STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Ed Conway to appear and plead, answer or demur within thirty days from the service hereof to the Bill of Complaint filed in the Circuit Court of Baldwin County, Alabama, at Law, by W. J. Reding, d/b/a, Reding Service Center, as Plaintiff, and against Ed Conway as Defendant.

WITNESS my hand this 2/27 day of December, 1966.

BILL OF COMPLAINT

Register

W. J. REDING, d/b/a, REDING SERVICE CENTER,		IN THE CIRCUIT COURT OF
Ver Plaintiff,	elengen (* 1997) Standard (* 1997) Standard (* 1997)	BALDWIN COUNTY, ALABAMA,
Vs.		AT LAW CASE NO. 7319
ED CONWAY,	×	
Defendant	۶.	

The Plaintiff claims of the Defendant \$133.20, due from him by account, on the 3rd day of December, 1965, which sum of money with the interest thereon, is still unpaid.

WILTERS & BRANTLEY

BY: 11.hr Attorney for Plaint

The Defendant resides in Loxley, Alabama.

DEC 21 1960

Executed 1-23-67 Jaylon Wilkins 4h. DM. Eastburn p.S.

\_ 519

	- - -		IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW CASE NO. 2319	Received - B and on 23 day of Any 167 I server 7 copy of the within DY
			* * * * * * * * * * * * * W. J. REDING, d/b/a REDING SERVICE CENTER,	By service on Ed Com USOM By service on Ed Com USOM TAXLOR WILLBINS/Sherifi By Martice D
			Plaintiff Vs. ED CONWAY, M Ulet. Horf Defendant	Shorist desines 12 miles et Ten Cordis por miles Total 2. 1. TAVI.OR (ALLE. 145, Specifis BY J. M. C. Q. L. L. L. L. S. Specifis DEPUTY STIERING
			WILTERS & BRANTLEY Attorneys for Plaintiff	
· · · · · · · · · · · · · · · · · · ·			DEC 21 1966 AUGE & DUCK, CLEAN PEGISTAN	

----