STATE OF ALABAMA, COUNTY OF BALDWIN.

CIRCUIT COURT, BALDWIN COUNTY, NO. 71 TERM, 1966.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are Hereby Commanded to Summon CHARLES EDWARD CONWAY 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 CHARLES EDWARD CONWAY, Defendant, by H. C. JORDAN, Individually, and doing business as THE JORDAN CLINIC, a Corporation, Plaintiff.

WITNESS my hand this 2.5 day of ____ , 1966. lucal. Aluce h Clerk.

H. C. JORDAN, Individually, and d/b/a THE JORDAN CLINIC,	Q	
and d/b/a THE JORDAN CLINIC,	Q	
Plaintiff,	ð	IN THE CIRCUIT COURT OF
VS.	ð	BALDWIN COUNTY, ALABAMA,
CHARLES EDWARD CONWAY,	Q	AT LAW.
Defendant.	Q	7221

COMPLAINT

The Plaintiff claims of the Defendant THREE HUNDRED EIGHT AND NO/100 (\$308.00) DOLLARS, due by promissory note made by him on the 8th day of August, 1953, and payable in installments of TWENTY AND NO/100 (\$20.00) DOLLARS per month, starting 15 September, 1953, with interest thereon, and the Plaintiff avers that in said note and as a part of the consideration thereof, the Defendant has expressly waived his rights to claim personal property as exempt to him under the Constitution and laws of the State of Alabama and agreed to pay an attorneys fee for the collection thereof and the Plaintiff hereby claims the further sum of \$ $\frac{45}{5}$ as such attorneys fee.

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VOL 66 PAGE 265

ma 1221 day of งโบอิส์ H.C. Nordoni the Millin Luad Oniva X service o 15. TAYLOR WILKINS, Sheriff By Nor Rankall Charles Edubrd Conway Comiles of 70 Sherist claims. Ten Cents per mile Tox TAYLOR WILKINS, 196.6 day of . day of copy of the within 258 usrvice FILE TAYLOR WILKINS, Sherili day of Aler OCT 25 TH 1907 day of.... of found in my county after diligent search and in-ALCE & MICK, CLERK REGISTER sity. Jaylor Wilkins, Sh A Q. Joller Deputy Sheriff F.A. Rickorby

E. G. R I C K A R B Y 35 South Section Street Fairhope, Alabama 36532

December 13, 1966

Honorable Taylor Wilkins Sheriff, Baldwin County Bay Minette, Alabama 36507

Dear Sheriff Wilkins:

Inre: Jordan Clinic Vs: Charles Edward Conway File No. 66-260 Case No. 7221

Summons & Complaint in this case has been served on Charlie Conway, whose residence is Daphne, Alabama.

We have sued Charles Edward Conway, whose residence is Bay Minette.

Please check and see if you want me to draw up new copies of this complaint so that it can be properly served, and would you keep my letter in the file so that the Court will not enter up a judgment against Charlie Conway, who is a Colored man, and does not owe this bill.

Yours very truly,

EGR/jlb co: Mrs. Alice Duck 1-12-67 CODE 205 Telephone: 928-9836 LAW OFFICES

Mailing Address P.O. BOX 471

E. G. RICKARBY

35 SOUTH SECTION STREET FAIRHOPE. ALABAMA 36532

October 2, 1967

Honorable Telfair Mashburn Circuit Judge Bay Minette, Alabama 36532

Dear Judge Mashburn:

Inre: Jordan Clinic Vs: Charles Edward Conway File: 66-260

I have been trying to find Mr. Charles Edward Conway, the Defendant in this case. He is a white man.

We served a Charles Conway, who is Colored, and who was not the Defendant.

Have been unable to find the Charles E. Conway, who is the Defendant, so I suggest that the case be dismissed.

Yours very truly,

Col

EGR/j1b 10-17-67 CODE 205 Telephone: 928-9836 LAW OFFICES

E. G. RICKARBY

35 SOUTH SECTION STREET FAIRHOPE, ALABAMA 36532

December 13, 1966

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EGR/jlb cc: Mrs. Alice Duck 1-12-67 Mailing Address P.O. BOX 471

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E. G. R I C K A R B Y 35 South Section Street Fairhope, Alabama 36532

December 13, 1966



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EGR/jlb cc: Mrs. Alice Duck 1-12-67 CODE 295 Telephone: 928-9836 LAW OFFICES

E. G. RICKARBY

35 SOUTH SECTION STREET FAIRHOPE, ALABAMA 36532

October 24, 1966

Mrs. Alice Duck Clerk of the Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Inre: H. C. Jordan, Ind., & d/b/a Jordan Clinic Vs: Charles Edward Conway File No. 66-260

Enclosed find Summons & Complaint of H. C. Jordan, Individually, and doing business as Jordan Clinic, vs. Charles Edward Conway.

Please process and oblige.

Yours very truly,

EGR/jlb Encl. 11-3-66 STATE OF ALABAMA, COUNTY OF BALDWIN. COUNTY OF BALDWIN. COUNTY OF BALDWIN.

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Clerk.

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H. C. JORDAN, Individually, and d/b/a THE JORDAN CLINIC, Plaintiff, VS. CHARLES EDWARD CONWAY, Defendant.

COMPLAINT

The Plaintiff claims of the Defendant THREE HUNDRED EIGHT AND NO/100 (\$308.00) DOLLARS, due by promissory note made by him on the 8th day of August, 1953, and payable in installments of TWENTY AND NO/100 (\$20.00) DOLLARS per month, starting 15 September, 1953, with interest thereon, and the Plaintiff avers that in said note and as a part of the consideration thereof, the Defendant has expressly waived his rights to claim personal property as exempt to him under the Constitution and laws of the State of Alabama and agreed to pay an attorneys fee for the collection thereof and the Plaintiff hereby claims the further sum of \$ $\frac{45}{20}$ as such attorneys fee.

Plaintiff.

ME & MCK CLEAR

E. G. RICKARBY, Attorney for