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.

TWNiccurror CLERK.

## COMPLAINT.

BALDWIN COUNTY BANK,
a corporation, -vs-( 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.

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.

Wiled in this office this CIRCUIT COUNTY-ALGBAIA. Grockett and Shollar, corporation, Mill and Jumber Company, T. Shollar and Chicago Baldwin County Bank, e corporation. BAY MINETTE, ALABAMA STONE & STONE ATTORNEYS 

## State of Alabama, Baldwin County

## CIRCUIT COURT.



## TO ANY SHERIFF OF THE STATE OF ALABAMA GREETING:

		·		
WHEREAS, Ba	Ldwin County	Bankacorpors	tion-	***************************************
and the second of the second o		,		
has commenced suit by Summo	ns and Complaint return	able to the next term of	the Circuit Court of said	County, against
Crockett and Shol	lar, a partne	rship composed	of W. S. Crocke	ett and O.
e. Shollar, and V	. S. Cprckett	and O. G. Shol	lar individual	Ly and
Chicago, Mill and for the sum of\$600.0	Lumber Compar w <b>it</b> h attorneys	ny, a corporati <del>s fees and int</del> e	on, restDollars and	whereas, the said
Baldwin (	County Bank, a	corporation-		·
has entered into bond, and madership composed and 0. G. Shollar a corporation	of W. S. Crock r, individuall: er	kett and O. G. y, and Chicago e xs indebted	Shollar and W. Mill and Lumber them	S. Crockett r Company, in the sum of
\$600 with attorne	ys fee and in	t/erest Dollars, and that proce	ss of garnishment is believe	ed to be necessary
to obtain satisfaction of such j	udgment as may be recov	vered by Plaintiff, and tha	t	
Charles W. Wilson	<u>1</u> is t		s garnishee in the cause.	
YOU ARE THE	REFORE, commanded to			
Charles W. Wi	llson	to be and appear at	the Fall Term	
FEFTEL of the Circuit Court, to	oe holden for the County	of Baldwin, on NOVER	nber	191_9,
then and there to answer, upo	n oath, whether, at the t	time of the service of this	garnishment, or at the tim	ne of making your
answer, or at any time interv	ening between the time o	of serving the garnishment	and making the answer,	you were indebted
to the defendant, and whether	: any of them ; you will not be indebted	them or any distribution to the future by a	of them contract then existing, a	and whether by a
contract then existing, you are	/them, or e liable to <b>him</b> For the del	r any of them livery of personal property	y, or for the payment of	money which may
be discharged by the delivery	of personal property, or v	which is payable in person	al property, and whether	r you have not in
your possession or under your	control money or effects b	belonging to the defendant	s, or any of the	nem.
Witness my hand t	his 2.6	day of	7, 191_9	
		900	Pierro	
				Clerk.

No.

Circuit Court of Baldwin County.

Baldwin County Bank,

VS. Garnishment on Summons

Crockett and Shollar, etc.,

Issued 26 day of May 1919

Field Lake

Stone & Stone Plff's Attorney.

BALDWIN TIMES PRINT.