

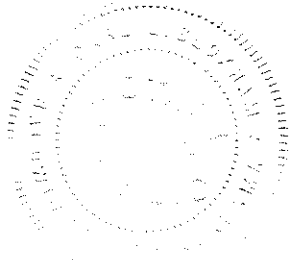
STATE OF ALABAMA,
BALDWIN COUNTY.

Before me, the undersigned notary, personally appeared ELLIOTT G. RICKARBY, who, being sworn, says that he is the attorney ^{of} recorded for Oak Hall, a co-partnership, and that said firm, as plaintiff recovered a judgment on the fifth day of February, 1935, in the Circuit Court of Baldwin County, Alabama, against Lawson D. Falls, Defendant, for the sum of One Hundred Seventy-five and 40/100 Dollars and Twelve Dollars costs of suit, and that the Bank of Fairhope is believed to have in its possession or under its control money or effects belonging to the Defendant and that he believes that process of garnishment against said Defendant is necessary to obtain satisfaction on this judgment.

Elliott G. Rickaby

Subscribed and sworn to before me this 16th day of April, 1935.

Carl L. Blachman
Notary Public, Baldwin County, Alabama.

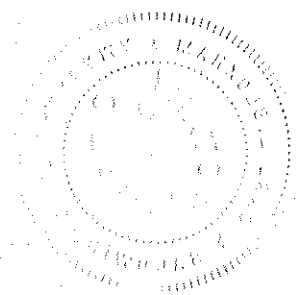


RECORDED
much

OAK HALL,
Plaintiff,
versus
LAWSON D. FALLS,
Defendant.

**AFFIDAVIT FOR GARNISHMENT
ON JUDGMENT.**

Filed April 17, 1935
Ruth S. Duch
Cham



Handwritten notes and signatures in the left margin, including 'J. S. Duch' and 'Ruth S. Duch'.

RECEIVED TO REPLY
JULY 1935

108

GARNISHMENT ON JUDGMENT

The State of Alabama,
BALDWIN COUNTY

CIRCUIT COURT BALDWIN COUNTY

Spring TERM, 1925

To Any Sheriff of the State of Alabama—Greeting:

WHEREAS, At a regular *term* Term, 1925, of the Circuit Court of Baldwin County, to-wit: On the *fifth* day of *February*, 1925, being a regular day of said term

Oak Hill, a partnership
recovered judgment against

Lawson & Falls

for the sum of *One hundred seventy five and 40/100* Dollars, and cost of suit, and affidavit having been made by *B. B. Rinsley, attorney for Plaintiffs* that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that the following named persons or corporations, viz:

Bank of Fairhope

has or is believed to have in *its* possession, or under *its* control money or effects belonging to said defendant *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 *the*

Bank of Fairhope

to be and appear before the honorable the Circuit Court for Baldwin County, at the Court House thereof, in the City of Bay Minette, on the *Fourth* Monday in *May* 1925 A. D. 1925 then and there ~~within the three first days of the term~~, to answer on oath, whether at the time of the service of the garnishment, or at the time making *its* answer, or at any time intervening the time of serving the garnishment and making the answer *it* was *it* indebted to said defendant *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

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

Witness, *Robert S. Dersch* F. W. RICHMOND, Clerk of said Court, this *17th*

day of *April* A. D. 1925

Issued *17th* day of *April* A. D. 1925

ATTEST:

Robert S. Dersch Clerk.

S, D, P-17

Rec in office
4/22/35

M. H. Wilkins - Sheriff

Executed this 24th April 1935

By ~~Henry S. Bishop~~
on ~~Henry S. Bishop~~
assistant cashier
of the Bank of Fairhope
M. H. Wilkins Sheriff

By _____ Deputy Sheriff

~~RECORDED~~
Book

Circuit Court, Baldwin County

No. 108

Respond of

Oak Hill

VS. } GARNISHMENT ON JUDGMENT

Lawson D. Falls

Issued _____ day of _____ 192

Returnable _____ day of _____ 192

Richardby

Attorney.

THE STATE OF ALABAMA)
BALDWIN COUNTY)

CIRCUIT COURT -- LAW SIDE

TO ANY SHERIFF OF THE STATE OF ALABAMA::

You are hereby commanded
to summon LAWSON D. FALLS to appear within thirty days from the
service of this writ in the Circuit Court, to be held for said
County, at the place holding same, then and there to answer the
complaint of HENRY HALLE and DAVE HALLE, co-partners doing business
as OAK HALL.

Witness my hand, at this 7th day of December, 1934.

M. A. Stone
Clerk.

C O M P L A I N T

1. The Plaintiff claims of the Defendant One Hundred, Forty
one and 50/100 dollars due from them by account on, to wit, the
19th day of December, 1931.

2. The Plaintiff claims of the Defendant the further sum of
One hundred, Forty-one and 50/100 dollars for merchandise, goods
and chattels sold by the Plaintiff to the Defendant on, to wit,
the 19th day of December, 1931.

All of which said sums with the interest thereon are still due
and unpaid.

The accounts on which this action is based is evidenced by
itemized and verified account filed herewith.

Robert B. Rixey
Attorney for Plaintiff.

by serving copy of within Summons and
Complaint on

Lawson D. Falls.

RECORDED
back

By WR Stuart Sheriff
Jack Titus Deputy Sheriff

O A K H A L L
Plaintiff.

VS.

LAWSON D. FALLS
Defendant.

COMPLAINT AND SUMMONS

Filed Ser. 7th 1994
W. A. Stone
Clerk

Farkye
CC

OAK HALL,
Plaintiff

108 LAW

vs

CIRCUIT COURT

LAWSON D. FALLS,
Defendant

BALDWIN COUNTY, ALABAMA

Comes the plaintiff and shows to the Court that the Bank of Fairhope, garnishee in this cause, has answered a garnishment issued on the judgment heretofore rendered showing the indebtedness of Thirty and 79/100 Dollars which said answer is not controverted wherefore plaintiff asks an order condemning the money in the hands of the garnishee to be applied toward payment of the costs of the court and plaintiff's judgment.

William S. R. Raley
Attorney for Plaintiff.

The foregoing motion is hereby granted and the Clerk of this Court will issue an order condemning the funds in the hands of the Garnishee, other than the uncollected interest coupons which are to be held for further orders, toward the payment of the costs of this cause and toward the satisfaction of Plaintiff's judgment and will discharge Garnishee from further liability for the money in his hands upon payment of same into the Registry of this court.

Done at Monroeville this the 4th day of June 1935.

F. W. Stare
JUDGE.

1. *Chlorophyll a* (Chl a) is the primary photosynthetic pigment in most plants and algae. It is a green pigment that absorbs light energy in the blue and red regions of the visible spectrum.

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
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Number 108 Law
OAK HALL
vs
LAWSON D. FALLS
MOTION FOR AN ORDER OF
CONDEMNATION

Filed June 3, 1935
Robert S. Duck
Clerk

[illegible]

~~RECEIVED~~
Deck

[illegible]

1. *Phragmites australis* (Cav.) Trin. ex Steud. (Common reed)

[illegible][illegible]

1000

ESTABLISHED 1859

HENRY HALLE

DAVE HALLE

OAK HALL

MORE THAN 55 YEARS AT 55 NORTH MAIN ST.
OPP. COLUMBIAN MUTUAL TOWER

CLOTHIERS AND FURNISHERS
TO
MEN AND BOYS

MEMBER
MEMPHIS RETAIL CREDIT
ASSOCIATION

SOLD TO

LAWSON D FALLS
1855 HARBERT AVE
CITY

KEEP ITEMIZED BILL—DETACH AND RETURN THIS STUB WHEN REMITTING BY CHECK—CANCELLED CHECK IS YOUR RECEIPT.

DATE	ITEMS	CHARGES	CREDITS	BALANCE
1931				
JAN 27	BALANCE FORWARD			
	TIE 2 15 2 SOX 2 00 HAT 5 65	9 80		9 80
FEB 7	2 SRT 3 10 2 TIES 2 00 2 SOX 1 00	6 10		15 90
27	TIE 1 00 2 SOX 1 00 SRT 1 55 2 U SRT 2 00 2 DRW 2 00	7 55		23 45
MAR 5	COL PIN 1 00 TIE 1 50 SRT 2 50 SRT 3 00	8 00		31 45
14	SRT 1 95 TIE 2 00 2 SOX 1 00	4 95		36 40
28	SRT 3 50 TIE 1 00 SOX 1 00 SRT 1 00 DRW 1 00 BELT 1 50	9 00		45 40
APR 1	PAJ 3 50 SRT 2 50 TIE 1 00 SOX 1 00	8 00		53 40
4	TIE 1 00 U SRT 1 00 DRW 1 00 SRT 2 50	5 50		58 90
8	TIE	1 00		59 90
14	SRT 2 50 SOX 1 00 DRW 1 00 SRT 1 00	5 50		65 40
27	SRT 3 00 2 TIES 3 00 TIE 1 00 SOX 1 00	8 00		73 40
MAY 6	BALANCE FORWARD			
	CHAUF CAP	3 50		
	CHAUF SUIT	17 50		94 40
9	2 TIES	2 00		
	OXFORDS	10 00		
	HAT	5 00		111 40
10	OXFORDS 10 00 OXF 18 50 HLS 1 00	29 50		140 90
21	SUIT	20 00		160 90
22	OXFORDS	10 00		170 90
JUN 27	SRT 3 50 TIE 2 00 SRT 1 00 DRW 75 HAT 7 50	14 75		185 65
30	RENOVATING HAT	1 00		186 65
JUL 3	2 SOX 2 00 2 SRT 3 90 2 TIES 2 00 SRT 1 95 2 SRT 2 00 DRW 1 50 DRW 1 00 B SUIT 5 50	19 85		206 50
15	SUIT	10 00		216 50
22	SUIT RETD		10 00	206 50
SEP 4	HAT	5 00		211 50
NOV 25	HAT	5 00		216 50
DEC 19	CASH			
		75 00		141 50



PURCHASES MADE THE LAST FEW DAYS OF THE MONTH ARE NOT SHOWN ON THIS STATEMENT

THE OAK HALL
55 N. MAIN ST.
MEMPHIS

Sworn Itemized Statement

STATE OF TENNESSEE

COUNTY OF SHELBY

Be it remembered that on this 11th day of

April

1936,

personally appeared before me the undersigned authority, duly commissioned, qualified and acting within and

for the state and county aforesaid, Dave Halle

who being sworn, deposes and says that he is one of the partners of

H Halle & Brother, "OAK HALL" Memphis, Tennessee, a partnership composed

of Henry and Dave Halle, and that the annexed account exhibiting the sum of

One Hundred Forty one and 10/100 dollars, against

Lawson D Dales

is just and correct and owing from

Lawson D Dales

that it is not usurious and that neither the affiant nor any other person

has received payment in whole or in part thereof, except such as is credited

thereon, if any and that security has not been received therefore except

as stated, if any

Dave Halle

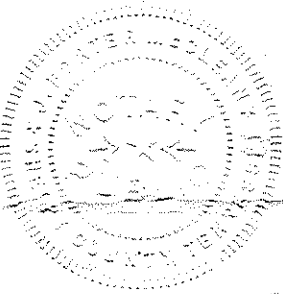
Subscribed and sworn to before me. In witness whereof I have hereunto

set my hand and lined my official seal in the city of Memphis, Tennessee.

Porter McClean
Notary Public

commission expires,

10/21/36



108 RECORDED

OAK HALL

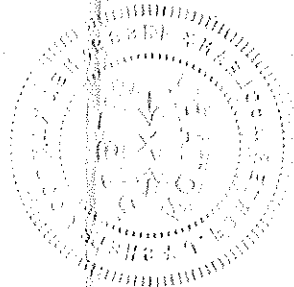
VS.

LAWSON D. FALLS

VERIFIED AND ITEMIZED

ACCOUNT.

Filed Dec 7th 1934
J. A. Stone
Clerk.



OAK HALL, &
Plaintiff

vs

Lawson D. Falls,
Defendant

108 LAW

CENTRAL OF CIRCUIT COURT
BALDWIN COUNTY ALABAMA

On this the First day of June, 1935 comes the Bank of Fairhope by Kirby Wharton, Cashier, duly authorized to answer this garnishment who being sworn says for answer to said garnishment that at the time of the services of the writ and at the time of making this answer the Bank of Fairhope as garnishee is indebted to L. D. Falls in the sum of Thirty and 79/100 Dollars and that it will not be indebted to him in the future by a contract then or now existing except as above described nor will it be liable to said defendant for the delivery of personal property or the payment of money which may be discharged by the delivery of personal property but that it has in it's possession and under it's control two interest coupons of Thirty Dollars each of the Lake Cormorant Drainage District Bonds which had been deposited by L. D. Falls with this garnishee for collection but which have not been collected.

Affiant further says that the property above described is being held subject to a garnishment issued out of this court in the case of Phil A. Halle vs Lawson D. Falls, et al, number 56 therein pending.

Having thus fully answered garnishee prays that it may be dismissed.

BANK OF FAIRHOPE,
by 
Cashier.

Subscribed and sworn to by Kirby Wharton this the First Day of June 1935.


Notary Public, Baldwin County, Alabama

OAK HALL,
Plaintiff,

VS

LAWSON D. FALLS,
Defendant.

No. 108. L A W .

CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

TO THE BANK OF FAIRHOPE,
GARNISHEE IN THE ABOVE STYLED CAUSE:

You are hereby notified that by an order made by the Honorable F. W. Hare, judge of this Court on June 4th, 1935, the funds of the Defendant held by you as Garnishee were condemned to the payment of the costs of the proceeding and toward the payment of the Plaintiff's judgment upon the release of the prior garnishment under which said funds are now held, and upon receipt of said release you are hereby ordered to pay the sum of thirty and 79/100 dollars into the registry of this Court for which due receipt will be given you.

The interest coupons described in your answer you will continue to hold subject to further orders of this Court.

Dated at Bay Minette this the seventh day of June, 1936.

Ralph Deek
Clerk Circuit Court.

Handwritten signature

ORDER OF PAYMENT OF FUNDS
CONDEMNED.

FILED JUN 17 1935

Handwritten signature
Register

No. 108. LAW.

OAK HALL,
Plaintiff,
vs
LAWSON D. FALLS,
Defendant.

ORDER OF PAYMENT OF FUNDS
CONDEMNED.

FILED JUN 17 1935
REGISTER