TRANSFER

NOTICE of AMBRICA

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| ALABAMA, | COUNTY |
| STATE OF | MOBILE (|

| u.a.v. vin. vorp. as assignee of aid hoan System, inc. | | | |
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| To | Plaintiff | | |
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| | Plaintiff | | Paul & Pauline Rudolph |

Defendant

Paul & Pauline Rudolph in said Cause: 0.A.C. Fin. Corp. as assignee Aid Loan Systems Paul & Pauline Rudolph You are hereby notified that ... Γ_0

-G.A.C. Finance Corp. as assignee of Aid Loan Systems,

| the Plaintiff in the above entitled cause has prayed and ob- a transfer to the Circuit Court of Baldwin County, Alabama tained xistopoxists and penantial entities and passings. |
|--|
| from the hangerntanes of General Sessions of Mobile County, and having |
| complied with the requirements of the law in such cases made and provided, the same has |
| been granted to the next term of the CIRCUIT COURT of MENNEXCounty, to be held for |
| said Compty von are hereby notified accordingly |

19. 67 December O. Given under my hand this the6....day

Clerk, Court of General Sessions of Mobile County, Civil Division

| VS To to Paul & Pauline Rudolph, jointly & ind. Beneral Balivery, loxley, Alabama Defendant. Defendant. Returnable To The Circuit Court OF BALDWIN COUNTY Issued: December 6, 1967 Serve On: | Plaintiff, | G. A. C. Fin. Corp., as assignee of Aid Loan System, Ind. | Case No. 61789 790/ |
|--|------------|---|---------------------|
|--|------------|---|---------------------|

INC., Plaintiff á BALDWIN COUNTY, ALABAMA ٧S 7901 PAUL RUDOLPH AND PAULINE CASE NO. 61789 RUDOLPH, JOINTLY AND INDIVIDUALLY, Ą Defendants ANSWER Comes now the Defendants in the above styled cause and for answer to the Bill of Complaint say: 1 -The Defendants do not owe the amount sued for or any amount. 2. The note on which the suit is based has been paid. Paul Buddpl Paul in Rubble STATE OF ALABAMA BALDWIN COUNTY Before me, // in and for said County a Notary Public, in and for said County in said State, personally appeared Paul Rudolph and Pauline Rudolph, who having been by me first duly sworn deposes and says that they have read the foregoing answer and That the facts stated therein are true. Sworn to and subscribed before me on this the 3rd day of avember, 1967. CERTIFICATE OF SERVICE do hereby certify that I have on this alday of Allahama 194,7 served a copy of the to egoing pleading on counsel for all The Defendant demands a trial parties to this proceeding by mailing the same by United States by jury

IN THE CIRCUIT COURT OF

G.A.C. FINANCE CORPORATION,

Mail, properly addressed, and rirst clase postage prepaid.

e Karamera WILTERS, BRANILEY & NESBIT

AS ASSIGNEE OF AID LOAN SYSTEM,

Ĭ G.A.C FINANCE CORPORATION IN THE COURT OF GENERAL SESSIONS AS ASSIGNEE OF AID LOAN SYSTEM INC., Plaintiff OF MOBILE, ALABAMA VS. CASE NO. 61789

PAUL RUDOLPH AND PAULINE RUDOLPH, JOINTLY AND INDIVIDUALLY,

Defendants

VERIFIED

PLEA IN ABATEMENT

Comes now the Defendants, Paul Rudolph and Pauline Rudolph, and files this, their Plea in Abatement, to the complaint filed against them and for grounds therefore says:

1.

That this Court is without jurisdiction to try this cause.

2.

That the Defendants, Paul Rudolph and Pauline Rudolph, are both resident citizens of Baldwin County, Alabama, residing in Loxley, Alabama, and have been residing in Loxley, Alabama, for the past ten years. That the suit filed against them is based on a contract and this Court is without jurisdiction to try this cause.

3.

That this Court is without jurisdiction to try this matter, that this Court's jurisdictional limitations extend no further than the boundary of Mobile County.

The above pleas are entered for the following purposes: For the pleading to the jurisdiction of this Court and the Defendants reserve the right to file such other pleadings as they deem necessary in this cause.

Paul Rudelple Paline Ruhalph

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NOTICE of AMERICAN

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| ALABAMA, | COUNTY |
| STATE OF | MOBILE |

| MOBILE COUNTY) |
|--|
| G.A.C. Fin. Corp. as assignee of Aid Loan System, Inc. |
| VS, Paul & Pauline Rudolph |
| Defendant To Paul & Pauline Rudolph |
| in said Cause: G.A.C. Fin. Corp. as assignee Aid Lean Systems VS Paul & Pauline Rudolph You are hereby notified that G.A.C. Finance Corp. as assignee of Aid Loan Systems, Inc. |
| the Plaintiff in the above entitled cause has prayed and obtained ansater to the Circuit Court of Baldwin County, Alabama tained ansappeatsfromsthecjudgementskiensierskeinstenskienstrandenskienstrandenskienstrandenskienstrandenskienstrandenskienstrandenskienstrandenskienskienskienskienskienskienskienski |
| complied with the requirements of the law in such cases made and provided, the same has Baldwin been granted to the next term of the CIRCUIT COURT of MAXMAXCounty, to be held for |
| snid County, vou are hereby notified accordingly. |

Clerk, Court of Goneral Sessions of Mobile County, Civil Division

19 67

December

Given under my hand this the6.....day of.....

Zo. 61789

Plaintiff,

Aid ÷

Loan

System, Fin.

Inc.

Corp.,

as assignee of

361 3

DEC.

SV

General Delivery, Loxley, Alabama

Pauline Rudolph, jointly &

Paul &

Defendant.

NOTICE OF MARRIMAN

TRANSFER

Returnable To The Circuit Court
OF BALDWIN COUNTY

Serve On:

Issued:

December

6

STATE OF ALABAMA BALDWIN COUNTY

Before me, MALLO A , a Notary Public, in and for said County in said State, personally appeared Paul Rudolph and Pauline Rudolph, who having been by me first duly sworn deposes and says that they have read the foregoing plea in abatement and that the facts stated therein are true.

Park Rushelph Paline Rushelk

Sworn to and subscribed before me on this the 3rd day of November, 1967.

Notary Public

I do hereby certify that I have on this day of Mountain 1997 served a copy of the foregoing pleading on counsel for all parties to this proceeding by mailing the same by united States Mail, properly addressed, and first class postage pipelid.

WILTERS, BRANTLEY & NESBIT

Huylliod; Heghi

THE COURT OF GENERAL SESSIONS OF MOBILE COUNTY

Case No. 61789 October 16, 1967 Filed: G.A.C. Fin. Corp. as assignee of Aid October 19, 1967 Summons Issued: Loan System, Inc. November 29, 1967 Returnable: VS (Both) 10-27-67 Service Had: Cause of Actions: Complaint & Summons Paul & Pauline Rudolph Defendant Attorney for Plaintiff: Gibbons & Stokes Phyllis S. Nesbitt Amount of Claim: 750.00 Attorney for Defendant: Robertsdale, Alabama

Verified Plea In Abatement filed 11-6-67

11-29-67 Plea Confessed - Proceedings transferred to Circuit Court of Baldwin County.

I hereby certifythat the foregoing is a true and correct copy of the above styled cause, as it appears on record and in the files of The Court of General Sessions of Mobile County, Alabama.

Witness my hand this the 6th day of December, 1967.

The Clerk of The Court of General Sessions of Mobile County, Alabama

405

Sulfano & Stakes
ATTORNEYS FOR PLTF:

COST BILL

| THE STATE OF ALABAMA The Court of General | Sessions |
|---|--------------|
| MOBILE COUNTY of Mobile Count | ty |
| G. a. C. Fin. Corpas Congres fled Low | ndestem |
| Paul & Pauline Runsliph CASE M | ₩ |
| Defendant | 10.6//0/ |
| | |
| COURT FEES | |
| Summons and proceedings thereon to judgment | \$1.00 |
| Docketing each cause | |
| Attachment Bond and Affidavit | |
| Issuing each Attachment | |
| Subpoena for each witness | |
| Execution and taxing costs thereon | |
| Each appeal or certiorari, including bond and certificate of proceedings | |
| Every necessary Certificate or Notice not otherwise provided for | |
| For issuing each Writ of Detinue | |
| For each Scire Facias, or notice in the nature thereof | |
| Administering an oath and certifying the same | |
| Issuing Notice of Appeal | |
| Law Library Fee | |
| Judgment Ni Si against Garnishee | |
| Writ of Discovery | |
| Writ of Contempt Writ of Arrest | |
| Alias Summons | |
| Witness Fee fifty cents for each day's attendance | |
| | |
| | |
| | |
| | |
| | |
| | |
| TOTAL | \$ |
| | |
| SHERIFF'S FEES | |
| | |
| Levying Attachment Entering and returning same | 6.00 |
| Summoning Garnishee and making return | 1.50 |
| Serving Summons and other mesne process, and returning the same | 1.50 |
| Summoning each Witness and returning Subpoena | 75 |
| Collecting execution for costs only | 1.50 |
| Serving Scire Facias or other like notice | |
| Serving any summons not herein provided for, and making return | 1.50 |
| Seizing personal property under Writ of Detinue | |
| Taking care of such property, such just compensation as Court may fix Taking and approving bonds of every kind | |
| When property is sold under execution or attachment | |
| Commission: | |
| When sale is stayed by restraining order Muliane | -27/290-8.DT |
| J Total | \$ |
| GRAND TOTAL | \$ 16.85 |
| I respectfully call your attention to the above Court Cost Bill which if not paid | |
| 19, it will be my unpleasant duty to issue execution on your property for the r | - |
| J. D. Richards | on, Clerk |

COMPLAINT AND SUMMONS

REPORT TO GENERAL SESSIONS COURTROOM "B" FIRST FLOOR

| The State of Alabama, TO THE SHERIFF OF MOBILE COUNTY—GREETINGS: |
|--|
| You are hereby commanded to summon Paul & Pauline Rudolph |
| jointly & individually |
| |
| to be and appear before the Court of General Sessions of Mobile County at the Courthouse of Mobile |
| County, on the 29 day of Mor-, 19.57 at the hour of 9:00 A.M., |
| then and there to answer a complaint of G.A.C. Finance Corporation as assignee |
| of Aid Loan System, Inc. |
| |
| of a debt or other demand not exceeding Seven Hundred Fifty Dollars. |
| Herein fail not and have you then and there this precept with your doings. |
| Witness my hand, this day of OCT 191967 |
| Clerk of the Court of General Sessions of Mobile County. |
| Cause of Action . Plaintiff claims of defendant \$ 6.54.53 are by |
| promissoroy note made by him on the 11th day |
| |
| said note according to its terms. By said note do |
| fordary waived all right of exemption and astron |
| to pay a reasonable attorney's fee, which is |
| claimed in the sum of \$218.18 |
| ATTORNEY FOR PLAINTIFF 402 |

| | COMPLAINT |
|----------|-------------|
| <u> </u> | |
| | AND SUMMONS |

| COMPLAINT AND SUMMONS | ND N | SUMMONS |
|--|-----------------|--|
| Atty. for Plaintiff: Atty. for Defendant: | | ************************************** |
| THE COURT OF GENERAL SESSIONS OF MOBILE COUNTY | HENER LE COU | AL SESSIONS |
| No. 6/789 | 178 | 7 |
| Ret. 761, 29, 1969 | | (1967) |
| G.A.C. Finance Corporation as | e cor | poration as |

Continued To Executed by Service on Assignee Baldwin General Delivery jointly forwarding to the service upon Pauline Rudolph, & individually County, of John Deere Company Loxley, or c/o Loxley, Aid VS. Loan System, Inc. employment (Paul the Alabama Minette, defendant Sheriff of Defendant

Ву

Deputy Sheriff

... day

Sheriff of Mobile County

HARRY J. WILTERS, JR.
TOLBERT M. BRANTLEY
PHYLLIS S. NESBIT

LAW OFFICES OF

WILTERS, BRANTLEY & NESBIT

P. O. BOX 555

ROBERTSDALE, ALABAMA 36567

P. O. BOX 968

BAY MINETTE, ALABAMA 36507

ROSERTSDALE 947-4682

BAY MINETTE 937-5533

November 3, 1967

Mr. J. D. Richardson, Clerk of the Court of General Sessions of Mobile County Mobile, Alabama

Dear Mr. Richardson:

Enclosed please find a Verified Plea in Abatement. Please file this for me.

Will it be necessary for my clients to come to Court to support their Plea in Abatement, if so, please let me know at once?

Sincerely yours,

WILTERS / BRANTLEY, & NE

(Mrs.)/Phyllis S.

Attorney at Law

Robertsdale, Alabama

PSN/cs

COMPLAINT AND SUMMONS

REPORT TO GENERAL SESSIONS COURTROOM "B" FIRST FLOOR

| The | State | of | Alab | ama | 1 |
|-----|--------|------|-------|-----|---|
| | MOBILI | E CO | TAUDO | Ÿ. | |

TO THE SHERIFF OF MOBILE COUNTY—GREETINGS:

| You are hereby commanded to summon Paul & Pauline Succiph | |
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| fointly a individually | |
| | |
| to be and appear before the Court of General Sessions of Mobile County at the Courthouse of M | lobi |
| County, on the 21 day of Mora , 1967 at the hour of 9:00 | |
| then and there to answer a complaint of Calaca Corporation as assign | <u>e:</u> |
| of Mid Loan System, Inc. | . |
| of a debt or other demand not exceeding Seven Hundred Fifty Dollars. | nu |
| Herein fail not and have you then and there this precept with your doings. | 1 |
| Witness my hand, this day of OCT 191967 | |
| Clerk of the Court of General Sessions of Mobile Co | unt |
| Cause of ActionPlaintiff Claims of defendant \$ 554.53 to due by | ** |
| promissoroy note made by him on the day | |
| of 19 2 Defendant failed to pay said note according to its terms. By said note de- | ****** |
| fending regretal right of exemption and agreed | ; |
| to pay a reasonable attorney's fee, which is | |
| dained in the sum of \$ | · |
| ATTORNEY FOR PLAINTIFF | ****** |

| This 2 day B. 192 By County By Could L. Deputy Sheriff | Executed by Service of Control of | Ret. Out. Out. | Atty. for Plaintiff: Atty. for Defendant: THE COURT OF GENERAL SESSIONS OF MOBILE COUNTY No. 15. 789 |
|---|--|--|--|
| | | RECTO SHERITE DEPT. NOV 6 10 cc 4% '67 BY 4 | RED'D SHERIFF DEPT. HORLE COUNTY, ALA. COT 13 1 17 PM '67 |