

1586

SUMMONS AND COMPLAINT

THE STATE OF ALABAMA

:

CIRCUIT COURT

BALDWIN COUNTY

:

TO ANY SHERIFF OF THE STATE OF ALABAMA - GREETINGS:

You are hereby commanded to summon J. A. Hawkins to appear at the next term of the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the complaint of John A. Lamey Milling Company, an Alabama Corporation of Mobile, Alabama.

Witness my hand this 8th day of December, 1950

Reed J. Houch
CLERK

C O M P L A I N T

JOHN A. LAMEY MILLING COMPANY,
AN ALABAMA CORPORATION OF
MOBILE, ALABAMA,

VS.

J. A. HAWKINS,

PLAINTIFF,

DEFENDANT.

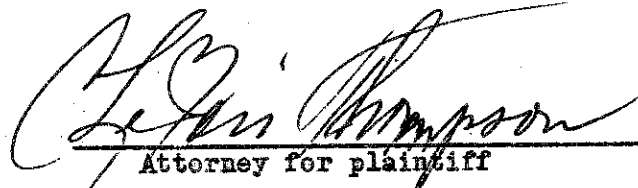
COUNT ONE: The plaintiff claims of the defendant the sum of Two Hundred (\$200.00) Dollars, due by promissory note made by him on the 10th., day of December, 1949, and payable on the 15th., day of May, 1950, together with interest thereon. The plaintiff avers that in and as a part of the said note the defendant waived as to this debt all right to exemption under the constitution and laws of Alabama, or any other state, and of the waiver the plaintiff now claims the benefits.

COUNT TWO: The plaintiff claims of the defendant the further and additional sum of Two Hundred (\$200.00) Dollars, due by promissory note made by him on the 10th., day of December, 1949, and payable on the 15th., day of June, 1950, together with interest thereon. The plaintiff avers that in and as a part of the said note the defendant waived as to this debt all right to exemption under the constitution and laws of Alabama, or any other state, and of the waiver the plaintiff now claims the benefits.

COUNT THREE: The plaintiff claims of the defendant the further and additional sum of Two Hundred Thirty-three and 70/100 (\$233.70) Dollars, due by promissory note made by him on the 10th., day of December, 1949, and payable on the 15th., day of July, 1950, together with interest thereon. The plaintiff avers that in

and as a part of the said note the defendant waived as to this debt all right to exemption under the constitution and laws of Alabama, or any other state, and of the waiver the plaintiff now claims the benefits.

The plaintiff avers that in, by, and as a part of said notes the defendant agreed to pay all cost of collecting or securing said notes including a reasonable attorney's fee whether the same be collected or secured by suit or otherwise, and the plaintiff further claims of the defendant the sum of \$95.06 as such reasonable attorney's fees.



Attorney for plaintiff

Received in Sheriff's Office
this 8 day of Dec 1950
TAYLOR WILKINS, Sheriff

*His name lives
in Fla.*

Returned 12 day of Dec 50
not found in my county after diligent search and in
quest.

By *Da Jackson*
County Sheriff

Noted
by serving subpoena

1586

JOHN A. HILLING COMPANY
AT LARGE, OCCUPATION OF
TAYLOR, JACKSON,

PLAINTIFF

VS

J. A. HILLING

DEFENDANT

12-13-50

SOLICITS AND COUNSELLOR

*His name not found in
Baltimore County.*

*Taylor Wilkins the
Da Jackson*

DEC 8 1950
ALICE L. DUCK, Clerk

SUMMONS AND COMPLAINT

THE STATE OF ALABAMA

:

CIRCUIT COURT

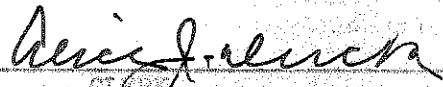
BALDWIN COUNTY

:

TO ANY SHERIFF OF THE STATE OF ALABAMA - GREETINGS:

You are hereby commanded to summon J. A. Hawkins to appear at the next term of the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the complaint of John A. Laney Milling Company, an Alabama Corporation of Mobile, Alabama.

Witness my hand this 8th day of December, 1950


CLERK

C O M P L A I N T

JOHN A. LANEY MILLING COMPANY,
AN ALABAMA CORPORATION OF
MOBILE, ALABAMA,

VS.

J. A. HAWKINS,

PLAINTIFF,

DEFENDANT.

COUNT ONE: The plaintiff claims of the defendant the sum of Two Hundred (\$200.00) Dollars, due by promissory note made by him on the 10th., day of December, 1949, and payable on the 15th., day of May, 1950, together with interest thereon. The plaintiff avers that in and as a part of the said note the defendant waived as to this debt all right to exemption under the constitution and laws of Alabama, or any other state, and of the waiver the plaintiff now claims the benefits.

COUNT TWO: The plaintiff claims of the defendant the further and additional sum of Two Hundred (\$200.00) Dollars, due by promissory note made by him on the 10th., day of December, 1949, and payable on the 15th., day of June, 1950, together with interest thereon. The plaintiff avers that in and as a part of the said note the defendant waived as to this debt all right to exemption under the constitution and laws of Alabama, or any other state, and of the waiver the plaintiff now claims the benefits.

COUNT THREE: The plaintiff claims of the defendant the further and additional sum of Two Hundred Thirty-three and 70/100 (\$233.70) Dollars, due by promissory note made by him on the 10th., day of December, 1949, and payable on the 15th., day of July, 1950, together with interest thereon. The plaintiff avers that in

The plaintiff avers that in, by, and as a part of said notes the defendant agreed to pay all cost of collecting or securing said notes including a reasonable attorney's fee whether the same be collected or secured by suit or otherwise, and the plaintiff further claims of the defendant the sum of \$95.06 as such reasonable attorney's fees.

C. B. Thompson
Attorney for plaintiff

06-01-57
 James F. Taylor
 1000 1st St
 New York, N.Y.
 10001

RECEIVED
JAN 10 1963
FBI

98-51

UNIT 1

5

1. $\frac{1}{2}$
 2. $\frac{1}{3}$
 3. $\frac{1}{4}$
 4. $\frac{1}{5}$
 5. $\frac{1}{6}$
 6. $\frac{1}{7}$
 7. $\frac{1}{8}$
 8. $\frac{1}{9}$
 9. $\frac{1}{10}$
 10. $\frac{1}{11}$
 11. $\frac{1}{12}$
 12. $\frac{1}{13}$
 13. $\frac{1}{14}$
 14. $\frac{1}{15}$
 15. $\frac{1}{16}$
 16. $\frac{1}{17}$
 17. $\frac{1}{18}$
 18. $\frac{1}{19}$
 19. $\frac{1}{20}$
 20. $\frac{1}{21}$
 21. $\frac{1}{22}$
 22. $\frac{1}{23}$
 23. $\frac{1}{24}$
 24. $\frac{1}{25}$
 25. $\frac{1}{26}$
 26. $\frac{1}{27}$
 27. $\frac{1}{28}$
 28. $\frac{1}{29}$
 29. $\frac{1}{30}$
 30. $\frac{1}{31}$
 31. $\frac{1}{32}$
 32. $\frac{1}{33}$
 33. $\frac{1}{34}$
 34. $\frac{1}{35}$
 35. $\frac{1}{36}$
 36. $\frac{1}{37}$
 37. $\frac{1}{38}$
 38. $\frac{1}{39}$
 39. $\frac{1}{40}$
 40. $\frac{1}{41}$
 41. $\frac{1}{42}$
 42. $\frac{1}{43}$
 43. $\frac{1}{44}$
 44. $\frac{1}{45}$
 45. $\frac{1}{46}$
 46. $\frac{1}{47}$
 47. $\frac{1}{48}$
 48. $\frac{1}{49}$
 49. $\frac{1}{50}$
 50. $\frac{1}{51}$
 51. $\frac{1}{52}$
 52. $\frac{1}{53}$
 53. $\frac{1}{54}$
 54. $\frac{1}{55}$
 55. $\frac{1}{56}$
 56. $\frac{1}{57}$
 57. $\frac{1}{58}$
 58. $\frac{1}{59}$
 59. $\frac{1}{60}$
 60. $\frac{1}{61}$
 61. $\frac{1}{62}$
 62. $\frac{1}{63}$
 63. $\frac{1}{64}$
 64. $\frac{1}{65}$
 65. $\frac{1}{66}$
 66. $\frac{1}{67}$
 67. $\frac{1}{68}$
 68. $\frac{1}{69}$
 69. $\frac{1}{70}$
 70. $\frac{1}{71}$
 71. $\frac{1}{72}$
 72. $\frac{1}{73}$
 73. $\frac{1}{74}$
 74. $\frac{1}{75}$
 75. $\frac{1}{76}$
 76. $\frac{1}{77}$
 77. $\frac{1}{78}$
 78. $\frac{1}{79}$
 79. $\frac{1}{80}$
 80. $\frac{1}{81}$
 81. $\frac{1}{82}$
 82. $\frac{1}{83}$
 83. $\frac{1}{84}$
 84. $\frac{1}{85}$
 85. $\frac{1}{86}$
 86. $\frac{1}{87}$
 87. $\frac{1}{88}$
 88. $\frac{1}{89}$
 89. $\frac{1}{90}$
 90. $\frac{1}{91}$
 91. $\frac{1}{92}$
 92. $\frac{1}{93}$
 93. $\frac{1}{94}$
 94. $\frac{1}{95}$
 95. $\frac{1}{96}$
 96. $\frac{1}{97}$
 97. $\frac{1}{98}$
 98. $\frac{1}{99}$
 99. $\frac{1}{100}$
 100. $\frac{1}{101}$
 101. $\frac{1}{102}$
 102. $\frac{1}{103}$
 103. $\frac{1}{104}$
 104. $\frac{1}{105}$
 105. $\frac{1}{106}$
 106. $\frac{1}{107}$
 107. $\frac{1}{108}$
 108. $\frac{1}{109}$
 109. $\frac{1}{110}$
 110. $\frac{1}{111}$
 111. $\frac{1}{112}$
 112. $\frac{1}{113}$
 113. $\frac{1}{114}$
 114. $\frac{1}{115}$
 115. $\frac{1}{116}$
 116. $\frac{1}{117}$
 117. $\frac{1}{118}$
 118. $\frac{1}{119}$
 119. $\frac{1}{120}$
 120. $\frac{1}{121}$
 121. $\frac{1}{122}$
 122. $\frac{1}{123}$
 123. $\frac{1}{124}$
 124. $\frac{1}{125}$
 125. $\frac{1}{126}$
 126. $\frac{1}{127}$
 127. $\frac{1}{128}$
 128. $\frac{1}{129}$
 129. $\frac{1}{130}$
 130. $\frac{1}{131}$
 131. $\frac{1}{132}$
 132. $\frac{1}{133}$
 133. $\frac{1}{134}$
 134. $\frac{1}{135}$
 135. $\frac{1}{136}$
 136. $\frac{1}{137}$
 137. $\frac{1}{138}$
 138. $\frac{1}{139}$
 139. $\frac{1}{140}$
 140. $\frac{1}{141}$
 141. $\frac{1}{142}$
 142. $\frac{1}{143}$
 143. $\frac{1}{144}$
 144. $\frac{1}{145}$
 145. $\frac{1}{146}$
 146. $\frac{1}{147}$
 147. $\frac{1}{148}$
 148. $\frac{1}{149}$
 149. $\frac{1}{150}$
 150. $\frac{1}{151}$
 151. $\frac{1}{152}$
 152. $\frac{1}{153}$
 153. $\frac{1}{154}$
 154. $\frac{1}{155}$
 155. $\frac{1}{156}$
 156. $\frac{1}{157}$
 157. $\frac{1}{158}$
 158. $\frac{1}{159}$
 159. $\frac{1}{160}$
 160. $\frac{1}{161}$
 161. $\frac{1}{162}$
 162. $\frac{1}{163}$
 163. $\frac{1}{164}$
 164. $\frac{1}{165}$
 165. $\frac{1}{166}$
 166. $\frac{1}{167}$
 167. $\frac{1}{168}$
 168. $\frac{1}{169}$
 169. $\frac{1}{170}$
 170. $\frac{1}{171}$
 171. $\frac{1}{172}$
 172. $\frac{1}{173}$
 173. $\frac{1}{174}$
 174. $\frac{1}{175}$
 175. $\frac{1}{176}$
 176. $\frac{1}{177}$
 177. $\frac{1}{178}$
 178. $\frac{1}{179}$
 179. $\frac{1}{180}$
 180. $\frac{1}{181}$
 181. $\frac{1}{182}$
 182. $\frac{1}{183}$
 183. $\frac{1}{184}$
 184. $\frac{1}{185}$
 185. $\frac{1}{186}$
 186. $\frac{1}{187}$
 187. $\frac{1}{188}$
 188. $\frac{1}{189}$
 189. $\frac{1}{190}$
 190. $\frac{1}{191}$
 191. $\frac{1}{192}$
 192. $\frac{1}{193}$
 193. $\frac{1}{194}$
 194. $\frac{1}{195}$
 195. $\frac{1}{196}$
 196. $\frac{1}{197}</$

88-00000

12-13-50.
Not found this evening.

Yorgen Winkler, Sheriff

Dr. Jackson H. J.

Moved to Bank

62

~~UNCLASSIFIED FOR DISSEMINATION~~

на этот момент, же арривуа, е жее:

1. The first step in the process of the investigation is the identification of the problem. This is done by the investigator who is assigned to the case. The investigator will then conduct a thorough search of the records to determine if there is any information that might be helpful in solving the problem.

the defendant made it in' of' and as a bill of sale notes the
of the master the defendant now claims the property.
to examination with the consideration and issue of witnesses of the court state the
and as a bill of sale notes the defendant made it as such goods and things