GULF TELEPHONE COMPANY, A Corporation,	X .
Plaintiff,	IN THE CIRCUIT COURT OF
vs.	* BALDWIN COUNTY, ALABAMA AT LAW
T. C. HARRISON,	No. <u>7380</u>
Defendant.	X is
	1.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED THIRTY-NINE and 48/100 DOLLARS (\$239.48), due from him by account on the 1st day of December, 1965, which sum of money with the interest thereon, is still unpaid.

2.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED THIRTY-NINE and 48/100 DOLLARS (\$239.48), due from him by account on, December 1, 1965, which sum of money with the interest thereon is still unpaid.

An itemized statement of the account sued on, verified by the affidavit on a competent witness, is attached as Exhibit "A" and made a part hereof.

728 10 WAT

AND LOSS SERVICES

WILTERS, BRANTLEY, & NESBIT

·~·=7

Attorneys for Plaintiff

STATE OF ATABAMA
COUNTY OF BAIDWIN
Personally appeared before me, the undersigned authority, in and
for said County and State, Zona Creen . who after
first being duly sworn deposes and says that she is the
of the GULF TELEPHONE COMPANY, A CCRPORATION
and as such officer he has the supervision and custody of all the records
of the said GOIF TELEPHONE COMPANY including the
accounts. Affiant further says that on the list day of December ,
19 65, that T. C. HARRISON was indebted to said
19 65, that T. C. HARRISON was indebted to said GULF TELEPHONE COMPANY in the amount of \$ 239.48
GULF TELEPHONE COMPANY in the amount of \$ 239.48
GULF TELEPHONE COMPANY in the amount of \$ 239.48
GULF TELEPHONE COMPANY in the amount of \$ 239.48 . Further that this indebtedness is still due and unpaid.
GULF TELEPHONE COMPANY in the amount of \$ 239.48 . Further that this indebtedness is still due and unpaid.
GULF TELEPHONE COMPANY in the amount of \$ 239.48

S'	TATE	OF AL	ABAMA			:	Court,	Baldwin	County	
	Bald	dwin Coun	ı ty		No	•	••••	***************************************	TERM,	19
and the	12 p	FF OF TH		1	. :					
You Ar	e Hereby	Command	ed to Sum	mon	T. C	. Harri		***************************************	**************	*******
				•••••		***************************************	***********	********	*************	
		it Court of				ys from the	,			mplai
						labama, at i	Jay IVIII	ieiie, aga	inst	••••••
		т.	C. Har	rison		,				dant
 Sy			::		ř	labama, at i	•••••••••••••••••••••••••••••••••••••••			dant
э у			::	***************************************			•••••••••••••••••••••••••••••••••••••••	· · · · · · · · · · · · · · · · · · ·		· :

601.

No. 2381 Page	
STATE OF ALABAMA Baldwin County	Defendant lives at
CIRCUIT COURT Coult tolophone Coult d copy Plaintiffs vs. T. C. Uderi Son	Received In Office FEB 16 1967 IAYLOR WILKINS Sheriff I have executed this summons this Self Self Self Self Self Self Self Self
Defendants SUMMONS AND COMPLAINT	T.C. Harrison
Filed 19	Sheriff claims 7
	Theritt claims 72 miles at TAYLOR WHITE STREETH
WILTERS, BRANTLEY & NESBIT	2 / 11/1
Plaintiff's Attorney Defendant's Attorney	My Castlem Benuty Sheriff

YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has been issued in the case of.

now pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which Elberta Locker, Inc. ha..S. been named as Garnishee......

S24

day of 200, 19.67

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the

THE STATE OF ALABAMA Baldwin County

Circuit Court in and for P 11

Personally appeared before me, Alice J. Duck, Clerk of the Circuit Cou	rt in and for Baldwin County and State
aforesaid Phyllis S. Nesbit	
who being duly sworn, on oath says, that a regular	Term
of the Circuit Court of Baldwin County, to-wit: on the 29th day	of March
19 67 Gulf Telephone Company	
recovered a judgment against T. C. Harrison	
	for the sum of
TWO HUNDRED FIFTY-SEVEN AND 44/100 (\$257.44)	Dollars
besides costs of suit; that said judgment remains wholly unsatisfied and in for	ull force and effect: that
Elberta Locker, Inc.	
•••••••••••••••••••••••••••••••••••••••	
supposed to be indebted to or have effects of the said	rison
initspossession, or underits	Control, and that he believes process of
Garnishment against said Elberta Locker, Inc.	
is necessary to obtain satisfaction of said judgment.	
Sworn to and subscribed this	
day of March A. D. 1967 My	lle Silleshi
ancel with	, ,
Clerk.	

:	Circ	nit C	Courl	
	NO.			

vs.

AFFIDAVIT GARNISHMENT ON JUDGMENT

Filed	this	***************************************	 : *************	day of
			 ************	19

• • • • • • • • • • •	•••••		**************************************	

MOORE PRINTING CO. - BAY MINETTE, ALA.

The State of Alabama,	CIRCUIT COURT, BALDWIN COUNTY
Baldwin County	TERM, 19
To any Sheriff of the State of Alabama, Greeting	
	Term, 19 of the Circuit Court of Baldwi
	March 19.67, being a regular day of
said term, Guil Telephone Comp	pany
3	
recovered judgment against	
	and the second
	· · · · · · · · · · · · · · · · · · ·
	EN AND 44/100 Dollars, and cost of suit
and the state of t	S.S. Nesbit
	ssary to obtain satisfaction of such Judgment, and tha
the following named persons or corporations, viz:	
Elberta Locker, Inc.	
Test 3 M 1	
<u> </u>	
has or is believed to have inits poss	ession, or underits control mone
or effects belonging to said defendant	or that is, o
is believed to be indebted to said defendant	an awayna aa a a araanaan aa aa a
	Or to be liable to them, or to one of them on a
	n a contract for the payment of money which may be
contract for the delivery of personal property, or o discharged by the delivery of personal property, or	n a contract for the payment of money which may be which is payable in personal property.
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded	n a contract for the payment of money which may be which is payable in personal property. to Summon
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker, Inc.	n a contract for the payment of money which may be which is payable in personal property. to Summon
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker, Inc.	n a contract for the payment of money which may be which is payable in personal property. to Summon
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker. Inc.	n a contract for the payment of money which may be which is payable in personal property. to Summon
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker. Inc.	to Summon
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker. Inc.	n a contract for the payment of money which may be which is payable in personal property. to Summon
to be and appear before the honorable Judge of the delivery of Bay Minette on the delivery of Personal property, or or or a second property, or	to Summon
to be and appear before the honorable Judge of the delivery of Bay Minette, on the and there within the three first days of the contract of the and there within the three first days of the contract of the and there within the three first days of the contract of the and there within the three first days of the contract of the contrac	n a contract for the payment of money which may be which is payable in personal property. to Summon ne Circuit Court for Baldwin County, at the Court of the Co
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker. Inc. to be and appear before the honorable Judge of the service of the garnishment, or at the making	n a contract for the payment of money which may be which is payable in personal property. to Summon The Circuit Court for Baldwin County, at the Court with the Court for Baldwin County, at the Cou
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker. Inc. to be and appear before the honorable Judge of the Society of Box Minette on the thorn and there within the three first days of the the service of the garnishment, or at the making	to Summon The Circuit Court for Baldwin County, at the Court of the Day of the Day of the Court of the County of the Court of the Cour
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker. Inc. to be and appear before the honorable Judge of the service of the garnishment, or at the making the serving the garnishment, and making the answer	to Summon The Circuit Court for Baldwin County, at the Court of the Dark and the time of the court of the county and the time of the court of the court of the county and the time of the court of the county and the county are the time of the county and the county are the time of the county and the county are the county
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker. Inc. to be and appear before the honorable Judge of the service of the city of Boy Minette, on the then and there within the three first days of the the service of the garnishment, or at the making serving the garnishment, and making the answer	to Summon The Circuit Court for Baldwin County, at the Court For Dark 2015 Learn, to answer on oath, whether at the time of it
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker. Inc. to be and appear before the honorable Judge of the service of the garnishment, or at the making the serving the garnishment, and making the answer. and whether it. by a contract then existing, and wis, or are, liable to said defendants for the delivery	to Summon The Circuit Court for Baldwin County, at the Court of Danswer on oath, whether at the time of its answer, or at any time intervening the time of its answer.
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker. Inc. to be and appear before the honorable Judge of the service of the garnishment, or at the making the serving the garnishment, and making the answer	to Summon The Circuit Court for Baldwin County, at the Court of Paragraphy and P
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker, Inc. to be and appear before the honorable Judge of the service of the entry of Bry Minette, on the then and there within the three first days of the the service of the garnishment, or at the making serving the garnishment, and making the answer. by a contract then existing, and whether and whether service of person to the delivery which may be discharged by the delivery of person ty, and whether it has not in it.	to Summon The Circuit Court for Baldwin County, at the Court of Darks of D
contract for the delivery of personal property, or o discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Elberta Locker, Inc. to be and appear before the honorable Judge of the service of the entry of Bry Minette, on the then and there within the three first days of the the service of the garnishment, or at the making serving the garnishment, and making the answer. by a contract then existing, and whether and whether service of person to the delivery which may be discharged by the delivery of person ty, and whether it has not in it.	to Summon The Circuit Court for Baldwin County, at the Court of Paragraphy and P
You Are Therefore Hereby Commanded Elberta Locker, Inc. to be and appear before the honorable Judge of the service of the garnishment, or at the making the serving the garnishment, and making the answer. and whether it and whether its	to Summon The Circuit Court for Baldwin County, at the Court Monday in A D 19 Learn to answer on oath, whether at the time of its answer, or at any time intervening the time of its answer, or at any time intervening the time of its answer, or at any time intervening the time of its answer, or at any time intervening the time of its answer, or at any time intervening the time of its answer, or at any time intervening the time of its answer, or at any time intervening the time of its answer, or at any time intervening the time of its answer, or at any time intervening the time of its of personal property, or for the payment of money and property, or which is payable in personal property. The C. Harrison the this Writ.
You Are Therefore Hereby Commanded Elberta Locker, Inc. to be and appear before the honorable Judge of the service of the garnishment, or at the making the serving the garnishment, and making the answer. and whether it and whether its	to Summon The Circuit Court for Baldwin County, at the Court for Darker for A. D. 19 Leven, to answer on oath, whether at the time of its answer, or at any time intervening the time of its answer, or at any time intervening the time of its was indebted to said defendant whether by a contract then existing it of personal property, or for the payment of money hal property, or which is payable in personal property. The C. Harrison
You Are Therefore Hereby Commanded Elberta Locker, Inc. to be and appear before the honorable Judge of the service of the garnishment, or at the making the serving the garnishment, and making the answer. and whether it and whether its	to Summon The Circuit Court for Baldwin County, at the Court Monday in A D 10 Term, to answer on oath, whether at the time of its answer, or at any time intervening the time of it. Whether by a contract then existing it of personal property, or for the payment of money nal property, or which is payable in personal property. T. C. Harrison T. C. Harrison The County of the payment of money it is a possession or under its its writ. The C. Harrison
contract for the delivery of personal property, or o discharged by the delivery of personal property, or or You Are Therefore Hereby Commanded Elberta Locker, Inc. to be and appear before the honorable Judge of the service of the city of Bry Minette on the there and there within the three first days of the the service of the garnishment, or at the making	in a contract for the payment of money which may be which is payable in personal property. to Summon The Circuit Court for Baldwin County, at the Court which is payable in County, at the Court for Danks in the time of the county in the co

645

den day of march 196	
on 4 day of leptil 167	CIRCUIT COURT, BALDWIN COUNTY
to blee to Lackey luc.	No. 1380/2
service on Office Stuckie, May.	
By MEarflums	GULF TELEPHONE COMPANY, Plaintiff,
Ellerta, ala.	
Sheriff claims 84 miles as	vs. } GARNISHMENT ON JUDGMENT
Cen Cents per mile facts 1.8 (4.6) AYLOR WILKINS, Sheriff	T. C. HARRISON,
DEPUTY SHERIFF	Defendant.
	Issued30th_day ofMarch19_67
Statistics of Charles and Char	Returnableday of19
1899//PANAMANANIA 1897/	
840	
15 h D	Wilters, Brantley & Nesbit
\$2000 **********************************	Attorney
·	MOORE PRINTING COMPANY - BAY MINETTE, ALA.

Elberta Alabama

4, 3, 67

Judge T. Mashburn Bay Minette, Alabama

The man referred to in the judgement, T. C. Harrison, is not working for us, has not been for the past two weeks. We do not know of his whereabouts.

Very truly yours

Elberta Locker Inc.

The State of Alabama,

CIRCUIT COURT, BALDWIN COUNTY

	•••••••••••••••••••••••••••••••••••••••	TERM, 19
To any Sheriff of the State of Alabama	, Greeting:	
WHEREAS, at a regular		the Circuit Court of Baldwin
County, to-wit: On the 29th		
said term, Gulf Telepho		
	N	
recovered judgment against		
<u></u>	······································	
<u></u>		,
for the sum of TWO HUNDRED FIF	TY-SEVEN AND 44/100-	Dollars, and cost of suit,
and affidavit having been made by	Phyllis S. Nesbit	
that process of garnishment is believed		*
the following named persons or corpora	ations, viz:	
Elberta Locker, Inc.		
	•••••	
蓝色 孝士 二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二		
	· · · · · · · · · · · · · · · · · · ·	
The State of the S		***
has or is believed to have inits.	:) (
or effects belonging to said defendant	or that	is, or
is believed to be indebted to said defend contract for the delivery of personal pro- discharged by the delivery of personal p	perty, or on a contract for the p	ayment of money which may be
contract for the delivery of personal pro	operty, or on a contract for the peroperty, or which is payable in ommanded to Summon	ayment of money which may be personal property.
contract for the delivery of personal prodischarged by the delivery of personal professional and the contract of the delivery of personal professional profession	perty, or on a contract for the poroperty, or which is payable in ommanded to Summon	ayment of money which may be personal property.
contract for the delivery of personal prodischarged by the delivery of personal region of Are Therefore Hereby Contract Locker. Inc.	perty, or on a contract for the peroperty, or which is payable in ommanded to Summon	ayment of money which may be personal property. Baldwin County, at the Court
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the post of the Monday in	Baldwin County, at the Court
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the post of the Circuit Court for twom Sarvice here and the Monday in days of the term, to answer on	Baldwin County, at the Court
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the post of the Circuit Court for twom Sarvice here and the Monday in days of the term, to answer on	Baldwin County, at the Court
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the post of the Circuit Court for twom Sarvice here Monday in days of the term, to answer, or at a makingits. answer, or at a	Baldwin County, at the Court oath, whether at the time of
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the post of the Circuit Court for from Sarvice here answer on making its answer, or at a conswer it was	Baldwin County, at the Court oath, whether at the time of ny time intervening the time of indebted to said defendant
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the post of the Circuit Court for two Sarvice here days of the term, to answer on making its answer, or at a sarvice was was will not be indefined.	Baldwin County, at the Court oath, whether at the time of ny time intervening the time of indebted to said defendant ted in future to said defendant
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the post of the Circuit Court for thom Sarvice head making its answer, or at a eanswer. It was was will not be indekting, and whether by a contract	Baldwin County, at the Court oath, whether at the time of my time intervening the time of the indebted to said defendant then existing
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the property, or which is payable in ommanded to Summon	Baldwin County, at the Court oath, whether at the time of indebted to said defendant ted in future to said defendant then existing
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the portion of the Circuit Court for the portion of the post of the Circuit Court for the Circuit Court for the post of the Circuit Court for the Circuit Cou	Baldwin County, at the Court oath, whether at the time of indebted to said defendant then existing then existing or, or for the payment of money is payable in personal proper-
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the possession and whether by a contract the delivery of personal property, or which the possession in	Baldwin County, at the Court oath, whether at the time of ny time intervening the time of indebted to said defendant then existing it then existing it or, or for the payment of money is payable in personal proper- on or under its
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the possessing and whether by a contract the defendant. T. C. Harring broperty, or which is payable in property and contract the defendant. T. C. Harring broperty, or which the defendant. T. C. Harring broperty, or which the defendant. T. C. Harring broperty, or which the defendant. T. C. Harring broperty are defendant.	Baldwin County, at the Court oath, whether at the time of ny time intervening the time of indebted to said defendant then existing it then existing it or, or for the payment of money is payable in personal proper- on or under its
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the possession of personal property, or which is payable in commanded to Summon Judge of the Circuit Court for from Sarvicz hazza hazaring and there this Writ.	Baldwin County, at the Court A D 10 oath, whether at the time of my time intervening the time of my time intervening the time of the count indebted to said defendant then existing it then existing it was not payable in personal properson or under its
contract for the delivery of personal prodischarged by the delivery of personal professional pro	Judge of the Circuit Court for the poroperty, or which is payable in commanded to Summon Judge of the Circuit Court for thom Sorvice head wonday in days of the term, to answer on making its answer, or at a e answer. it was was it will not be indefinitely and whether by a contract the delivery of personal property ry of personal property ry of personal property or which the defendant of the def	Baldwin County, at the Court A D 10 oath, whether at the time of my time intervening the time of my time intervening the time of the count indebted to said defendant then existing it then existing it was not payable in personal properson or under its

CIRCUIT COURT, BALDWIN COUNTY

No. 7380/4

VS. GARNISHMENT ON JUDGMENT

lssued_____ day of _____ 19___

Returnable day of 19

Attorney

MOORE PRINTING COMPANY - BAY MINETTE, ALA.