J.M.WALLACE, d/b/a NORTHWEST FLORIDA AUTO \* IN THE CIRCUIT COURT OF

\* BALDWIN © UNTY, ALABAMA

PLAINTIFF \* AT LAW.

\*

VS \* CASE NO. 8414

S.W.JACOBS, individually and d/b/a S. W. JACOBS MOTORS

DEFENDANT \*

Comes now the defendant, S. W. JAcobs, individually and d/b/a S. W. Jacobs Motors, and files his answers to the interrogatories requested in that certain motion filed November 8, 1977, as follows:

- 4. Yes. The house was bought with money furnished by my first wife seventeen years ago.
- 10. I have been on disability social security for about five years.
  - 14. See answer number 10.
- 15. See answer number 10. Neither I nor members of my family are part owners, stockholders or officers in any business.
  - 20. First Alabama Bank, Bay Minette, Alabama.
  - 22. No.
- 28. My life insurance was cancelled out. All I have is medicare.
- 32. The answer is yes. The furniture is owned by Louise Jacobs and it has been insured with Pritchett Insurance.
- 35. A. Louise Jacobs has a lot joining the house lot where we live. B through L. No.
- 37. The lot that Louise owns joins the house where I Live. I do not have the description.
- 38. My home is mortgaged to the Baldwin County Savings and Loan.
- 6P. My monthly expenses are met by social check to myself, my wife and little girl.

63. No.

65. No.

S.W. JACOBS

STATE OF ALABAMA

BALDWIN COUNTY

Before me, the undersigned authority, personally appeared S. W. Jacobs, who after being by me first duly sworn, deposes and says: That he is the defendant, that he has read the foregoing answers to interrogatories, and that said answers are true and correct to the best of his knowledge, information and belief, and that he does believe them to be true.

Africata S. M. CACOBS

Sworn to and subscribed before me on this 9th day of November, 1977.

MOTARY PUBLIC, BALDWIN COUNTY, ALABAMA

I hereby certify that I have this the 9th day of November, 1977, served a copy of the answers to the interrogatories on Hnnorable James R. Owen, Attorney at Law, 410 ourthouse Square, Bay M. nette, Alabama, Attorney for Plaintiff, by depositing a copy of same in the United States Mail postage prepaid.

FILED NOV 9877

EUNICE B. BLACKMON CIRCUIT

J.M.WALLACE, d/b/a NORTHWEST FLORIDA AUTO

\*

IN THE CIRCUIT COURT OF

AUCTION

\* BALDWIN COUNTY, ALABAMA

PLAINTIFF

\* AT LAW.

VS

\* CASE NO. 8414

S. W. JACOBS, individually\* and d/b/a S.W.JACOBS \*

DEFENDANT

# ANSWER TO INTERROGATORIES

Comes now the defendant, S. W. Jacobs, individually and d/b/a S. W. Jacobs Motors, and files his answers to the interrogatories heretofore propounded by the Plaintiff, under oath, as follows:

- 1. S. W. Jacobs, Highway 31 South, Bay Minette, Alabama, 937-5618.
  - 2. November 1, 1913.
  - 3. Private house.
  - 4. Yes, first wife.
  - 5. No.
  - 6. See 5.
  - 7. None
  - 8. Yes, Louise.
  - 9. William Richard.
  - 10. Disabled for about two years.
  - 11. See 10.
  - 12. 416-22-7245.
  - 13. See 10.
  - 14. See 10.
  - 15. See 10.
  - 16. Used cars.
  - 17. No.
  - 18. No.
  - 19. None.
  - 20. See 10.
  - 21. No.
  - 22. Don't know.
  - 23. None.
  - 24. No.

- 25. See 24.
- 26. No.
- 27. Yes.
- 28. Medicade. Life insurance through Savings and Loan.
- 29. No.
- 30. No.
- 31. See 30.
- 32. Pritchett Insurance.
- 33. Savings and Loan.
- 34. My wife's car.
- 35. A. Real Estate my house.
  - I. She owns a car.
- 36. No.
- 37. See 35.
- 38. Mortgage to Baldwin County Savings and Loam.
- 39. No.
- 40. No.
- 41. See 40.
- 42. No.
- 43. No.
- 44. No.
- 45. No.
- 46. No.
- 47. No.
- 48. No.
- 49. No.
- 50. Civil Action 8414.
- 51. No.
- 52. No.
- 53. No.
- 54. Don't know.
- 55. No.
- 56. None.
- 57. Social Security.
- 58. No.
- 59. No.
- 60. No.
- 61. Social Security.

- 62. No.
- 63. Did not keep copies.
- 64. No.
- 65. Don't understand.
- 66. Social Security.
- 67. No.
- 68. Yes.
- 69. No.
- 70. No.
- 71. J. M. Wallace.

72. You sued me.

FILED

MAR 15 1976

EUNICE B. BLACKMON CIRCUIT

Julianos S. M. JACOBS

STATE OF ALABAMA BALDWIN COUNTY

Before me, the undersigned authority, personally appeared S. W. Jacobs, who after being by me first duly sworn, deposes and says: That he is the defendant, that he has read the foregoing answers to interrogatories, and that said answers are true and correct to the best of his knowledge, information and belief, and that he does believe them to be true.

- S. W. JACOBS

Sworn to and subscribed before me on this /s day of March, 1976.

NOTARY PUBLIC, BALDWIN COUNTY, ALABAMA

MY COMMISSION EXPIRES: 12/24/80

I hereby certify that I have this the \_\_\_\_\_\_ day of March, 1976, served a copy of the answers to interrogatories on Honorable James R. Owen, Attorney at Law, 410 Courthouse Square, Bay Minette, Alabama, Attorney for Plaintiff, by depositing a copy of same in the Unites States Mail postage prepaid.

ttorney for Defendant

J. M. WALLACE, d/b/a Northwest
Florida Auto Auction,

Plaintiff,

Vs.

S. W. JACOBS, individually, and d/b/a S. W. Jacobs Motors,

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

CASE NO. 8414

Defendant.

## ANSWER

Comes now the Defendant in above-styled cause, and for answer thereto, saith as follows, to-wit:

- 1. Not guilty.
- 2. General issue.

ATTORNEY FOR DEFENDANT

I certify that I have mailed a copy of the foregoing ANSWER to Hon. James A. Owen, Attorney At Law, Bay Minette, Alabama, by depositing same in United States Mail, postage prepaid, at Bay Minette, Alabama, on this \_/\_ day of May fully 1969.

ATTORNEY FOR DEFENDANT

JUL 1 7 1969

ALIOZ J. DUOX CLERK REGISTER 

# The State of Alabama BALDWIN COUNTY

No. 8414 1/2 CIRCUIT COURT

To any Sheriff of the State of Alabama—GREETING:

You are hereby commanded, that of the goods and chattels, lands and tenements of								
J. M. Wallace d/b/a Northwest Florida Auto Action								
you cause to be made the sum of #24.50 Dollars								
which S. W. Jacobs Ind. d/b/a S. W. Jacobs Motors , I								
recovered of the Plaintiff for the use of the officers of said Court, on the 28th day of May ,								
by the judgment of the Circuit Court, held for the		o monores en estado en entre en entre En entre en entre en entre en entre en entre						
to the Clerk of said Court and make return of this writ and the execution thereof according to law.								
Witness my hand, this 21st day of September 19 19 19								
	:	A12. DURNEN						
			, Clerk					
CLERK'S FEES:	AMOUNT	SUMMARY OF FEES, COSTS AND JUDGMENT:	AMOUNT					
1. Suits for \$100.00 or less		1. Clerk's Fees	6,00					
2. Suits for over \$100.00 but less than \$1000 10.00		2. Ex-Clerk's Fees						
3. Suits for \$1000.00 and over 20.00		3. Sheriff's Fees	18 00					
4. Suits Detinue, ejectment, etc		4. Ex-Sheriff's Fees						
5. Suits not otherwise provided for 10.00		5. Trial Tax	4-59					
6. Appeal from Justice of Peace, etc. 6.00		6. Court Reporter's Fee, per day						
7. Gamishment on Judgment, etc 6.00		7. Witness Fees						
8. Workmen's Compensation-Petition		8. Commissioner's Fees						
Settlement 10.00  9. Appeals from State Dept. of Pub.		9. Garnishee's Fees						
Safety, etc. 10.00		10. Publisher's Fees						
10. Motion to sell real estate—J. P. levy		11						
11. Mandamus, writ of prohibition, etc	- Landers	12.						
12. Recording Executions—State Agencies		13. Clerk's Fees in Inferior Court						
13. Copy of Record—per 100 words		14. Sheriff's Fees in Inferior Court						
14. Certifying Abstract in transcript 5.00		15. Witness Fees in Inferior Court						
15. Record for Supreme-Appeals Ct. per 100 wds		16						
16. Additional copies Record-Appeals per 100 wds,		17 Justice of Peace Fees						
17. Taking Appeal Bond		18. Constable's Fees						
18. Reporter's Transcript on Appeal 10.00	- Property of the Property of	19.						
19. Appeals Courts Concurrent Jurisdiction 15.00		20. Cost in Appealed Cases Docketed (Total)						
20. Application—Habeas Corpus		TOTAL FEES AND COST	# 24 ºº					
21		21.						
22								
Total Clerk's Fees		23. 10% Damages						
SHERIFF'S FEES:		24. Interest\$						
23. Serving summons and complaint	†	TOTAL JUDGMENT						
23. Serving summons and complaint 1.50  24. Levying attachment and return 6.25		TOTAL FEES, COST AND JUDGMENT						
25. Seizing personal property—Detinue 6.00								
26. Approving bond, each 2.00								
27. Serving Gamishee—Writ								
28. Serving Sc. Fa or notice								
29. Serving Subpoe . each								
30. Impanelling Jury								
31. Serving Contempt Attachment								
32. Collecting execution for cost only 1.50								
33. Commissions on Execution								
34. Executing Writ of Possession, each								
35. Making Deed to Real Estate sold, each 2.50								
36. Mileage, each								
37								
38.								
Total Sheriff's Fees			Magazgalar 11					
10021 MIGHTA 5 F CC 5								

深。8414 1/2 I hereby certify that there was a waiver of the right to claim of exemption of personal property as to col-lection of the debt for which this execution is issued. Civil Execution Docket Issued Fee Book No. Costs, . The State of Alabama James R. Owen Jacobs Motors J. M. Wallace d/b/a Northwest Florida Fi. Fa. For Cost vs. Plaintiff S. W. Jacobs Ind. & d/b/a S. W. Auto Auction CIRCUIT COURT BALDWIN COUNTY Page\_ Defendant's Attorney Plaintiff's Attorney Page \$ 24,00 Page 19 Clerk on the following: day of\_ Sheriff's Execution Dookely Person BENTON Received in office. By virtue of the within Execution I have, at o'clock\_\_\_M., this\_ SEP 2 1 1979 Ca, Deputy Sheriff 19\_\_\_\_, levied \_, Sheriff Total DEFENDANT'S WITNESSES

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PLAINTIFF'S WITNESSES AMOUNT STATE OF ALABAMA ) BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon S. W. Jacobs, individually and doing business as S. W. Jacobs Motors, to appear within thirty days from the service of this writ in the Circuit Court, to be held for said county at the place of holding the same, then and there to answer the complaint of J. M. Wallace, doing business as Northwest Florida Auto Auction.

WITNESS my hand this 3/stday of //atches.

Defendant resides on Highway 31, South, Bay Minette.

\* \* \* \* \* \* \* \* >< ><

J. M. WALLACE, d/b/a Northwest Florida Auto Auction,

Plaintiff,

VS.

S. W. JACOBS, individually, and d/b/a S. W. Jacobs Motors,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

> AT LAW 8414

COMPLAINT

COUNT ONE

Plaintiff claims of the defendant the sum of Eight Hundred Sixty-five Dollars (\$865.00) for that heretofore on to-wit, November 11, 1966, the plaintiff was engaged in and operating an automobile auction in Pensacola, Florida, and at said time and place the defendant, S. W. Jacobs, individually, and d/b/a S. W. Jacobs Motors, placed for sale and did sell at said time and place to Select Motors, Fort Walton Beach, Florida, one 1963 Chevrolet automobile and said defendant did at said time and place warrant to the plaintiff that he had good title to said automobile, whereas, in fact, the said automobile had been and was at the time at which it sold, stolen from one, Florence Ivey, Birmingham. avers that the true serial number of said automobile was 13839Alashoe but at said time had been changed to 31839Al38009. Plaintiff

VOL 67 PAGE 958

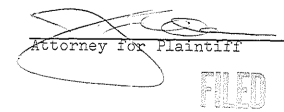
further avers that he warranted title to said automobile to the purchaser, Select Motors, at said time and place and as a consequence of said warranty he, the plaintiff, became obligated to, and did pay to said Select Motors the sum of Eight Hundred Sixty-five Dollars (\$865.00), the value of said automobile, and which amount plaintiff herewith claims from the defendant.

#### COUNT TWO

The plaintiff claims of the defendant Eight Hundred Sixty-five Dollars (\$865.00) for money on the 9th day of February, 1968, received by the defendant to the use of the plaintiff, which sum of money, with the interest thereon, is still unpaid.

#### COUNT THREE

The plaintiff claims of the defendant Eight Hundred Sixtyfive Dollars (\$865.00) damages for the breach of a covenant entered into by him on the 10th day of November, 1966, in substance as follows: Defendant warranted to and with the plaintiff on said date that one 1963 Chevrolet automobile, Serial No. 13839A138009 was the property of said defendant at said time and place and that he had good title thereto, whereas, in fact, the said automobile had been stolen at said time and the said plaintiff relying on the representations of the said defendant sold the said automobile to Select Motors, Fort Walton Beach, Florida, and plaintiff says that although he, the plaintiff, relying on the representations of the said defendant at said time and place also warranted the title to the said Select Motors, he thereby became liable and obligated to said Select Motors for the value of said automobile and did pay to Select Motors the sum of Eight Hundred Sixty-five Dollars (\$865.00) as the value of said automobile and which amount he herewith claims from the said defendant.



0 CT 3 **1** 1968

VIII 67 PAGE 909 BOOM REGISTER

E411-2-68

Ten Cents per mile Total \$ 40 TANLOR WILKINS, Sheriff BY DEPUTY SHERIFF	+	TAYLOR WILKINS, Shortff D. 9	By service on	served a copy of the within XXC	-
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James R. Muen, Att

J. M. WALLACE, d/b/a Northwest
Florida Auto Auction,

Plaintiff,

Vs.

S. W. JACOBS, individually, and d/b/a S. W. Jacobs Motors,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

X AT LAW

CASE NO. 8414

# DEMURRER

Comes now the Defendant in above-styled cause, by his Attorney, and demurs to the complaint, and assigns as grounds therefor the following, separately and severally, to each and every count thereof, to-wit:

- 1. The complaint does not state a legal cause of action.
- 2. The complaint is vague.
- 3. The complaint fails to give a proper legal description of the automobile which Plaintiff alleges Defendant sold to Select Motors, Fort Walton Beach, Florida,
  - 4. The complaint is uncertain.
- 5. Complaint fails to allege that Defendant knew that the automobile sold to Select Motors, Fort Walton Beach, Florida, was stolen.
- 6. Complaint fails to allege that Defendant knew the serial number of the automobile had been changed or that he had any knowledge thereof.
- 7. Complaint fails to allege that Defendant made any warranty on subject automobile to the Plaintiff.
- 8. Count Three of the complaint fails to allege whether the breach of warranty allegedly made by Defendant was oral or in writing.

ATTORNEY FOR DEFENDANT

I certify that I have mailed a copy of the foregoing DEMURRER to Hon. James R. Owen, Attorney At Law, Bay Minette, Alabama, by depositing the same in United States Mail, postage prepaid, at Bay Minette, Alabama, on this \_\_\_\_\_\_ day of November, 1968.

ATTORNEY FOR DEFENDANT

NOV 7 1968

ALIGE J. DUDN CLERK. REGISTER

# IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

J. M. WALLACE, d/b/a NORTHWEST FLORIDA AUTO AUCTION,

-7-

Plaintiff,

 $\star$ 

VS.

\* CIVIL ACTION NO. 8414

S. W. JACOBS, individually and d/b/a S. W. JACOBS MOTORS,

Defendant.

## MOTION FOR ORDER COMPELLING PARTY TO ANSWER INTERROGATORIES

Plaintiff moves the Court for an Order compelling Defendant to answer Interrogatories numbered 4, 10, 13, 14, 15, 20, 22, 28, 32, 35, 37, 38, 61, 63 and 65 heretofore served on Defendant by Plaintiff which Defendant has failed to answer.

OWEN, BALL & WILLS

By:

JAMES R. OWEN Attorneys for Plaintiff 410 Courthouse Square Bay Minette, AL 36507

Plaintiff requests oral argument of the above Motion. OWEN, BALL & WILLS

By: <

JAMES R. OWEN
Attorney for Plaintiff

EUNICE B. BLACKINGN CLERS

# CERTIFICATE OF SERVICE

I hereby certify that I have this day served the above and foregoing pleading upon counsel for the opposing party by mailing 

### NOTICE ON MOTIONS

J. M. Wallace, d/b/a Northwest Florida Aute Auction PLAINTIFF	IN THE CIRCUIT COURT		
VS:	OF BALDWIN COUNTY, ALABAMA		
S. W. Jacobs, Ind. & d/b/a S. W. Jacobs Motors DEFENDANT	CASE NO. 8414		
THE motion for order compelling party to answer in	was on the 8th		
day of November 19 77 , moot			
	was on the <u>8th</u>		

EUNICE B. BLACKMON CIRCUIT CLERK OF BALDWIN COUNTY, ALABAMA

IN THE CIRCUIT COURT

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

J. M. WALLACE, d/b/a NORTHWEST [FLORIDA AUTO AUCTION, Plaintiff,

( CASE NO. 8414

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ys.

S. W. JACOBS, individually and d/b/a S. W. JACOBS MOTORS,

Defendant.

# INTERROGATORIES

NOW COMES the Plaintiff and propounds the following interrogatories to the Defendant, S. W. Jacobs:

- 1. State your name, address and telephone number.
- 2. What is the date of your birth?
- 3. Do you live in an apartment or in a private house?
- 4. If you live in a private house, is it owned by either your wife or any member of your family or a relative? If so, state when it was bought, for how much and whose money was used.
  - 5. Have you any boarders or sub-tenants?
- 6. If so, give their names and the amount of rent paid by each.
- 7. If the rent or any other bills are paid by check, give the particulars thereof, the name of the drawer of such checks and the banks upon which they are drawn.
  - 8. Are you married? If so, give your wife's name.
- 9. Have you any children? If so, give their names, ages and addresses.
  - 10. What is your usual occupation?
- ll. Are you presently in business or employed: If so, give the name and address of such business or employer.
  - 12. What is your social security number?
- 13. If you are presently employed, state the particulars of any contract of employment and the amount of salary, commissions, or other compensation which you are to receive and the amount of any arrears thereof.
- 14. If you are not the sole supporter of your family, state the amount of the contribution of each member of your family toward the support of your home.

- 15. If you are employed in business, state whether you or any members of your family or other relatives are/or at any time were proprietors, part owners, stockholders, directors or officers of any such business.
- 16. State what business you have conducted and what position you have held in the last five (5) years.
- 17. Are you an officer, director or stockholder of any corporation? If so, give the details.
- 18. Is your wife is an officer, director or stockholder of any corporation? If so, give the details.
- 19. Have you in your own name or jointly any bank account, commercial, savings or otherwise: If so, state where and the amount of the balance therein.
  - 20. When and where did you last have such a bank account?
- 21. Do you have power of attorney or other authority to sign checks or other instruments for the payment of money on any bank account?
- 22. Has your wife a bank account? If so, state the name and address of the bank and the amount of the balance therein.
- 23. State the source of the money in your wife's bank account.
- 24. Have you or your wife a safe deposit box? If not, when did you last have one?
- 25. Give the name and address of any bank or safe deposit company in which such safe deposit box is or was maintained.
- 26. Have you the right of access to any safe deposit box? If so, give the details.
  - 27. Have you any accident, health or life insurance?
  - 28. If so, answer the following questions:
    - A. The name of the company.
    - B. Each policy number.
    - C. The amount, type and date of issuance of each life insurance policy.
    - D. The name and address of beneficiary of each life insurance policy.
    - E. The date and particulars of any change of beneficiary.
    - F. The particulars of any assignment or assignments of life insurance policy.
    - G. The dates and amounts of any loan against such policies.
- 29. If you have borrowed on any life insurance policy, what did you do with the money?

- 30. Are you receiving or have you any claim for disability payments on any insurance policy?
- 31. If so, give the name of the company, the number of the policy and the particulars of the policy and the amount thereof.
- 32. Is there any fire insurance on the furniture in your If so, what is the amount, the name of the company issuing home? the same and in whose name is it issued?
- 33. Where are the policies of insurance referred to above?
- Have you an automobile driver's license and if so, what car do you drive?
- 35. Do you or your wife own or have any interest in any of the following:
  - Real Estate.
  - В. Stocks, bonds or other securities.
  - C.
  - Mortgages on real property or personal property. Promissory notes, drafts, bills of exchange or D. other commercial paper.
  - Judgments.
  - $\mathbb{F}$  . Jewelry or antiques.
  - G. Stamp collections or coin collections.
  - Η. Saving Bonds.
  - Automobîle or truck. I.
  - J. Patents, inventions, trademarks or copyrights. Joint ventures or other business enterprises.
  - Κ.
  - Warehouse receipts, bills of lading or other documents of title.
- 36. Do you or your wife own any other property not enumerated above? If so, give full particulars thereof.
- If you or your wife own any of the property described in Question 35, give the full particulars thereof.
- If any of such property is mortgaged, pledged, encumbered or subject to any conditional bill of sale, give the full details and status thereof.
- 39. Have you or your wife any personal property in pawn? If so, give the particulars thereof.
- Have you applied for a loan from any bank, finance company or other lending institution in the last five (5) years? If so, what disposition was made of such application?
- If such loan was obtained, what did you do with the proceeds thereof?
- Have you in the last five years acted as co-maker, endorser, or guarantor of any loan? If so, give the particulars thereof.

- 43. Have you issued any financial statement in the past five (5) years? If so, to whom and when? If your answer is "yes", attach a copy of any such financial statement furnished by you in the last five (5) years.
- 44. Have you or your wife purchased or are you or your wife buying any articles on the installment plan? If so, give the full details thereof, the amount thereof and the method by which installment payments are being made.
- 45. Have you or your wife any interest in the estate of any deceased person? If so, give full particulars thereof.
- 46. Are you or your wife the beneficiary of any trust? If so, give the full particulars thereof.
- 47. Have you or your wife inherited any money or property? If so, give the full particulars thereof.
- 48. Are you the beneficiary of any Will or policy of insurance?
- 49. Are you the Plaintiff or Defendant in any Court action or proceedings other than this cause? If so, give the particulars thereof.
- 50. Are there any judgments of record against you? If so, give the dates, amounts, the Courts where rendered and the name of the judgment creditors.
- 51. Have you made any payments on any such judgments? If so, give the full details thereof.
- 52. Have you any securities with any stock brokerage firm?
- 53. Have you any account with any stock broker or commodity broker? If so, give the particulars thereof.
- 54. When did you last have any such account? If so, give the full particulars thereof.
- 55. Have you now or did you ever have power of attorney or authority over any other stock, bond or other security or commodity account? If so, give the full particulars thereof.
- 56. What books and records do you keep, showing your receipts and disbursements?

- 57. Within the past year, have you received any payment of money other than as already described? If so, state when and the amount; give the particulars of any checks received and state what was done with the money.
- 58. Have you assigned any cause of action, judgment, insurance policy, salary, income or disability payments?
- 59. Have you transferred any other property within the past five (5) years? If so, describe the property and give the full details of any such transfer.
- 60. Have you filed any trade names, certificates or partnership certificates? If so, under what name?
- 61. What are your average monthly expenses and how are they met?
- 62. Are you making payments to any creditor? If so, give the full details thereof.
- 63. Did you file Federal or State Income Tax Returns within the last three (3) years? If so, furnish copies of such returns.
- 64. Do you belong to any organization, club or union? If so, give the full particulars thereof.
- 65. Has any kind of license, permit or appointment been issued or granted to you by any State, City or Federal Government or agency or department thereof?
- 66. Are you entitled to any money from any State, City or Federal Government or agency or department thereof? If so, give the details thereof.
- 67. Does anyone owe you money? If so, give the details thereof.
  - 68. Are you unable to pay your debts?
  - 69. Are you willing to be adjudged a bankrupt?
  - 70. Are you a party to any contract of any kind?
- 71. What is the total of your liabilities, exclusive of this judgment, and what are the names and addresses of your creditors?