DUCK BUCK BUCK BODACENX Attorneys at Law P. O. DRAWER A-J - FAIRHOPE, ALABAMA

MESSAGE	REPLY
TO Mrs. Alice J. Duck	DATE
Bay Minette, Ala.	
DATE August 12, 1966 Re: GAC Finance vs. Eugene Tedder	
	p. 7117
Enclosed please find Bill of Complaint to	
be filed together with copies of same to	
be served.	· · · · · · · · · · · · · · · · · · ·
Sincerely.	
A DAL Sunta	
JOLM V WINCH	Aug 15
SIGNED	SIGNED

FORM AVAILABLE FROM GRAVARC CO., INC. B82 THIRD AVE., BIKLYN 32, N. Y. ... PERSON ADDRESSED RETURN THIS COPY TO SENDER

MESSABE	REPLY
Mrs. Alice J. Duck	DATE
Bay Minette, Ala.	
DATE October 13, 1966	
Re: GAC Finance vs. Eugene Tedder, & Eula	Mae Tedder
Civil Case No. 7117	·····
Dear Mrs. Duck:	
Please non-suit this case and send a cost	
bill.	
Sincerely, John D. Duck Cert	
SIGNED	SIGNED
FORM AVAILABLE FROM GRAYARC CO., INC. THIS COPY FOR PER	SON ADDRESSED

	OF ALABAM Idwin County		Circuit Court, Ba	ldwin County
	· · · ·	. 1		TERM, 19
TO ANY SHE	RIFF OF THE S	TATE OF ALA	BAMA:	
You Are Hereby	v Commanded to S	ummon EUG	ENE TEDDER and EU	LA MAE TEDDER
o appear and p	lead, answer or den		ays from the service hered	
in the Circuit Co	ourt of Baldwin Cou	nur, within thirty c inty, State of Alal	ays from the service hered pama, at Bay Minette, ag	of, to the complaint file
in the Circuit Co	ourt of Baldwin Cou	nur, within thirty c inty, State of Alal	ays from the service hered	of, to the complaint file
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n the Circuit Co EUGENE	ourt of Baldwin Cou TEDDER and E FINANCE CORP	nur, within thirty o inty, State of Alal ULA MAE TEDI ORATION OF 1	ays from the service hered oama, at Bay Minette, ag DER	of, to the complaint file ainst

STATE OF ALA Baldwin Cour				Defendant liv al Delivery rdale, Alal	2
CIRCUIT CO	OURT		· · · · · · · · · · · · · · · · · · ·	Received In (Office
G.A.C. FINANCE CO	RPORATION		- - - - - - - -		
OF MOBILE, NO. 1,	a corporati Plaintiffs	on,		ave executed th	Sheriff s summons
vs.			this	****	19
EUGENE TEDDER and TEDDER, jointly & individua	Defendants		by leavin	ng a copy with	
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JOHN V. DUC	······	 A second s			
Pla	intiff's Attorney				Sheriff
Defen	dant's Attorney				Deputy Sheriff

and a second

· · · · · · · · ·

G.A.C. FINANCE CORPORATION OF MOBILE, NO. 1, a corporation,)	IN THE CIRCUIT COURT OF
· · ·)	BALDWIN COUNTY, ALABAMA
Plaintiff,)	AT LAW
vs.	>	
EUGENE TEDDER and EULA MAE TEDDER, jointly and individually	,)	
Defendants.)	

Plaintiff claims of the Defendants the sum of TWO HUNDRED SIXTEEN AND 24/100 (\$216.24) DOLLARS due by promissory note signed by them on the 5th day of December, 1964 and payable in twenty-four (24) consecutive monthly installments of SEVENTEEN AND 42/100 (\$17.42) DOLLARS.

That in and by the terms of said note, the Defendants agreed that in the event of a default in any one of the monthly installments, that the Plaintifflat its option, could declare the entire balance due and payable, and the Plaintiff avers that the Defendants did default in the payment of said note on the 22nd day of April, 1966, and the Plaintiff now claims the entire balance due and payable.

That in and by the terms of said note, the Defendants agreed to pay all costs of collection, whether secured by suit or otherwise, including a reasonable attorneys fee, and the Plaintiff now claims a further and additional sum of FORTY (\$40.00) DOLLARS as a reasonable attorneys fee.

That in and by the terms of said note, the Defendants waived all rights of exemption under the laws of the State of Alabama, and the Plaintiff now claims the benefit of said waiver.

FILED 15 1968 AUE I. DAX, SARG

G.A.C. FINANCE CORPORATION OF MOBILE, NO. 1, a corporation,)
Plaintiff.)
VS.)
)
EUGENE TEDDER and EULA MAE TEDDER, jointly and individually,)

Defendants.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW The 2121

Plaintiff claims of the Defendants the sum of TWO HUNDRED SIXTEEN AND 24/100 (\$216.24) DOLLARS due by promissory note signed by them on the 5th day of December, 1964 and payable in twenty-four (24) consecutive monthly installments of SEVENTEEN AND 42/100 (\$17.42) DOLLARS.

)

That in and by the terms of said note, the Defendants agreed that in the event of a default in any one of the monthly installments, that the Plaintiff at its option, could declare the entire balance due and payable, and the Plaintiff avers that the Defendants did default in the payment of said note on the 22nd day of April, 1966, and the Plaintiff now claims the entire balance due and payable.

That in and by the terms of said note, the Defendants agreed to pay all costs of collection, whether secured by suit or otherwise, including a reasonable attorneys fee, and the Plaintiff now claims a further and additional sum of FORTY (\$40.00) DOLLARS as a reasonable attorneys fee.

That in and by the terms of said note, the Defendants waived all rights of exemption under the laws of the State of Alabama, and the Plaintiff now claims the benefit of said waiver.

ATTORNEY FOR

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SUMMONS AND COMPLAINT MOORE PRINTING COMPANY - BAY MINETTE, ALA. Circuit Court, Baldwin County STATE OF ALABAMA No..... Baldwin CountyTERM. 19..... TO ANY SHERIFF OF THE STATE OF ALABAMA: You Are Hereby Commanded to Summon _____ EUGENE TEDDER and EULA MAE TEDDER 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 EUGENE TEDDER and EULA MAE TEDDER Defendant S by G.A.C. FINANCE CORPORATION OF MOBILE, NO. 1 Plaintiff LILC 1966 Witness my hand this 82

No. 7117 Page..... Defendant lives at STATE OF ALABAMA General Delivery Baldwin County Summerdale_ Alabama CIRCUIT COURT Received In Off AUG 151966 19 G.A.C. FINANCE CORPORATION TAYLOR WILKINS Sheriff OF MOBILE, NO. 1, a corporation, SHERIFF I have executed this summons Plaintiffs 8/24 19.66 vs. this by leaving a copy with EUGENE TEDDER and EULA MAE TEDDER, jointly & Defendants individually, SUMMONS AND COMPLAINT Filed 19..... 1066 TAYLOR WILKING SINGLE .. Clerk ALL L DILL CLEAR 0,0, Z de de la construcción de la co $\overline{\mathcal{R}}_{\mathcal{O}}$ JOHN V. DUCK Plaintiff's Attorney Sheriff Deputy Sheriff Defendant's Attorney medled

G. A. C. FINANCE CORPORATION OF MOBILE, NO. 1, a corporation,) IN THE CIRCUIT COURT OF
Plaintiff, vs)) BALDWIN COUNTY, ALABAMA.)
EUGENE TEDDER and EULA MAE TEDDER,)) AT LAW)
jointly and individually, DEFENDANTS.)) No. 7117)

The Defendant, EULA MAE TEDDER, for answer to the complaint, saith that she is not guilty of the matters alleged therein.

Attorney

for

Eula Mae Tedder.

Defendant,

THE DEFENDANT, EULA MAE TEDDER DEMANDS A TRIAL BY JURY.

I, the undersigned, John P. Beebe, as attorney for the Defendant, Eula Mae Tedder, do hereby certify that I have on this the 6th day of September, 1966, forwarded a true and exact copy of the foregoing answer to the Hon. John V. Duck, Fairhope, Alabama, attorney of record for the Plaintiff, by mailing the same in the United States Post Office, properly addressed, with the postage paid thereon.

Done this the 6th day of September, 1966.

Attorney for Defendant, Eula Mae Tedder. ALME I. MARK.