O. G. Shollar individually and Chicago, Mill and Lumber Company, a corporation,~~ for the sum of ~~---\$600.00 with attorneys fees and interest---~~ Dollars and whereas, the said

~~Baldwin County Bank, a corporation-~~

has entered into bond, and made affidavit as required by law, that the said ~~Crockett and Shollar, a partnership composed of W. S. Crockett and O. G. Shollar and W. S. Crockett and O. G. Shollar, individually, and Chicago Mill and Lumber Company, a corporation~~ are indebted to ~~them~~ in the sum of

~~\$600 with attorneys fee and int/erest~~ Dollars, and that process of garnishment is believed to be necessary

to obtain satisfaction of such judgment as may be recovered by Plaintiff, and that

~~Charles W. Wilson~~ is believed to be chargeable as garnishee in the cause.

YOU ARE THEREFORE, commanded to summon the said

~~Charles W. Wilson~~ to be and appear at the ~~Fall Term~~

~~Term~~ of the Circuit Court, to be holden for the County of Baldwin, on November 1919

then and there to answer, upon oath, whether, at the time of the service of this garnishment, or at the time of making your

answer, or at any time intervening between the time of serving the garnishment and making the answer, you were indebted

to the ~~defendants~~ or any of them ~~them~~ or any of them ~~in the future~~ by a contract then existing, and whether by a

contract then existing, you are liable to ~~him~~ ~~them~~, or any of them 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 whether you have not in

your possession or under your control money or effects belonging to the defendant ~~S~~, or any of them.

Witness my hand this 26 day of May, 1919

*J. W. Wilson*

Clerk.

Copy 2nd

No. ....

---

---

Circuit Court of Baldwin County.

---

---

Baldwin County Bank,

VS. } Garnishment on Summons

Crockett and Shollar, etc.,

---

---

Issued 26 day of May, 1919

---

---

*Filed 5/26/19  
T. W. Williams  
Clerk*

---

Stone & Stone  
Plff's Attorney.

---