

Garnishment on Judgment

STATE OF ALABAMA  
Baldwin County

CIRCUIT COURT, BALDWIN COUNTY  
MARCH TERM, 1969.

To any Sheriff of the State of Alabama. Greeting:

WHEREAS, at a regular March Term, 1969, of the Circuit Court of Baldwin County, to-wit: On the 12th day of March, 1969, being a regular day of said term, ROY REYNOLDS

recovered judgment against CARMINE RENFROE

for the sum of THREE HUNDRED SEVENTY-FIVE & NO/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, vis:

MAYFLOWER LONG DISTANCE AGENCY, INC., a corporation.

1750 North Craft Highway, Mobile, Alabama

has or is believed to have in its possession, or under its control money or effects belonging to said defendant CARMINE RENFROE or that it 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

MAYFLOWER LONG DISTANCE AGENCY, INC., a corporation,

1750 North Craft Highway, Mobile, 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 Monday in A. D. 1969, then and there within the three first days of the Monday in A. D. 1969 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 CARMINE RENFROE 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 CARMINE RENFROE.

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

Witness, ALICE J. DUCK, Clerk of said Court, this 28 day of Aug., A. D. 1969  
Issued 28 day of Aug., A. D. 1969

ATTEST:

*Alice J. Duck*, Clerk.

VOL 62 PAGE 683

Ex-9-16-69

Received 29 day of Aug 1967  
and on 16 day of Aug 1967  
I served a copy of the within suit  
on Mayflower Long Dist Agency  
By service on Mr. Melville  
James Morgan

BY

338

*Starbo*  
**CIRCUIT COURT, BALDWIN COUNTY**

No. 8380 1/2

vs.

**GARNISHMENT ON JUDGMENT**

*Roy Reynolds*

⑨ 16% for my meadow - run me

Issued 28 day of Aug 1967

Returnable \_\_\_\_\_ day of 19

*John W. Creek*  
Attorney

THE STATE OF ALABAMA  
Baldwin County

Circuit Court

8380 1/2

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 ..... March ..... Term  
of the Circuit Court of Baldwin County, to-wit: on the ..... 12th ..... day of ..... March

19...69, ..... ROY REYNOLDS .....

recovered a judgment against ..... CARMINE RENFROE .....

for the sum of  
THREE HUNDRED SEVENTY-FIVE AND NO/100 (\$375.00) - - - - - Dollars

besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effect: that .....

MAYFLOWER LONG DISTANCE AGENCY, INC., a corporation,  
1750 North Craft Highway, Mobile, Alabama .....

supposed to be indebted to or have effects of the said ..... CARMINE RENFROE .....

in ..... its ..... possession, or under ..... its ..... Control, and that he believes process of

Garnishment against said ..... MAYFLOWER LONG DISTANCE AGENCY, INC.

is necessary to obtain satisfaction of said judgment.

Sworn to and subscribed this ..... 28 .....

day of ..... Aug 1969 A. D. 1969 .....

Alice J. Duck .....

Clerk.

VGL

02 PAGE 682

NO. ....

# Circuit Court

vs.

## AFFIDAVIT GARNISHMENT ON JUDGMENT

Filed this ..... day of

19.....

Clerk.

MOORE PRINTING CO. - BAY MINETTE, ALA.

STATE OF ALABAMA

Baldwin County

TO ..... CARMINE RENFROE ..... Defendant.....:

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

..... ROY REYNOLDS ..... Plaintiff.....,

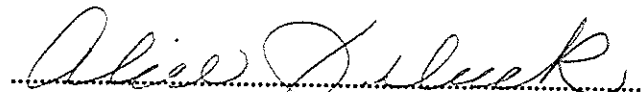
versus ..... CARMINE RENFROE ..... Defendant.....,

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

..... MAYFLOWER LONG DISTANCE AGENCY, INC., a corporation .....

ha...S... been named as Garnishee.....

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the .....

28 day of Aug, 1969  
Alice Dilbeck  
Clerk of the Circuit Court.

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Ex-10-21-69

Received 29 day of Aug 1969  
and on 21 day of October 1969  
I served a copy of the within Notice  
on Carmine Reynolds

By service on

TAYLOR WILKINS, Sheriff  
R. Wilkins D.S.

8380 1/2

NOTICE  
TO DEFENDANT OF GARNISHMENT  
BY  
CLERK OF CIRCUIT COURT  
BALDWIN COUNTY, ALABAMA  
TO

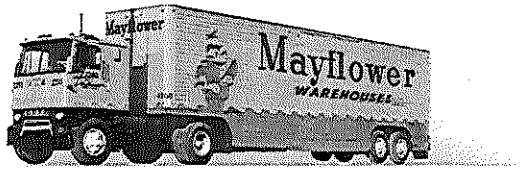
Roy Reynolds  
Plaintiff....

(21)  
VS.  
Carmine Reynolds

Defendant....

**MEADOR - MAYFLOWER**  
**ROBERT MEADOR WAREHOUSING & MOVING, INC.**

P. O. Box 391 • Mobile, Alabama 36601



October 28, 1969

Circuit Court  
Baldwin County  
Bay Minette, Alabama

RE: #8380½  
Roy Reynolds vs. Carmine Renfroe

Gentlemen:

Enclosed you will find payment as follows:

9/25/69	Check#115711	72.00
10/2/69	Check#116972	35.00
10/9/69	Check#118525	29.00
10/16/69	Check#119757	25.00

The above represents 25% of salaries due him while in our employ subsequent to our receipt of notification.

Mr. Renfroe has left our employ. Should he return we will continue to make the deductions as ordered.

Yours very truly,

ROBERT MEADOR WAREHOUSING & MOVING, INC.

Robert Meador

RM/mb