BALDWIN NATIONAL BANK

OF ROBERTSDALE

Fairhope, Alabama

£300.00
Principal 90000
Interest 27-21
InsRec. Fee
<u>327.48</u>
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FOR VALUE RECEIVED, the undersigned promise (s) to pay to the orde	g of the Fairbope Branch of The Baldwin Nationa
Bank of Robertsdale, at its office in Fairhope, Alabama, the sum of Mulich	united sweet, Sevent 88/100 Dollars
payable in installments of \$	scept the first installment which is in the sum of
\$; the first installment shall be due on felle	1966 after date hereof, and one
of such remaining installments shall be due on theday of each suness evidenced hereby shall have been fully paid. Interest shall be payable on the annum after maturity thereof.	accessive month thereafter until the entire indebted-
In the event of default in the payment of any one or more of said monthly the event of death, insolvency of, general assignment by, judgement against, of application in any court for receiver for, or issuance of writ of garnishment against any of the assets of any such party liable hereon, whether marker, end any one or more of said events, the payee, its successor and assigns, shall have to the undersigned or any endorser hereof, to declare the entire indebtedness (less a sum equal to 8% per annum on the respective installments from the dat and to proceed in any lawful manner for the collection thereof. No delay in the right to make the same. The holder hereof may note the fact of acceleration ground for accelerating maturity, and whether or not noted hereon such election	filing of petition in bankruptcy by or against, filing or attachment against any party liable hereon or lorser, surety or guarantor, or on the happening of the right at its or their election, and without notice evidenced hereby immediately due and payable to declaration to the respective dates of maturity) making such election shall be construed to waive tion hereon with or without stating the specific
The parties to this instrument whether maker, endorser, surety, or guarant this debt, or any renewal hereof, all rights of exemption under the Constitution sonal property, and they each severally agree to pay all cost of collecting or sec including a reasonable attorney's fee whether the same be collected or secures suit or otherwise. And each maker, endorser, surety and guarantor of this notice of protest, suit and all other requirements necessary to hold them, or any agree may be extended or renewal note taken or other indulgence granted release of liability as to any such party. The bank at which this note is payable to the payment of this debt, any funds or credit held by said bank, on deposit, endorser, surety, guarantor, or any of them, but shall not be required to make liable for any failure or ommission in respect thereof.	and Laws of Alabama, or of any State, as to per- uring or attempting to collect or secure this note, d by or any attorney consulted with reference to the severally waives demand, presentment, protest, by of them, and they severally agree that time of without notice of or consent to such action, without is hereby authorized to apply, on or after maturity, in trust, or otherwise, for account of the maker,
The undersigned have subscribed their names hereto without condition the and without any other condition whatever being made. The undersigned, if more under.	than one, shall be jointly and severally liable here-
ADDRESS: D. B. G. SIGNATURE Deint Clar Cla.	OF MAKER (S): Dielester

SUMMONS

STATE OFALABAMA

TO ANY SHERIFF OF THE

BALDWIN COUNTY

STATE OF ALABAMA

You are hereby commanded to summon MARY NICHOLES to appear within thirty (30) 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 BALDWIN NATIONAL BANK OF ROBERTSDALE, FAIRHOPE BRANCH.

WITNESS my hand this 23 day of 700-, 1966.

CIRCUIT CLERK, BALDWIN COUNTY

BALDWIN NATIONAL BANK OF ROBERTSDALE,) IN THE CIRCUIT COURT OF FAIRHOPE BRANCH,

Plaintiff,

VS.

MARY NICHOLES,

Defendant

BALDWIN COUNTY, ALABAMA

AT LAW

CASE NO. 7280

Plaintiff claims of the Defendant ONE HUNDRED SEVENTY-FIVE AND NO/100 DOLLARS (\$175.00), due by promissory note, made by Defendant on June 28, 1966, and payable August 23, 1966.

Plaintiff further avers that in and by the terms of said note, the Defendant agreed to pay interest at the rate of eight per cent (8%) per annum from June 28, 1966, and Plaintiff claims of the Defendant such interest.

Plaintiff further avers that in and by the terms of said note, the Defendant waives notice of presentment and all right of exemption under the Constitution and Laws of Alabama, or any other State, as to personal property, as to which waiver the Plaintiff now claims the benefit.

Plaintiff further avers that in and by the terms of said note, the Defendant agreed to pay all costs of collection or securing or attempting to collect or secure said note, including a reasonable attorney's fee, and the Plaintiff further claims of the

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Defendant the further and additional sum of THIRTY-FIVE DOLLARS (\$35.00) as such reasonable attorney's fee.

RICHARD C. JACEY, Attorney for Plaintiff

Defendant Resides at

P. O. Box 93 Point Clear, Alabama



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Mary Michales

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R. Lacy