State of Alabama Baldwin County

## TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon John Quinley and N. L. Poston, to appear within thirty days from the service of this writ in the Circuit Court to be held for said county at the place of holding the same, then and there to answer the complaint of Richard Eady and Calvin Richerson.

WITNESS my hand this  $4^{\pm 0}$  day of 1966.

The defendants addresses are:

Route 1 ( Crossroads) Bay Minette, Alabama

\* \* \* \* \* \* \* \* \* \* \* \* \* \* \*

RICHARD EADY AND CALVIN RICHERSON Plaintiffs	X	IN THE CIRCUIT COURT OF
VS	X	BALDWIN COUNTY, ALABAMA
JOHN QUINLEY and N. L.	X	AT LAW NO.2243
POSTON	X	
Defendants	X	
	-1-	

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The plaintiffs claim of the defendants Two Hundred Thirty-two (\$232.00) Dollars for work and labor done for the defendants by the plaintiffs on the 1st day of June, 1966, at their request which sum of money, with the interest thereon, is still unpaid.

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m Kto Attorney for plaintiffs.

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	19 B	nato jestonato set				Plaintiff VS.
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GARNISHMENT ON SUMMONS

## THE STATE OF ALABAMA, BALDWIN COUNTY

CIRCUIT COURT

To Any Sheriff of the State of Alabama Greeting:

Whereas, <u>Richard Eady and Calvin Richerson</u>

has commenced suit by Summons and Complaint returnable to the next term of the Circuit Court of said County, against <u>John Quinley and N. L. Poscon</u>

for the sum of <u>Two Hundred Thirty-two (\$232.00)</u> Dollars and whereas, the said Richard Eady and Calvin Richerson

is indebted to <u>them</u> in the sum of <u>Two Hundred Thirty-two</u> Dollars, and that process of garnishment is believed to be necessary to obtain satisfaction of such judgment as may be recovered by Plaintiff, and that <u>Atmore Milling and</u> Elevator Co.

is believed to be chargeable as garnishee in the cause.

YOU ARE THEREFORE, commanded to summon the said \_\_\_\_

Atmore Milling and Elevator Company

\_\_\_\_\_\_ to be and appear at the\_\_\_\_\_\_ term of the Circuit Court, to

be holden for the County of Baldwin, on\_\_\_\_\_\_\_, 19\_\_\_\_\_\_, 19\_\_\_\_\_\_, then and there to answer, upon oath, whether, at the time of the service of this garnishment, or at the time of making your answer, or at any time intervening between the time of serving the garnishment and making the answer, you were indebted to the defendant, and whether, you will not be indebted to him in the future by a contract then existing, and whether by a contract then existing, you are liable to him for the delivery of personal property, or for the payment of money which may be discharged by the delivery of personal property, or which is payable in personal property, and whether you have not in your possession or under your control money or effects belonging to the defendant.

Witness my hand this \_\_\_\_\_ day of \_\_\_\_\_ <u>JI02</u>, 1966 <u>Alie A. Juck</u>

B  $\swarrow$ RECEIVED No. 2243 : 1 | () NOV 4 1966 Circuit Court of Baldwin County tTAYLOR WERING Richard Eady + Calvin Richerson 20 Villin, N. Sherif Erecuted this Garnishment On Summons John Quinley + n.L. Poston. Issued 4 day of 100., 19.66 C. LeNoir Thompson Plaintiff's Attorney

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon John Quinley and N. L. Poston, to appear within thirty days from the service of this writ in the Circuit Court to be held for said county at the place of holding the same, then and there to answer the complaint of Richard Eady and Calvin Richerson.

day of WITNESS my hand this  $\checkmark$ , 1966.

The defendants addresses are:

Route 1 ( Crossroads) Bay Minette, Alabama

RICHARD EADY AND

CALVIN RICHERSON

Plaintiffs

vs JOHN QUINLEY and N. L. POSTON

Defendants

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA NO. 72 AT LAW

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The plaintiffs claim of the defendants Two Hundred Thirty-two (\$232.00) Dollars for work and labor done for the defendants by the plaintiffs on the 1st day of June, 1966, at their request which sum of money, with the interest thereon, is still unpaid.

for plaintiffs. Attorney

Ey-11-6-66

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State of Alabama BALDWIN COUNTY					OVEMBIARIA TOS
$_{ m FO}$ JOHN QUINLEY and N.	T. POSTON				
		·····	., Defendant <sup>s</sup>	≠ = ≠ = 	
YOU ARE HEREBY NOT	FIFIED that a Wri	t of Garnishmen	t has been issue	ed in the ca	se of
RICHARD EADY AND CALVI	N.RICHERSON		••••••	······	Plaintiff S,
ersus JOHN QUINLEY AND	N. T. POSTON			n	ofondant o
low pending in the Circuit Cou	rt of Baldwin Cou	inty, Alabama, 1	Law Side, in w	hich	
			Law Side, in w	hich	
ATMORE MILLING AND ELE	VATOR COMPANY		Law Side, in w	hich	
now pending in the Circuit Cou ATMORE MILLING AND ELE na <sup>S</sup> been named as Garnishee IN WITNESS WHEREON	VATOR COMPANY				- - - - -
ATMORE MILLING AND ELE	VATOR COMPANY F, I have hereunto		und affixed my s		the 4

7243 -40 NOTICE DEFENDANT OF GARNISHMENT ΒY CLERK OF CIRCUIT COURT BALDWIN COUNTY, ALABAMA TO TAYLOR WILKINS Shariff By W a Jacker John Muinley + N.L. Posti, Catain Richer John Quindey not Foundary Richard Eady + Calvin Richerso Plaintiff..... Thes county VS. John Orignley + N L Postow Defendant.....  $\frac{2}{3}$ 

Ala. 116 Bond and Affidavit in Garnishment on Summons.

## BOND

The State of Alabama,

Baldwin County

## CIRCUIT COURT

#1243

KNOW ALL MEN BY THESE PRESENTS:

THAT WE, Richard Eady and Calvin Richerson /

are held and firmly bound unto John Quinley and Not, Poston

in the sum of Four Hundred Sixty-four and po/100 (\$454\_00)----- DOLLARS,

to be paid to the said John Quinley and N. L. Poston, their

heirs, executors, administrators or assigns, for which payment well and truly to be made, we bind ourselves, and each of us, our and each of our heirs, executors and administrators jointly, severally and firmly by these Presents.

Sealed with our seals, and dated this \_\_\_\_\_day of \_\_\_\_\_day of \_\_\_\_\_

THE CONDITION OF THE ABOVE OBLIGATION IN SUCH, That whereas, the above bound Richard Eady and Calvin Richerson

the sum of <u>Two Hundred Thirty-two (\$232.00)</u> \_\_\_\_\_ Dollars, and have\_\_\_\_\_on the day of the date hereof, prayed that Writ of Garnishment issue out of said Court to <u>Atmore Milling and Elevator Company</u>

summoning the it to answer what it is indebted to said Defendant, or what effects of said Defendant it has in its possession, or under its control; and said Plaintiff having made oath as required by law in such cases. said Writ is about to issue out of said Court, returnable to the next Term of the Circuit Court, to be holden for Baldwin County.

NOW, if the said Plaintiff\_\_\_\_shall prosecute the Garnishment to effect, and pay the Defendant all such costs and damages as\_\_\_\_\_\_may sustain, by reason of the wrongful or vexatious suing out of this Garnishment, then this obligation to be void; otherwise to remain in full force and effect.

AND WE, and each of us, hereby waive all rights of claim of exemption we, or either of us have now, or may hereafter have, under the Constitution and laws of Alabama, and <u>we</u> hereby severally certify that <u>we</u> have property free from all incumbrance, to the full amount of the above bond.

(Seal) (Seal) (Seal) . D., 19/2/ proved this dav of. 2 linc Clerk. 528

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