TATE OF.	Alabama		333	
O YTNUC	3/10/2012			_{\$} 366.00
For valu		ned jointly and severally, promise	= -	
sum of_	Three hundred	at its office, or a sixty six and 00,	such other place as may be o	designated by the holder hereof
vable in_	12 equal successive.	weekly, semi-monthly, monthly	installments of \$ 50.50	each the first install
ent being o	due and payable on the	<u>10 th _{day of} Feburar</u>	y 19 66 and a f	inal navment of the balance then
		of January		
If default ne due and stest, notice	is made in the payment of payable. All parties to the of protest suit and all others	any installment when due, time being its note, whether maker, co-maker, her requirements necessary to hold the	of the essence, then all the remaini	ng installments shall immediately be- everally waive demand, presentment
tice to either	er of them of such extension ttempting to collect this of the Constitution and laws	n: and further agree to pay all costs oligation, and each hardy arressly	of collection, including the payment waives as to this debt all of his ri	t of a reasonable attorney(s) fee for ght to claim exemptions to personal
It is furth the following the said pa	er understood and agreed th ng personal property, access ages to the undersigned, as	any installment when due, time being als note, whether maker, co-maker, her requirements necessary to hold the regular of the state of	presents the deferred balance of the this day purchased by the undersigne	total purchase price upon a time basis d from the said payee and furnished
Accessories	k and materials moto	(Descript)	on)	
Repair - Mori JTOMOBILE		(Descript:	ion)	
Year	Make of Car	Type of Body & Model	Motor No.	License or Serial No.
	77.			
1955	Chev. V8	2 Door	VB55A033828	5-19551
For a D	OWN PAYMENT on or befor	e delivery of 5 - C-	(cash) \$	plus allowance for
<u> </u>	Aake	Year	Body	\$
and a DEF	ERRED BALANCE of s. 3	66.00 payable as set out al	·	
Now there	fore for the number of sec	uring the punctual payment of the d y and jointly, hereinafter designated all property, and now located at the ances whatsoever against any adverse	adams d. hada a a a da a a a a a a a a a a a a a	
TOMOBILE:				
Year	Make of Car	Type of Body & Model	Motor No.	License or Serial No.
1955	Chev. V8	2 Door	VB55A033828	5-19551
				·
The unders	igned hereby acknowledges re and tested the same and fo	eccipt of and accepts the property so t und it to be in sound and first class	his day purchased by the undersigned condition and the undersigned acknow	I from the said payee "as is," having wiedges that no warranties have been
de by the si TO HAVE The holder	aid payee to the undersigned AND TO HOLD the same us shall have the right, during	i with respect to said property so pur nto the said Mortgagee forever. If the life of this mortgage or at any t	rchased by the undersigned other the time before the debt secured hereby is	an is expressly herein set out.
The unders conversion,	igned covenant to insure sai with loss, if any, payable to	Il likewise be secured by this mortgag id property for its insurable value at to the holder as its interest may appea th insurance for its benefit, at the co	the cost and expense of the undersign ar, and should the undersigned fail	to procure such insurance, then the
cost therec	of shall be secured hereby. hereof is authorized to mak	te settlement of any claim for any loss ay become due and payable under the	s which may be incurred under any i	nsurance policy issued hereunder and
ured heraby; necossary in	and the holder is hereby full connection with the filing of	rther authorized to execute in the na- of claims, proofs of loss, release or an y alleged inadequacy of the settlemen	me and as attorney-in-fact for the u y other instrument necessary to coll	indersigned such instruments as may
Acceptance h payment	by the Mortgagee of any	installment or payment after default a waiver of any subsequent default	shall not be deemed a waiver of suc	h default nor shall the acceptance of nder. It is further agreed that this
Upon cand: ance shall b ag of the es	ition, however, that if the to be void; otherwise to remain ssence), or in the event the	undersigned pays said indebtedness ar in force and effect; but if the unders Mortgagor shall transfer possession of	igned shall fail to pay said indebtedn of said property, sell or remove same	less or any installment thereof, (time from said county or state or attempt
do so, withous e upon requ udicated a l	out the written consent of the lest of the Mortgagee, or sh bankrupt or file a debtor's	he Mortgagee, or in the event the Mo ould the Mortgagor violate or fail to petition under the Bankruptcy Act or	rtgagor shall fail or refuse to exhi- comply with any provision herein co should any circumstances arise by	bit said property at any reasonable intained, or should the Mortgagor be reason of which the Mortgagee shall
m itself ins less hereby : d property,	ecure; then, in any one of a secured due and payable; an and to this end the Mortgas	said events, the Mortgagce may, at its d the Mortgagee shall have the right, gor agrees that the Mortgagee, its age	s election, and without notice to the without notice to or demand upon ents or assigns, may enter the premis	Mortgagor, declare the entire indebt- the Mortgagor, to take possession of ses of the Mortgagor or any premises
r which he damages in having said	has control, with or without connection therewith; and t I property at the place of sa	process of law; and the Mortgagor of the Mortgagor of the Mortgagee shall have the right to tid sale, and, if sold at private sale to	does hereby exonerate the Mortgagee sell said property at public or priva he Mortgagee need not give any noti-	and agrees to hold it harmless for te sale, as it sees fit, with or with- ce of said sale, but, if sold at public
d County and ne and that	id State; the Mortgagor furt the Mortgagee may become:	days' notice of the time, place and to her agrees that said sale, whether put	blic or private, may be held at such	
it to the pa s, storage a: d to the Mo		the purchaser of said property; and th	ie Mortgagor further agrees that the	place as Mortgagee sees fit to hold proceeds of said sale shall be applied
that event, That the N ct with the p	nd wrecker charges; second. ortgagor; and if the proceeds	the purchaser of said property; and the ch sale, including the expense in the to the payment of the balance due of s should not be sufficient to pay in f	ie Mortgagor further agrees that the taking possession of said property, con the indebtedness hereby secured; ull the balance due on said indebtedr	place as Mortgagee sees fit to hold proceeds of said sale shall be applied ourt costs, bond premiums, atterney's third, the balance, if any, shall be tess, when applied as aforesaid, then
ine Mörtg rage, transp	nd wrecker charges; second. ortgagor; and if the proceeds the Mortgagor promises to p fortgagor covenants to keep possession of the property or	the purchaser of said property; and the sale, including the expense in the to the payment of the balance due is should not be sufficient to pay in fay in full to the Mortgagee the amouthe property herein described in first-remove it from the County aforesaid	ne Mortgagor further agrees that the taking possession of said property, count the indebtedness hereby secured; until the balance due on said indebtedrunt of such deficiency upon demand-class condition at all times at the earlors of subject the property, nor allow	place as Mortgagee sees fit to hold proceeds of said sale shall be applied ourt costs, bond premiums, attorney's third, the balance, if any, shall be less, when applied as aforesaid, then, by the Mortgagee. Expense of the Mortgagor and not to wit to be used as a rental property:
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its successors, or assigns, v reverse side hereof, together property described and conv	with all rights, power	the within chars and privilege	attel mortgage, and the s contained therein and	note secured by the sa all the right, title and i	me appearing on the interest in and to the
this contract, that the signe cash as therein stated (unlei- contract) and that no part of resentation prove untrue, ur pay therefor not less than the being cumulative to, and no whether said note is endorse	er(s) thereof is (are) mess written notice other for said down payment wandersigned agrees to but the amount owing there to restrictive of, the other with or without received with or without received.	ore than 21 ye wise has alread yas lent directly uy the note secreon, plus any ner rights of the course.	ars old, and that the do y been given by the un- or indirectly by the un- ured by this contract fro and all costs and expens e holder hereunder or u	ndersigned to the purchaser(s) dersigned to purchaser(s) om the holder thereof, up ses incurred in respect the law, and to be	erred to was made in aser of this note and and should said rep- on its request, and to hereto, this agreement effective regardless of
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FRIENDLY FINANCE SERVICE, INC.,)
A Corporation,

Plaintiff,
vs.

BILLY WIGGINS, also known as)
WILLIAM R. WIGGINS,

Defendant.

Defendant.

The Plaintiff claims of the Defendant, the sum of THREE HUNDRED THIRTY FIVE AND 50/100 DOLLARS (\$335.50), the balance due upon a note executed by the Defendant on the 4th day of January, 1966, in the amount of \$366.00, to Hastings Motor Rebuilders, Inc., of which note the Plaintiff is the Assignee, and payable in 12 monthly installments of \$30.50 each, the first installment to become due and payable on February 10, 1966, with interest thereon from March 10, 1966; Plaintiff further alleges that in and by the terms of said note, the failure to pay any installment accelerated the balance due under said note, and that said Defendant defaulted in his obligation to pay the installments as set out hereinabove.

Plaintiff further alleges that in and by the terms of said note, the Defendant waived all rights of homestead under the Laws of the State of Alabama, and Plaintiff claims the benefit of said waiver.

Plaintiff further alleges that in and by the terms of said note the Defendant agreed to pay all costs of collection, including a reasonable attorney's fee, and Plaintiff claims the further and additional sum of \$50.00 as a reasonable attorney's fee in the premises.

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AUE L DUCK CLERK

Attorney for Plaintiff

STAT	E OF	ALABA	MA
	Baldwin	County	

Circuit Court, Baldwin County

.....TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to SummonBILLY WIGGINS (also known as WILLIAM R. WIGGINS) 305 Magnolia Street, Bay Minette, Alabama

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.....

FRIENDLY FINANCE SERVICE, INC., a corporation

....., Plain

Witness my hand this 16th day of December 19.66.

Executed 1-4-67 alice of the

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Defendant's Attorney

Defendant lives at 305 Magnolia Street Bay Minette, Alabama DEC 1 6 1966 I have executed time summons by leaving a copy with Sheriff Deputy Sheriff

RELEASE OF GARNISHMENT
CIRCUIT Court ofBALDWIN County, Alabama
RE: FRIENDLY FINANCE SERVICE, INC., A CORP.
vs. Plaintiff.
BILLY WIGGINS, a/k/a WILLIAM R. WIGGINS
Defendant.
To: INTERNATIONAL PAPER COMPANY, CONTAINER DIVISION, GARNISHEE
I, Alice J. Duck , Clerk of the Circuit Court of Baldwin County, Ala-
bama, do hereby certify that in the above styled case, Garnishment has been released and Garnishee has been discharged.
Witness my hand, this the 27th day of March , 19 67
CLERK.