BALDWIN NATIONAL BANK

OF ROBERTSDALE

ROBERTSDALE, ALABAMA

The Baldwin Times

# 4 % c	Principal	200.00	
16-10-6	Anterest	16.10	
y ' ' ' '	InsRec. Fee _	4.18	
	\$	220.28	_
	-Dece	mber 22 19 (<u> </u>

In the event of default in the payment of any one or more of said monthly installments, when and as the same fall due, or in the event of death, insolvency of, general assignment by, judgement against, filing of petition in bankruptcy by or against, filing of application in any court for receiver for, or issuance of writ of garnishment or attachment against any party liable hereon or against any of the assets of any such party liable hereon, whether marker, endorser, surety or guarantor, or on the happening of any one or more of said events, the payee, its successor and assigns, shall have the right at its or their election, and without notice to the undersigned or any endorser hereof, to declare the entire indebtedness evidenced hereby immediately due and payable (less a sum equal to 8% per annum on the respective installments from the date of declaration to the respective dates of maturity) and to proceed in any lawful manner for the collection thereof. No delay in making such election shall be construed to waive the right to make the same. The holder hereof may note the fact of acceleration hereon with or without stating the specific ground for accelerating maturity, and whether or not noted hereon such election to accelerate shall be effective.

The parties to this instrument whether maker, endorser, surety, or guarantor, each for himself, hereby severally waive as to this debt, or any renewal hereof, all rights of exemption under the Constitution and Laws of Alabama, or of any State, as to personal property, and they each severally agree to pay all cost of collecting or securing or attempting to collect or secure this note, including a reasonable attorney's fee whether the same be collected or secured by or any attorney consulted with reference to suit or otherwise. And each maker, endorser, surety and guarantor of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them, or any of them, and they severally agree that time of payment may be extended or renewal note taken or other indulgence granted without notice of or consent to such action, without release of liability as to any such party. The bank at which this note is payable is hereby authorized to apply, on or after maturity, to the payment of this debt, any funds or credit held by said bank, on deposit, in trust, or otherwise, for account of the maker, endorser, surety, guarantor, or any of them, but shall not be required to make such application unless it shall be so elect, nor be liable for any failure or ommission in respect thereof.

The undersigned have subscribed their names hereto without condition that any one else should sign or become bound hereon, and without any other condition whatever being made. The undersigned, if more than one, shall be jointly and severally liable hereunder.

ADDRESS:	SIGNATURE OF MAKER (S): X Clic Bell My bonald
Rt. 1 Box 129	Lillie Bell McDonald
Loxley, Alabama	End. Janie Belle Page

In consideration of One Dollar (1.00) received and of the credit given or discount, loan or extension of time made by or upon the within note, the undersigned (if more than one, jointly and severally) hereby agree to all of the provisions of the within note, and do unconditionally guarantee to the payee herein, its, his or her, successors and assigns, and every subsequent holder of said note, irrespective of the genuineness, validity, legality or enforcibility thereof, or of the obligation evidenced hereby, or of any collateral therefore, and irrespective of any other circumstance or condition, that all sums stated therein to be payable shall be promptly paid in full when due, in accordance with the provisions thereof, at maturity, by acceleration or otherwise, with 8% interest after maturity.

Date of Payment	Amount of Payment	Interest Paid	Paid on Principal	Balance Due	RECORD
	2019		2019	20009	1.20.66
M2 4 5 3/10	1819		1819	18190	2.20.66
op 16 34%	1919	1-	1819	16371	3.20-66
M I I WAS	1919		18/9	14550	2/20.66
UG 1 1 186	1802		(802	13750	5.20.66
EP 7 118	12750		12250		
				1	
Many on the second state of the second state o					
			SSIGN STATE OF STATE		- Anni Anni Anni Anni Anni Anni Anni Ann
					Control of the Contro
					Service Agentine Control of the Cont
	Chemina			and the state of t	
				000	NV3010A
-					

JANIE B. PAGE,

Plaintiff,

VS.

LILLIE BELL McDONALD,

Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

NO.7533

1.

The Plaintiff claims of the Defendant the sum of ONE HUNDRED TWENTY-SEVEN and 50/100 (\$127.50) DOLLARS with interest thereon, in that the Plaintiff was surety on a note executed by Lillie Bell McDonald and signed by the Plaintiff as surety. Said note was payable to Baldwin National Bank and dated December 22, 1965 and was for TWO HUNDRED TWENTY and 28/100 (\$220.28) DOLLARS payable in twelve (12) payments of \$18.19 each except the first installment which was in the sum of \$20.19. The first payment was due and payable on January 10, 1966. The Plaintiff avers that the Defendant made payments on this note until it was reduced to the amount of \$127.50 and failed to make any payments thereafter. The Plaintiff further avers that she paid this balance of \$127.50 and this suit is brought for the purpose of making collection of this amount paid for the use and benefit of the Defendant.

2.

The Plaintiff claims of the Defendant the sum of ONE HUNDRED TWENTY-SEVEN and 50/100 (\$127.50) DOLLARS due from her for money paid by the Plaintiff for the Defendant on to-wit the 7th day of September, 1966.

3.

The Plaintiff claims of the Defendant the sum of \$127.50 due from her for money paid by the Plaintiff for the Defendant, on to-wit the 7th day of September, 1966 at her request.

WILTERS, BRANTLEY & NESBIT

BY:

25 1501

ipt i mar clerk IVI i Wun, begister 779 m

	OF ALABAN	IA \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	2533	ourt, Baldwin	TERM, 19
TO ANY SHER	IFF OF THE STA	TE OF ALABAMA	:		• :
Ou Are Hereb	v Commanded to S	lummon	.RedVene	م	*******************
	,	حاشة ساعد يعاف جوني فيمان			
		,,,,,,	÷ :		4
appear and	olead, answer or d	emur, within thirty d	lays from the s	ervice hereof,	to the compla
		emur, within thirty o			
iled in the Circ	uit Court of Baldv		Alabama, at Ba	Minette, ag	ainst
iled in the Circ	uit Court of Baldv	vin County, State of	Alabama, at Ba	ay Minette, ag	ainst , Defendant.
iled in the Circ	uit Court of Baldv	vin County, State of	Alabama, at Ba	ay Minette, ag	ainst , Defendant.

739

No. Z.J.J.J.

Page.....

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

Janie B. Page

Plaintiffs

vs.

Lallie Rell McDonald Defendants

SUMMONS AND COMPLAINT

112 11 11 112 114.

The Land Glenk Pension

WILTERS, BRANTLEY & NESBIT

Plaintiff's Attorney

Defendant's Attorney

Works at South Baldwin Mills and lives at Loxley c/o Ben Richardson

MAY 2 3 1967 19

IAYIOR WILKINS, Sheriff
I have executed this summons

this 19/2/

by leaving a copy with

Haldas Ball mal Klinder

By Ca, like the strength draw

Skeriff

. Deputy Sheriff

1911Cill