

AFFIDAVIT

STATE OF ALABAMA

BALDWIN COUNTY

Before me, ALICE J. DUCK, Clerk of the Circuit Court of Baldwin County, Alabama, personally appeared DOUGLAS C. GARNER, who being duly sworn, deposes and says:

That ROBERT F. FLOWERS is justly indebted to the said DOUGLAS C. GARNER in the sum of TWO HUNDRED SIXTY-FOUR (\$264.00) DOLLARS, which said amount is justly due and that the said ROBERT F. FLOWERS:

1. That the said ROBERT F. FLOWERS has absconded.
 2. That the said ROBERT F. FLOWERS secrets himself so that ordinary process of law cannot be served on him.
 3. That the said ROBERT F. FLOWERS has monies, property or effects liable to satisfy his debts, which he fraudulently withholds.
- and that this Attachment is not sued out for the purpose of vexing or harrassing the said Defendant.

Douglas C. Garner
DOUGLAS C. GARNER

Sworn to and subscribed before
me on this the 10 day of

Jan, 1968.

Alice J. Duck
Clerk of Circuit Court

FILED

JAN 10 1968

ALICE J. DUCK CLERK
REGISTER

no. 1957

ATTACHMENT BOND

STATE OF ALABAMA

BALDWIN COUNTY

KNOW ALL MEN BY THESE PRESENTS:

That we, DOUGLAS C. GARNER and Ernest S. Clifton
and Nathaniel B. Gudmundson, are held and firmly bound
unto ROBERT F. FLOWERS in the sum of \$ Five hundred twenty eight
to be paid to the said ROBERT F. FLOWERS, his heirs, executors,
administrators and assigns; for which payment well and truly to
be made, we bind ourselves, and each of us, our and each of our
heirs, executors and administrators, jointly and severally and
firmly by these presents.

Sealed with our seals and dated this the 10 day of
January 1968, in the year of our Lord One Thousand
Nine Hundred and Sixty-eight.

The condition of the above obligation is such that, whereas,
the above bound DOUGLAS C. GARNER has on the date hereof, prayed
an Attachment at the suit of DOUGLAS C. GARNER against the estate
of the above named ROBERT F. FLOWERS for the sum of TWO HUNDRED
SIXTY-FOUR (\$264.00) DOLLARS and has obtained the same, returnable
to the present term of Circuit Court of Baldwin County, Alabama.

Now, the said Plaintiff shall prosecute his Attachment to
effect, and pay the Defendant all such costs and damages as he
may sustain by reason of the wrongful and vexcious suing out of
such Attachment, then this obligation is void, otherwise to remain
in full force and effect.

Douglas C. Garner (SEAL)

Ernest S. Clifton (SEAL)

Nathaniel B. Gudmundson (SEAL)

APPROVED this the 10 day of

January, 1968.
CIRCUIT CLERK

FILED

JAN 10 1968

ATTACHMENT NOTICE

The State of Alabama, }
Baldwin County }

No. 7950

CIRCUIT COURT

Term, 19

DOUGLAS C. GARNER,

Plaintiff

PLAINTIFFS

vs.

ROBERT F. FLOWERS,

Defendant

DEFENDANTS

ATTACHMENT

WHEREAS Douglas C. Garner,

as Plaintiff in said cause, has obtained an Attachment out of this Court, issued the 10th
day of January 19 68, against the estate of the said defendant Robert F. Flowers,

which Attachment has been levied upon the following described

as the property of the said defendant, to-wit:

1 Chest	1 table & 4 chairs	Linens
2 End tables	Pots & Pans	curtains
1 Coffee Table	Dishes, glasses	clippers
1 Desk	toaster & Coffee pot	single bed & Matress
2 Chairs	2 radio	1 chair
1 T.V. G. E. model #M758XW0	1 iron	fish & Curtains
1 Machine	Rodgers silver ware	3 child's coats
1 couch	2 chest, 1 chair	bedroom suit
1 Chair	1 bed & Matress & Pillow	baby bed
1 Lamp	bag	mediene
1 baby rocker	Bible	shower curtain
2 pictures	Giator	window curtain
1 table	car radio	
1 deep freeze, model #0780431	fan & clock	
2 Chairs, 1 High chair, 1 rocker	Sweeper	
toys	22 pistol	
rug	mens cloths	Ladies Cloths
1 Dryer Kelvinator model DEZ5,655568	1 mens coat, 3 dreeses, 5 pants, purse	
1 Washer Kelvinator	Electric tooth brush	
1 G. E. Refrigerator		

and whereas, it appears that the said Robert F. Flowers

Defendant as aforesaid is non-resident of the State of Alabama his place of residence
and
and post office have not been ascertained after diligent search/inquiry,

NOW, THEREFORE, the said Robert F. Flowers

wherever he may reside is hereby notified of the levy and pendency of said Attachment.

Witness my hand, this 17th day of January, 1968

Clerk

No 7950

Page _____

THE STATE OF ALABAMA,
BALDWIN COUNTY.

CIRCUIT COURT

Plaintiffs

vs.

Defendants

NOTICE TO NON-RESIDENTS
OF ATTACHMENT

Issued _____, 19____

Clerk.

ATTACHMENT

The State of Alabama, {
Baldwin County.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, Douglas C. Garner,

hath complained on oath to me, ALICE J. DUCK, Clerk of Circuit Court of Baldwin County, Ala., that

Robert F. Flowers

is justly indebted to the Plaintiff ~~Two Hundred Sixty-four and no/100~~

Douglas C. Garner

in the sum of Two Hundred Sixty-four and no/100 (\$264.00) Dollars, and

Douglas C. Garner

having made affidavit and given bond as required by law, in such cases, you are hereby commanded to attach so much of the estate of

Robert F. Flowers

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so attached unless replevied, so to secure, that the same may be liable to further proceedings thereon to be had by the Circuit Court of Baldwin County, Ala.. at a term thereof, to be held at the Court House of said within 30 days from service hereof,

County, on _____ Monday of _____ 19_____

next; when and where you must make known to said Court how you have executed this Writ.

WITNESS, my hand, this 10th day of January A. D., 1968.

Alice J. Duck Clerk.

RECEIVED

JAN 10 1968

TAYLOR WILKINS
SHERIFF

*Executed Jan, 11, 1968
by attaching the attached
list.*

*Taylor Wilkins, Sheriff
W.O. Garner chief deputy
Spanishfort*

Sheriff claims 44 miles at
Tan Cents per mile Total \$ 4.40
TAYLOR WILKINS, Sheriff
BY W.O. Garner
DEPUTY SHERIFF

Returned 11 day of Jan 1968
Not found in my county after diligent search and in-
quiry.

Taylor Wilkins, Sheriff
By W.O. Garner
Deputy Sheriff

No. 7950

ATTACHMENT

DOUGLAS C. GARNER,
Plaintiff,

Vs. { ATTACHMENT

ROBERT F. FLOWERS,
Defendant.

Issued January 10, 1968

Printed by Moore Printing Co.

Received 18 day of Jan 1968
and on 18 day of Jan 1968
served a copy of the within Attach
on Robert F. Flowers
service on _____

TAYLOR WILKINS, Sheriff
By W.O. Garner

John V. Duck, Atty.

BAILEE'S RECEIPT

BAY MINETTE, ALA., January 11 19. 68

The State of Alabama, {
Baldwin County }

I hereby agree to take, care for and preserve as the Bailee of..... Tavior Wilkins
Sheriff of Baldwin County, Alabama, the following described personal property this day levied upon
under Writ of Fieri Facias, Attachment, Detinue, issued out of the Circuit Justice Civil Court of Baldwin
County, Alabama, in the above styled case, to-wit:

1 Chest	Linens
2 End Tables	curtains
1 Coffee Table	clippers
1 Desk	single bed & Matress
2 Chairs	1 chair
1 T.V. G.E. model #M758XWO	fish & Curtains
1 Machine	3 childs coats
1 couch	bedroom suit
1 Chair	baby bed
1 lamp	bag
1 baby rocker	Bible
2 pictures	Giator
1 table	car radio
1 deep freeze, model # 0780431	fan&clock
2 chairs, 1 high chair, 1 rocker	Sweeper
tows,	22 pistol
rug	mens cloths
1 Drver Kelvinator model DEZ5,655568	ladies cloths
1 Waher Kelvinator	1 mans coat, 3 dresses, 5 pants, purse
1 G. E. Refrigerator	Electric tooth brush
1 table & 4 chairs	mediene
Pots & Pans	shower curtain
Dishes, glasses	window curtain
toaster & coffee pot	
2 radio	
1 iron	
Rodgers silver ware	
2 chest, 1 chair	
1 bed & Mattress & Pillow	

I further agree to deliver the above described personal property to the said.....

....., Sheriff of Baldwin County, Alabama, upon his written order of demand.

David C. Darnes....., Bailee.

Witness :

DOUGLAS C. GARNER,)	IN THE CIRCUIT COURT OF
Plaintiff,)	BALDWIN COUNTY, ALABAMA
vs.)	AT LAW
ROBERT F. FLOWERS,)	7950
Defendant.)	

Plaintiff claims of the Defendant the sum of TWO HUNDRED SIXTY-FOUR (\$264.00) DOLLARS for the breach of a written lease executed by the Defendant and the Plaintiff on the 14th day of February, 1967.

Plaintiff avers that he has carried out all of the provisions of the said lease, that the Defendant has breached the said lease in that he is now in arrears of three (3) months rent for the premises.

That the said premises are located at 357 Old Tower Road in Spanish Fort, Alabama.

That in and by the terms of said lease, the Defendant agreed to pay all costs of collection, including a reasonable attorneys fee, and the Plaintiff now claims the benefit and further claims of the Defendant the sum of FIFTY (\$50.00) DOLLARS as a reasonable attorneys fee.


ATTORNEY FOR PLAINTIFF

FILED

JAN 10 1968

ALICE J. DUCK

CLERK
REGISTER

1-18-66

I hereby accept service on
the within Summons & Complaint
this 18th day of Jan 1966

Robert E. Flanagan

SUMMONS AND COMPLAINT

Moore Printing Co. - Bay Minette, Ala.

STATE OF ALABAMA
Baldwin County

Circuit Court, Baldwin County

No. 7950

.....TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to SummonROBERT F. FLOWERS.....

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint

filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against.....

.....ROBERT F. FLOWERS....., Defendant.....

byDOUGLAS C. GARNER.....

....., Plaintiff.....

Witness my hand this.....10.....day of.....

January 1968
Alice J. [Signature]
Clerk

No. 7950

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STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

DOUGLAS C. GARNER

Plaintiffs

vs.

ROBERT F. FLOWERS

Defendants

SUMMONS AND COMPLAINT

Filed **FILED** 19.....

Clerk

JAN 10 1968

ALICE J. DUCK

CLERK
REGISTER

JOHN V. DUCK

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

357 Old Tower Road
Spanish Fort, Alabama

RECEIVED

Received In Office

JAN 10 1968

TAYLOR WILKINS
SHERIFF

19.....

Sheriff

I have executed this summons

this Jan 11 1968

by leaving a copy with

Not found

Returned 11 day of Jan 1968
Not found in my county after diligent search and inquiry.

Taylor Wilkins, Sheriff

By W. O. Barnes
Deputy Sheriff

Taylor Wilkins Sheriff
W. O. Barnes Deputy Sheriff

*Turn Left at Channel 10
Tower - 1st top House*