SUMMONS AN	D COMPLAINT	MOORE PRINTING CO	MPANY - BAY MINETTE, AL
·	1	7143 Circuit Court,	Baldwin County
STATE OF	· · · · · · · · · · · · · · · · · · ·	No. 7935	
Baldwin	County		
			TERM, 19
TO ANY SHERIFF	OF THE STATE OF AL	ABAMA:	
You Are Hereby Com	manded to Summon	on leiding	
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the end of	nswer or demur, within thirty	days from the service be	reaf to the complaint f
to appear and plead, a	nswer or demur, within thirty	days from the service he	reof, to the complaint f
	nswer or demur, within thirty Baldwin County, State of Al		
	Baldwin County, State of Al	abama, at Bay Minette,	against
	Baldwin County, State of Al		against
	Baldwin County, State of Al	abama, at Bay Minette,	against
	Baldwin County, State of Al Aaron Yelding	abama, at Bay Minette,	against
	Baldwin County, State of Al <u>Aaron Yelding</u> Ida Collins	abama, at Bay Minette,	against, Defendant
in the Circuit Court of	Baldwin County, State of Al Aaron Yelding Ida Collins	abama, at Bay Minette,	against, Defendant
in the Circuit Court of	Baldwin County, State of Al <u>Aaron Yelding</u> Ida Collins	abama, at Bay Minette,	against, Defendant
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in the Circuit Court of	Baldwin County, State of Al Aaron Yelding Ida Collins	abama, at Bay Minette,	against, Defendant

No Page			
STATE OF ALABAMA Baldwin County		Defendant lives at	
CIRCUIT COURT		Received In Office	
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Plaintiffs		I have executed this summons	
vs.		this	
Defendants			
SUMMONS AND COMPLAINT	· ·		
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Filed 19			
Clerk			
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Plaintiff's Attorney	A restriction of the second	Sheriff	
Defendant's Attorney		Deputy Sheriff	

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The Baldwin Times

"Baldwin's Only All County Newspaper"

SAY MINETTE, ALABAMA

J. H. FAULENER, Publisher

## AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA, BALDWIN COUNTY.

er Clean <u>A. A. Accellence</u>, being duly sworn, deposes and says that he is the EDITOR of THE BALDWIN TIMES, a Weckly Newspaper published at Bay Minette, Baldwin County, Alabama; that the notice hereto attached of COST STATEMENT 60 12 \_\_WORDS @ \_\_\_<u>25</u> cents I hereby certify this is correct, due and uspaid (paid). Editor. \_\_\_\_ was published in said newspaper for \_consecutive weeks in the following issues: 19 73 Vold 3 No 4 Date of 1st publication Date of 2nd publication. 19.\_\_\_\_ Vol.\_\_\_\_ No.\_\_\_ 19\_\_\_\_ Vol.\_\_\_ No.\_\_ Date of 3rd publication. Date of 4th publication 19 Vol. . No. Subscribed and sworn before the undersigned this 🖉 day o ,19,23Barnes Notary Public, Baldwin Cour Editor

NOTICE OF SWERIFF'S SALS STATE OF SALDWIN COUNTY CIRCUIT COURT By virtue of an Execution issued out of the Circuit Court, of Baldwin County, Alabama, on a Judgment rendered therein against Aaron Yelding and in favor of Ida Collins, on the 14th day of February, 1968, at the February Torm of the Circuit Court, I. Taylor Wilkins, as Sharik of Baldwin County, Alaborna, wilt self to the highest bidder, for cash of Wilson's 76 Service Station, Spanish Fort of said County and State, on the 22nd day of January: 1973, within the liegal heurs of calo, the following described property, 10-with

described property, to-witt One 1985 Ford % ton pick-ap fruck Lic. No." (Ata.) (1972) SP-5702 as the property of Aaron Yolding Taylor Wilkins As Sheriff of Baldwin County, Alabama 4-10

IDA COLLINS,	)	IN THE CIRCUIT COURT OF
Plaintiff,	) *	BALDWIN COUNTY, ALABAMA
Vs.	)	AT LAW
AARON YELDING,	)	CASE NO. 7143
Defendant.	)	

## COUNT ONE

The Plaintiff claims from the Defendant Five Hundred Ninety (\$590.00) Dollars, damages for the breach of an agreement, entered into by Defendant with Plaintiff on 5 January, 1965, by which Defendant promised to pay to the Plaintiff one-half ( $\frac{1}{2}$ ) of all net profit which he would make upon the planting of fourteen (14) acres of land owned by Plaintiff in irish potatoes and soya beans during the year 1965, and that the above said sum represents the unpaid balance of the profit due to Plaintiff in accordance with said agreement.

And Plaintiff avers that although she has demanded payment of the said sum due by the Defendant, he has refused and continues to refuse payment of said sum.

de lecters

Defendant's Address: Daphne, Alabama

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