(106)

## GARNISHMENT ON JUDGMENT

THE STATE OF ALABAMA,
BALDWIN COUNTY.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

TO ANY SHERIFF OF THE STATE OF ALABAMA... GREETING:

Whereas at a regular term, 1934 of the Circuit Court of Baldwin County, in Equity, to-Wit: On the 17th day of October, 1934, W.B.Burmeis ter, recovered judgment against T. W. Richerson, former Clerk of the Circuit Court for Baldwin County, for the sum of ----ONE HUNDRED DOLLARS (\$100.00), and cost of suit, and affidavit having been made by John N. Allen, Attorney for Plaintiff, that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that the following named persons or corporations, Viz: M. A. Stone, Clerk of the Circuit Court, for Baldwin County, has or is believed to have in her possession, or under her control money or effects belonging to said defendant, T. W. Richerson, or that she is, or is believed to be indebted to said defendant, T. W. Richerson, or to be liable to him 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, M. A. Stone, Clerk of the Circuit Court, for Baldwin County, to be and appear before the honorable the Circuit Court for Baldwin County, at the Court House thereof, in the City of Bay Minette, within thirty days from the date of service, then and there to answer on oath, whether at the time of the service of the garnishment, or at the time making her answe, or at any time intervening the time of serving the garnishment and making the answer she was indebted to said defendant, T.W.Richerson, and whether she will not be indebted in future to said Defendant, T.W.Richerson, by a contract then existing, and whether by a contract then existing she 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 de-

delivery of personal property, or which is payable in personal property, and whether she has not in her possession or under her control money or effects belonging to the defendant, T.W. Richerson.

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

Clerk --

In all certificant of Baldway Country, alcher

			,		
	FARMERS & MERCHANTS BA	NK OF FOLEY,	)	IN THE CIRCUIT	COURT OF
	a Corporation,	Plaintiff.	(	BALDWIN COUNTY	, ALABAMA.
	w. B. BURMEISTER,	Respondent.	* ( *)	In Eq	quity.
<b></b> ,	and the second s		The state of the s	and the second of the second o	
	THE STATE OF ALABAMA BALDWIN COUNTY		α	IRCUIT COURT, FA	AIL TERM,1934
	TO ANY SHERIFF OF THE STATE OF ALABAMA:				
	You are hereby commanded, that of the goods and chattels, lands and				
	tenements of	THOMAS W. RICE	HERSON, SR	, , í	former clerk
	of the Circuit Court of Baldwin County, you cause to be made the sum of				
	ONE HUNDRED (\$100.00)DOLLARS , which W. B. BURMEISTER,				
	Respondent in the case of Farmers & Merchants Bank of Foley, a Corporation				
	vs. W. B. Burmeister, deposited with said Clerk as security for costs in				
	said cause, and wherea	as Judgment was	rendered	in this court i	in favor of th
	said Respondent, W. B.	. Burmeister, a	nd against	the Complainant	t, , the said
	Farmers & Merchants Bank of Foley, a CORPORATION, and it being ordered by				
and the second	the Court that the Complainant pay the costs of this cause, now therefore				
	the said W. B. Burmei	ster is no long	ger liable	for the costs i	in this cause
43	and Thomas W. Richerso	on Sr. is indeb	ted to the	said W. B. Bu	rmeister in
	the aforesaid Sum of	ONE HUNDRED	DOLLARS,	which you are	e hereby comma
36 : 26 :	ed to recover of the	said Thomas W	. Richerso	n, Sr., and have	e the same
	to render to M. A. Sto	one, Clerk of t	he Circuit	Courtm and mal	ke return of
	this Writ and the exec	cution thereof,	according	to law.	
	WITNESS my hand,	this //	dat of	<u> </u>	,1934.
and the second					
parameter in the sp					Company of the control of the contro
Land of the second			<u> 74,</u>	A. Ston	Clerk.

prison 1266)

STATE OF ALABAMA, COUNTY OF MOBILE.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA,

allen.

IN EQUITY.

Before me, Justie Brunis, a Notary Public in and for said State and County, personally appeared John N. Allen, who is known to me, and who, being by me first duly sworn, deposes and says that at a regular term of the Circuit Court of Baldwin County, Alabama, in Equity, to-wit, on the 22nd day of August, 1934, W. B. Burmeister recovered a judgment or decree against Thomas W. Richerson for the sum of One Hundred & 00/100 Dollars (\$100.00), besides costs of suit; that said judgment or decree remains wholly unsatisfied and in full force and effect; that Mary Alice Stone, as Register of the Circuit Court of Baldwin County, Alabama, in Equity, is supposed to be indebted to or have effects of the said Thomas W. Richerson, in her possession, or under her control, and that he believes that process of garnishment against said Mary Alice Stone, Register as aforesaid, and against Thomas W. Richerson, is necessary to obtain said judgment or decree.

Subscribed and sworn to before me, this of November, 1934.

Pussie Brug ars. Notary Public, Mobile County, Ala.

Fille Dor. 1 th 1994
Mi a. Stone
Reg.

THE STATE OF ALABAMA,
BALDWIN COUNTY.

gradian.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

المرساء تربيع

TO ANY SHERIFF OF THE STATE OF ALABAMA... CREETING:

Whereas at a regular term, 1934 of the Circuit Court of Baldwin County, in Equity, to-wit: On the 17th day of October, 1934, W.B.Burmeis ter, recovered judgment against T. W. Richerson, former Clerk of the Circuit Court for Baldwin County, for the sum of ----ONE HUNDRED DOLLARS (\$100.00), and cost of suit, and affidevit having been made by John N. Allen, Attormy for Plaintiff, that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that the following named persons or corporations, Viz: M. A. Stone, Clerk of the Circuit Court , for Baldwin County, has or is believed to have in her possession, or under her control money or effects belonging to said defendant, T. W. Richerson, or that she is, or is believed to be indebted to seid defendant, T. W. Richerson, or to be liable to him 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, M. A. Stone, Clerk of the Circuit Court, for Baldwin County, to be and appear before the honorable the Circuit Court for Baldwin County, at the Court House thereof, in the City of Bay Minette, within thirty days from the date of service, then and there to answer on cath, whether at the time of the service of the garnishment, or at the time making her answe, or at any time intervening the time of serving the garnishment and making the answer she was indebted to said defendant, T.W.Richerson, and whether she will not be indebted in future to said Defendant, T.W.Richerson, by a contract then existing, and whether by a contract then existing she is, or are, liable to said defendants for the deliving of personal property, or for the payment of money which may be discharged by the de-

delivery of personal property, or which is payable in personal property, and whether she has not in her possession or under her control money or effects belonging to the defendant, T.W. Richerson.

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

MITNESS, M. A. Stone, Clerk of the said Court, this day of November, 1934.

Clerk -

Cokes. CIVIL # 106

W. B. BURMEISTER

Plaint if f,

T. W. RICHERSON,

Defendant,

M. A. STONE,

Garnishee.

GARNISHMENT ON JUDGMENT

FILED NOVEMBER // ,1934.