

STATE OF ALABAMA

Baldwin County

TO Alvin Johnson, Defendant.....:

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

Burton H. Silverstein, d/b/a AAA Assignment Service, Plaintiff.....
as Assignee of Medical Arts Center
versus Alvin Johnson, Defendant.....

now pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which

Gulf Shores Building Supply
.....has ^S been named as Garnishee.....IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the 10.....day of May, 1968.

Alvin J. Silver
Clerk of the Circuit Court.

7819 1/2

~~7685 1/2~~

~~7819 1/2~~

Received 13 day of May 1968
and on 21 day of May 1968
I served a copy of the within Notice
on Alvin Johnson

By service on above

TAYLOR WILKINS, Sheriff
By Jim Eastland D.S.
Gulf Shores, Ala.

TAYLOR WILKINS, SHERIFF OF BALDWIN
COUNTY, ALABAMA, CLAIM \$1.50 EACH
FOR SERVING 1 PROCESS(ES) AND
TRAVEL EXPENSE ON EACH OF \$ 10 00
PROCEEDING ON A TOTAL OF \$ 13 00

NOTICE
TO DEFENDANT OF GARNISHMENT

BY
CLERK OF CIRCUIT COURT
BALDWIN COUNTY, ALABAMA

TO
Burton H. Silverstein, d/b/a
AAA Assignment Service, as
Assignee of Medical Arts Center

Plaintiff....

VS.

Alvin Johnson
.....
.....
.....
.....

Defendant....

P. Nesbit

THE STATE OF ALABAMA
Baldwin County

7819 1/2
Circuit Court

Personally appeared before me, Alice J. Duck, Clerk of the Circuit Court in and for Baldwin County and State
aforesaid Phyllis S. Nesbit, attorney for Burton H. Silverstein, d/b/a AAA
Assignment Service, as Assignee of Medical Arts Center
who being duly sworn, on oath says, that a regular Term
of the Circuit Court of Baldwin County, to-wit: on the 18th day of January
1968 Burton H. Silverstein, d/b/a AAA Assignment Service, As assignee of
Medical Arts Center
recovered a judgment against Alvin Johnson

for the sum of
One Hundred Ninety and NO/100 Dollars
besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effect: that
Gulf Shores Building Supply

supposed to be indebted to or have effects of the said Alvin Johnson
in its possession, or under its Control, and that he believes process of
Garnishment against said Gulf Shores Building Supply
is necessary to obtain satisfaction of said judgment.

Sworn to and subscribed this 10
day of May A. D. 1968
Alice J. Duck
Clerk.

Phyllis S. Nesbit

STATE OF ALABAMA
Baldwin County

CIRCUIT COURT, BALDWIN COUNTY

TERM, 19.....

To any Sheriff of the State of Alabama, Greeting:

WHEREAS, at a regular..... Term, 19....., of the Circuit Court of Baldwin County, to-wit: On the18th.....day of.....January....., 19.68., being a regular day of said term, Burton H. Silverstein, d/b/a AAA Assignment Service, as
Assignee of Medical Arts Center
recovered judgment againstAlvin Johnson.....

for the sum of ONE HUNDRED NINETY and 00/100-----Dollars, and cost of suit, and affidavit having been made by Phyllis S. Nesbit, attorney for Burton H. Silverstein, d/b/a AAA Assignment Service that process of garnishment is believed to be necessary to obtain satisfaction of such judgment, and that the following named persons or corporations, vis:

Gulf Shores Building Supply

has or is believed to have inits..... possession, or underits..... control money or effects belonging to said defendant..... or thatit..... is, or 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

Gulf Shores Building Supply

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 theMonday inA. D. 19.....
then and there within the three first days of theMonday inA. D. 19.....

the service of the garnishment, or at the making.....its.....answer, or at any time intervening the time of serving the garnishment, and making the answer.....it..... was indebted to said defendant
..... and whether it will not be indebted in future to said defendant

..... by a contract then existing, and whether by a contract then existing it is, or are, liable to 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 whether it has not in its possession or under its control money or effects belonging to the defendant Alvin Johnson

Herein fail not, and have you then and there this Writ.

Witness, ALICE J. DUCK, Clerk of said Court, this..... day of....., A. D., 19...68

Issuedday of A. D., 19.....

ATTEST:

..... Clerk.

Gulf Shores

CIRCUIT COURT, BALDWIN COUNTY

No. *7819 1/2*

Received *13* day of *May* 19*68*
and on *21* day of *May* *68*
served a copy of the within *Writ*
on *Gulf Shores Building Supply*
By service on *Van Cooper*

TAYLOR WILKINS, Sheriff
Mr. Eastman
Gulf Shores, Ala.

Burton A. Silverstein
Ala. Ala. Assignment
Service

VS. }

GARNISHMENT ON JUDGMENT

Alvin Johnson

TAYLOR WILKINS, SHERIFF OF BALDWIN
COUNTY, ALABAMA, CLAIM \$1.50 EACH
FOR SERVING *1* PROCESS(ES) AND
TRAVEL EXPENSE ON EACH OF \$ *10*^{*00*}
PROCESS(ES) OR A TOTAL OF \$ *13*^{*00*}

Issued _____ day of _____ 19____

Returnable _____ day of _____ 19____

Gulf Shores Bldg. Supply

P. Meshit

Attorney

GORDON, CLEVELAND AND CHANCEY
ATTORNEYS AT LAW

ROBERT S. GORDON
CHARLES CLEVELAND
BRYAN A. CHANCEY

BRUCE L. GORDON
ERRANTE CORINA
TOMMY E. HILL

FIFTEENTH FLOOR
CITY NATIONAL BANK BUILDING
BIRMINGHAM, ALABAMA 35203
TELEPHONE 328-0640

February 5, 1968

Mrs. Alice J. Duck
Clerk and Register
Circuit Court of Baldwin County
P.O. Box 239
Bay Minette, Alabama

RE: United States Finance Company, Inc.
VS: Ernest Stabler and Millie Stabler
Case Number 7820

Dear Mrs. Duck:

Enclosed please find a motion for default judgment which I wish you would present to Judge Mashburn. As soon as a judgment has been entered, please mail me a certificate thereof along with a bill for the cost of the certificate.

Yours sincerely,



ERRANTE CORINA
FOR: GORDON, CLEVELAND & CHANCEY

EC/ms

GORDON, CLEVELAND & CHANCEY
ATTORNEYS AND TAX CONSULTANTS

ROBERT S. GORDON
CHARLES CLEVELAND
BRYAN A. CHANCEY

BRUCE L. GORDON
ERRANTE CORINA
TOMMY E. HILL

FIFTEENTH FLOOR
CITY NATIONAL BANK BUILDING
BIRMINGHAM, ALABAMA 35203
TELEPHONE 328-0640

October 25, 1967

Clerk, Circuit Court
Equity Division
Baldwin County Court House
Bay Minette, Alabama

Re: United States Finance Co., Inc.
vs: Ernest Stabler, et al

Dear Sir:

Please find enclosed our security for costs in the
Circuit Court in the above styled case, and a bill to be
filed.

We would appreciate your stamping the extra copy
as filed and returning to this office at your convenience.

Sincerely

Errante Corina

Errante Corina
for: Gordon, Cleveland & Chancey

EC:jl
encl. 2

UNITED STATES FINANCE COMPANY,)
Inc.)
)
Plaintiff)
)
Vs.)
)
ERNEST STABLER AND MILLIE STABLER)
)
Defendants)

CIRCUIT COURT OF BALDWIN COUNTY
TWENTY EIGHTH JUDICIAL CIRCUIT

CASE NUMBER 7820

MOTION FOR DEFAULT JUDGMENT

Comes Plaintiff in the above matter and moves the Court to enter a judgment by default, and for grounds for said motion shows as follows:

1. Plaintiff filed his complaint on the 1st day of November, 1967, and a copy of same was duly served upon defendants on the 16th day of December, 1967.

2. More than thirty-days have elapsed from the date of service and defendants have not filed any plea, answer or demurrer as required by law.

The premises considered, Plaintiff moves the Court to enter a judgment by default against the defendants for the property sued for, with damages for the detention thereof in the amount of One Dollar. Plaintiff prays for such other relief to which he is entitled.

GORDON, CLEVELAND & CHANCEY

BY: Errante Corina
ERRANTE CORINA
ATTORNEYS FOR PLAINTIFF

FILED

FEB 6 1968

ALICE J. BUCK

CLERK
REGISTER

UNITED STATES FINANCE COMPANY,
INC.

PLAINTIFF

VS

ERNEST STABLER AND MILLIE STABLER

DEFENDANTS

CIRCUIT COURT OF BALDWIN COUNTY

TWENTY EIGHTH JUDICIAL CIRCUIT

CASE NUMBER

7870

SUMMONS

TO ANY SHERIFF OF THE STATE OF ALABAMA

GREETINGS:

You are hereby commanded to summon Ernest Stabler and Millie Stabler to appear before the Circuit Court at the place of holding same within thirty days from service of this process, then and there to answer the complaint of United States Finance Company, Inc.

Witness my hand this 1 day of Nov, 1967.

David M. Muck
Clerk

COMPLAINT

The plaintiff sues to recover possession of the following tract of land:

Lot 10, Block 7 in the Town Site of Summerdale in the Southwest Quarter of the Southwest Quarter of Section 29, Township 6 South, Range 4 East according to the map thereof recorded at Deed Book 116 pages 205-6 Baldwin County, Alabama Probate Records

to the immediate possession of which the plaintiff is entitled by virtue of the purchase of said land at a sale of same on a foreclosure of a mortgage, and which the defendant, after the termination of his possessory interest, and after the plaintiff's demand in writing therefor, unlawfully detains, together with One Thousand Dollars for the detention thereof.

GORDON, CLEVELAND & CHANCEY

By

Errante Corina
Errante Corina
Attorneys for Plaintiff
15th Fl. City National Bank Bldg.
Birmingham, Alabama 35203

PLAINTIFF: c/o 15th Fl. City National Bank Bldg., Birmingham, Ala 35203

DEFENDANTS: Summerdale, Alabama

Signed 4 day of Nov. 1967
on 16 day of Dec 1967

Received a copy of the within 846
Ernest Stabler
Millie Stabler

by service on _____

TAYLOR WILKINS, Sheriff
BY [Signature]
Gallagher

Sheriff claims 144 miles @
Ten Cents per mile Total \$ 14.40
TAYLOR WILKINS, Sheriff
BY C. Childers
DEPUTY SHERIFF

7820

United States Finance Co.

vs.

Ernest Stabler &
Millie Stabler.

NOV 1 1967

CLERK REGISTER

London, Cleveland &
Chambers, Attorneys

The State of Alabama,
BALDWIN ~~JEFFERSON~~ COUNTY.

UNITED STATES FINANCE COMPANY, INC.

vs.

Plaintiff.....

ERNEST STABLER AND MILLIE STABLER

Defendant.....

CIRCUIT COURT
~~Tenth~~ Judicial Circuit of Alabama
TWENTY EIGHTH

No. _____

SECURITY FOR COSTS IN
CIRCUIT COURT

We hereby acknowledge ourselves security for all costs in the Circuit Court in the above case, returnable to the present term thereof. And for the payment of the above bond, we hereby waive our right of exemption to personal property under the Constitution and Laws of the State of Alabama.

United States Finance Company, Inc.

By: Errante Corina (L. S.)

Errante Corina

Robert S. Gordon (L. S.)

Robert S. Gordon

Charles Cleveland (L. S.)

Charles Cleveland

_____ (L. S.)

Julian Smith
Clerk

Take and approved this the _____ day of _____ 19____ S.)

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Circuit Clerk