11.6

RELEASE OF GARNISHMENT

E CIRCUIT Court	ofBALDWIN	_County, Alabama
RE: VADA BALDWIN		
	vs.	Plaintiff.
Viola kier &	MABEL KOTAN	
- 1000 - 100	. '	Defendant.
r Baldwin Conn	ty Savings & Loans Association, F	eirhone Ala
10: Baldwin Codin	cy bavings a boans association, a	GARNISHEE
	•	
Alice J. Duck		of Baldwin County, Al
	in the above styled case, Garnishment ha	as been released and Garnishee h
en discharged.		
Witness my hand, this	the 24thday of May	, ₁₉ 68
	_ alic-	- renele CLER

JOHN V. DUCK Attorney at Law P. O. DRAWER Y - FAIRHOPE, ALABAMA

MESSAGE	REPLY
Mrs. Alice J. Duck Bay Minette, Ala.	DATE
March 6, 1968 Re: Baldwin vs. Kier Civil #7638 Dear Mrs. Duck:	* & Kotan
Enclosed please find Garnishment proceeding to be filed in captioned case.	js <u> </u>
Sincerely, Colon V. Much (H)	
7	
SIGNED	SIGNED

THIS COPY FOR PERSON ADDRESSED

FORM AVAILABLE FROM GRAYARD CO., INC.

882 THIRD AVE., 8'KLYN 32, N. Y.

		1.00
STATE	of	ALABAMA

Baldwin County

TO VIOLA KIER and MABEL KOTAN	
YOU ARE HEREBY NOTIFIED tha	at a Writ of Garnishment has been issued in the case of
VADA BALDWIN	Plaintiff,
versus VIOLA KIER and MABEL KOTAN	
•	anty, Alabama, Law Side, in which
BALDWIN COUNTY SAVINGS & LOAN	ASSOCIATION, Fairhope, Ala.
has been named as Garnishee	
IN WITNESS WHEREOF, I have be Aday of March, 1968	ereunto set my hand and affixed my seal on this the
	Clerk of the Circuit Court.

N.T	^	T	T	~	т.
N		Т		\mathbf{c}	F.

TO DEFENDANT OF GARNISHMENT BY

CLERK OF CIRCUIT COURT
BALDWIN COUNTY, ALABAMA

TO

		MABEL KOTA	
		Plaintiff	
•••••	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Plaintiff

VS.

VIOLA KIER & MABEL KOTAN, Defts.

	•			
	 		*************	******
***************************************	 <i>x</i>)	·		

Defendant....

JOHN V. DUCK, Atty.

sectived I day of March	10
day of) (OS) 1
don day of 19 sorved a copy of the within Notice U was Kier Filge 3-12. Makel Rotan	
Mala Kiertily 3-12	68
sarvice on	
CONTROL OF SECULO SECU	
TAYLOR WILKINS, Sheills	D. C.
,	
The official new 70 inter 28	
sont materials and thought of	
Boy Randall	
durned 12 day of Marchi	968
ict found in my county after diligent search a	nd in [
Taylor W kins S	
By Ray Randall	
U Dominio Sha	1.00

VADA BALDWIN,

Plaintiff,

VS.

VIOLA KIER and MABEL KOTAN,

Defendants,

AND

BALDWIN COUNTY SAVINGS AND LOAN ASSOCIATION,

Garnishee.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

ANSWER OF GARNISHEE

Now comes Baldwin County Savings and Loan Association and shows unto the court that at the time of the service of the writ of garnishment served on it in this cause, it had, and has at the time of making this answer, on deposit to the account of Viola Kier and Mabel Kotan the sum of \$376.36; that it will not be indebted to the defendants in the future by a contract existing and that it is not liable to the said defendants for the delivery of personal property or for the payment of money which may be discharged by the delivery of personal property or which is payable in personal property and that it does not have in its possession or under its control money or effects belonging to the defendants, Viola Kier and Mabel Kotan, except as stated above.

Garnishee states that it is holding the said amount of \$376.36 for further orders of this court.

> BALDWIN COUNTY SAVINGS AND LOAN ASSOCIATION

> > Vice President

STATE OF ALABAMA)

BALDWIN COUNTY

I, Mildred H. Long , a Notary Public, within and for said County in said State, hereby certify that Richard R. Teamer, whose name as Vice President of Baldwin County Savings and Loan Association, a corporation, is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand on this the 29th day of March, 1968.

APR 1 1968

LCE J. DUCK

- -

CLERK REGISTER

Notary Public, Baldwin County, Alabama

Circuit Court #7638/2

Personally appeared before me, Alice J. Duck, Clerk of the Circuit Court in and for Baldwin County and State aforesaid JOHN V. DUCK who being duly sworn, on oath says, that a regular ... September of the Circuit Court of Baldwin County, to-wit: on the 18th day of September VADA BALDWIN 19 68 recovered a judgment against VIOLA KIER and MABEL KOTAN ONE THOUSAND FIFTY-THREE AND 99/100 (\$1,053.99) besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effect: that BALDWIN COUNTY SAVINGS & LOAN ASSOCIATION, Fairhope, Alabama supposed to be indebted to or have effects of the said _____VIOLA KIER and MABEL KOTAN Garnishment against said VIOLA KIER and MABEL KOTAN is necessary to obtain satisfaction of said judgment. Sworn to and subscribed this ..

The State of Alabama,

Baldwin County

CIRCUIT COURT, BALDWIN COUNTY

September TERM, 19.68

To any Sheriff of the State of Alabama, Greeting:

WHEREAS, at a regular. September Term, 19.68, of the Circuit Court of Baldwin
County, to-wit: On the 18th day of September 19.68, being a regular day of
said term, VADA BALDWIN
recovered judgment against VIOLA KIER and MABEL KOTAN
Tecovered judgment against
for the sum of ONE THOUSAND FIFTY-THREE & 99/100 Dollars, and cost of suit,
and affidavit having been made by JOHN V. DUCK
that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that
the following named persons or corporations, viz:
BALDWIN COUNTY SAVINGS & LOAN ASSOCIATION
Fairhope, Alabama
has or is believed to have in
or effects belonging to said defendant
is believed to be indebted to said defendant or to be liable to them, or to one of them on a
contract for the delivery of personal property, or on a contract for the payment of money which may be
discharged by the delivery of personal property, or which is payable in personal property.
You Are Therefore Hereby Commanded to Summon
BALDWIN COUNTY SAVINGS & LOAN ASSOCIATION
Fairhope, Alabama
to be and appear before the honorable Judge of the Circuit Court for Baldwin County, at the Court
House thereof, in the city of Bay Minette, on the
the service of the garnishment, or at the makingits answer, or at any time intervening the time of
serving the garnishment, and making the answerit was indebted to said defendar
and whetheritwill not be indebted in future to said defendar
by a contract then existing, and whether by a contract then existingit
is, or are, liable to said defendants for the delivery of personal property, or for the payment of mone which may be discharged by the delivery of personal property, or which is payable in personal property.
ty, and whetherit has not inits possession or underits
control money or effects belonging to the defendantSV.IO.LAKIERandMABELKOTAN
7.7. 177
Witness ALICE I. DUCK, Clerk of said Court, this day of March. A. D., 19.
Witness, ALICE J. DUCK, Clerk of said Court, this day of A.D., 19.
ATTEST:
(10.5)

- 99G

cived & day of March 1968	No. 26383
on 12 day of Mouch 19/8	Vada Baldwin
Baldwin County Savings & Roan agregication	
View Prest. (Shyw) TAYLOR WILKING, Shows	vs. } garnishment on judgment
By Ray Raidall D. S.	Viola Kier & Mabel Rotow, Depts.
Should claims. 70 miles at 100 Cours one rough topal 5 7 TAYLOR WILKINS, Small	Baldwin County Davings 4 Loan Ossociallon, Sa Issued "hoplay of 19
TAYLOR WILKERS, WHAT	Returnable day of 19
	John V. Nuck

CIRCUIT COURT, BALDWIN COUNTY NT

MOORE PRINTING COMPANY - BAY MINETTE, ALA.

VADA BALDWIN,)	IN THE CIRCUIT COURT OF
Plaintiff,)	BALDWIN COUNTY, ALABAMA
vs.)	AT LAW
VIOLA KIER and MABEL KOTAN,)	720. 7638/2
Defendants.)	
and)	
BALDWIN COUNTY SAVINGS AND LOAN ASSOCIATION,)	
)	
Garnishee.		

It appearing unto the Court from the sworn Answer of the Garnishee, admitting indebtedness to the Defendants, that the Garnishee is indebted to the Defendants in the sum of THREE HUNDRED SEVENTY-SIX and 36/100 (\$376.36) DOLLARS; and it further appearing unto the Court that the funds of the Defendants in the hands of the Garnishee are now held under the terms of said Garnishment. It is therefore,

CONSIDERED, ORDERED AND ADJUDGED by the Court that BALDWIN COUNTY SAVINGS AND LOAN ASSOCIATION, the Garnishee, do pay into the hands of the Clerk the sum of THREE HUNDRED SEVENTY-SIX AND 36/100 (\$376.36) DOLLARS, as admitted in the sworn Answer of the Garnishee, which said sum is to be paid over by the Clerk to the Plaintiff in the above styled cause.

It is further ORDERED, ADJUDGED AND DECREED that when the said sum is so paid into the hands of the Clerk, that the Garnishee shall be discharged from all liability and the Garnishment be, and the same is hereby dismissed.

DONE this the 320 day of Mary, 1968.

Joseph Mandlawry

MAY 3 1968

278

ALGE J. DION CLERK REGISTER