DAVIDSON DENTAL SUP. a corporation,	PLY CO., INC. I	IN THE CIRCUIT COURT OF
,	I	BALDWIN COUNTY, ALABAMA
M.C.	I DATA A LA L	AT LAW
VS DR. W. M. TUNSTALL,	Ĩ	AT DAW
	I	~,
	DEFENDANT	NO. 7/3/

The Plaintiff claims of the Defendant the sum of ONE HUNDRED NINETY-TWO AND 93/100 (\$192.93) DOLLARS, balance due on a promissory note made by the Defendant on the 10th day of May, 1962, and payable on demand together with interest thereon, the same being due and unpaid. The Plaintiff avers that the Defendant agreed in said promissory note to pay all expenses including reasonable attorney's fee incurred in collection of the same, and the Plaintiff claims a reasonable attorney's fee for collection of this note, in the amount of \$35.00.

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WILTERS, BRANTLEY & NESBIT By: <u>Jolleul</u> 15

SUMMONS AND COMPLAINT MOORE PRINTING CO., BAY MINETTE, AL Circuit Court, Baldwin County STATE OF ALABAMA No. 7130 Baldwin CountyTERM. 19..... TO ANY SHERIFF OF THE STATE OF ALABAMA: You Are Hereby Commanded to Summon DR. W. M. TUNSTALL ----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..... DR. W. M. TUNSTALL Defendant..... ∘bv DAVIDSON DENTAL SUPPLY CO., INC. Plaintiff. Witness my hand this..... ...day of... 1-8-24-66 95



DAVIDSON DENTAL SUPPLY CO., INC. a corporation	IN THE CIRCUIT COURT OF
Plaintiff	BALDWIN COUNTY, ALABAMA
Vs.	AT LAW CASE NO. 7130
DR. W. M. TUNSTALL	Ž Ž
Defendant	× X

MOTION

Comes now the Plaintiff in the above styled cause and moves the Court to set aside its dismissal of the above styled cause and for grounds therefor says as follows:

On the 23rd day of September, 1966, the attorneys for the Plaintiff inadvertently moved the Court that this cause had been settled between the parties and that it should be dismissed. Pursuant to this information, the Court caused this case to be dismissed. The truth of the matter is that this case has not been settled and your Plaintiff respectfully requests the Court to set aside its prior judgment and restore this case to the docket.

WILTERS, BRANTLEY & NESBITT BY:

Attorney for the Plaintiff

Before me the undersigned authority, personally appeared Phyllis Nesbitt, and being first duly sworn, deposes and says that she has read the aforegoing motion and the matters alleged therein are true.

MICE

Sworn to and subscribed before me this the 20th day of October, 1966.

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ORDER

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> Having read and understood the aforegoing Motion, the Court is of the opinion that the Plaintiff is entitled to the relief he seeks.

IT IS, THEREFORE, ORDERED, ADJUDGED and DECREED that this case be and it is hereby restored to the docket.

J. Afric M. Maslebure Circuit Judge

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