FIRST NATIONAL BAN a National Banking			IN THE CIRCUIT COURT OF		
a national panting	PLAINTIFF	` {	BALDWIN COUNTY, ALABAMA		
VS	·	Ĩ	AT LAW		
CY BARGINER,		I			
CI DARCINDIC,	DEFENDANT	Ĭ	NO. 7195		
		Ĩ	······		

The Plaintiff claims of the Defendant the sum of THREE HUNDRED SEVEN AND 55/100 DOLLARS (\$307.55) due by promissory note made by him on the 18th day of January, 1965, and payable in ninety (90) days from date, with interest thereon at the rate of 8% per annum, the same being due and unpaid. The Plaintiff avers that the Defendant agreed in said promissory note to pay all expenses including a reasonable attorneys fee incurred in collecting the same and the Plaintiff claims a reasonable attorneys fee for collection of this note in the amount of Forty-six Dollars (\$46.00).

٦.

2.

The Plaintiff claims of the Defendant the sum of TWO 20 HUNDRED TWENTY-NINE AND 77/100 DOLLARS (\$229.77) balance due after all proper credits given on a promissory note made by the Defendant on the 20th day of November, 1965, and payable in twelve (12) monthly installments, one installment being due and payable May 25, 1966. The Plaintiff avers that the Defendant defaulted in the payment of this installment and all subsequent monthly installments and that the whole balance has become due and payable. The Plaintiff claims interest at the rate of 8% per annum from May 25, 1966, this being provided for in the terms of said promissory note. The Plaintiff further avers, that the Defendant agreed in said promissory note to pay all expenses including a reasonable attorney's fee incurred in collecting, and the Plaintiff claims a reasonable attorney's fee in the amount of Forty-six Dollars (\$46.00).

FILED

LE L DIDL GLERK

WILTERS, BRANTLEY & NESBIT Attorney for the Plaintiff

		OF ALAB. Idwin County	AMA	Circui No. <i>7195</i>	t Court, Baldwin	• County TERM, 19
1. 1.			TATE OF ALAB			
You A	Are Hereby	y Commanded 1	o Summon	Y BARGINER	******	•••••
****	•••••••					••••••
********	•••••	·····	••••••	***********************************		
to app	pear and 1	olead, answer o	r demur, within th	irty days from t	he service hereo	f, to the comp
	in the Circ		ldwin County, Sta		t Bay Minette, as	gainst
filed i	in the Circ	uit Court of Ba	ldwin County, Sta	te of Alabama, a	t Bay Minette, as	gainst
	n the Circ CY BA FIRST	uit Court of Ba RGINER NATIONAL	ldwin County, Sta	te of Alabama, a RHOPE,	t Bay Minette, as	gainst

