The State of Alabama Baldwin County

CIRCUIT COURT

No	11	Marrie and a	 D		and the second	Term	193
2.0.		:		.*		7 (1111,	170

To Any Sheriff of the State of Alaban	na Greeting :		
	i Orecang.		
You are hereby commanded. The	at of the goods	s and chattels, lands and tenements of -	
	District of the second		
The state of the s	and the second		Defendants,
		en e	
you cause to be made the sum of			Dollars,
which			—Plaintiffs .
	1 2	Section 1 to the second section of the second section is the second section of the section of the second section of the sectio	
recovered of on the	2	- day of	193— by
the Tudence of the Oissuit Occur.			~ ~
the Judgment of our Circuit Court,	neid for the Co	ounty of Baldwin, besides the sum of —	
			—— Dollars
		, 19-13-27 All 100	10 -
costs of suit, and have the same to rer			and the state of t
and make return of this Writ and the	execution ther	eof, according to law.	
Interest from		, 193, to date of collection.	
		, 193, to date of confection.	Commence of the Commence of th
Witness my hand, this	day of	193	<u>/</u>
	•		
		the state of the s	Clerk
CLERK'S FEES	AMOUNT	SHERIFF'S FEES	AMOUNT
		SHERIFF S FEES	AMOUNI
For every Summons & Complaint \$1.25	·	For Levying an Attachment \$3.00	
Each copy thereof 30	·	Entering and Returning Attachment 25	1
Entering a Sheriff's Return 20		Summoning Garnishee 2 1.50	
Docketing S 25	5	Serving Summons on Writ 1.50	1 200
Entering Appearance 20	(P)	Serving Notice Sci. Fa. Notice, etc. 65	
Filings 10 Every order made in Court 5 30	Bo	Serving Subpoenas 65	F F
Copy thereof 25		Empanelling Jury 75	[-]
Every Trial with or without Jury 75		Entering and Returning Execution 25	5.5
Entering up Judgment or copy thereof 30		Collecting Cost Execution 1.50	
Issuing Execution 50	27	Executing a Writ of Possession 2.50	
Docketing Execution 25	25	Taking and Approving Bonds 1.00	
Entering Return on Execution 20	2-3	Commissions	
Issuing Subpoenas 30		Sheriff's Commission for Property	· · · · · · · · · · · · · · · · · · ·
Administering Oath 25		Sold under Attachment Seizing Personal Property on Writ	
Issuing each Attachment, taking		of Detinue 3.00	Jan.
bond 1.00 Filing Attachment		0.00	1 20
Filing Attachment Each Summons for Garnishee 50	, ,		- and a second
Each Copy 50		RECAPITULATION	
Notice to Deft. in Garnishee on Sum-		-	
mons and copy, per 100 words 20		Judgment for for \$	
Commissions to take Depositions or	본 -	Interest from	
Copy 75		Damages	
Order to Execute Writ of Inquiry 30		Clerk's Fees	1170
Copy of Interrogatories. 15c per		Sheriff's Fees	2
hundred words or 50		Justice of Peace Fees	2 2
Filing each Deposition and en-		Witness Fees in Justice of Peace Court	
dorsing same 20		Constable's Fees	
Final Record, per hundred words 15 Every Certificate 50		Commissioner's Fees	
Every Certificate 50 Taking Bond not Otherwise Pro-		Printer's Fees	
vided for 75		Witness Fee in Circuit Court	
Witness Certificates 25		Former Clerk's Fee Stenographer's Fee \$5.00	
Continuance 10		Trial Tax \$3.00	4 4 2
Certificate of Judgment 50		#D5.00	
Order of Publication 1.00			
	7/2 -		1, 12-

No. // 8	COLLECT COST FROM
THE STATE OF ALABAMA, Baldwin County	
CIRCUIT COURT	THE STATE OF ALABAMA,
	Baldwin County
Bank / Jain (1/2 Plaintiffs vs.	I hereby certify that the within Judgment and Costs in this case are correct, and there was a waiver of exemption as to personal property under the Constitution and Laws of Alabama.
Samperon Bulling Defendants	This day of 193 Clerk.
CIVIL EXECUTION	CONTROL OF THE SECOND
	RECEIVED IN OFFICE
Judgment forfor \$	
Interest from193	193
to193\$	
Damages	Sheriff :
Costs	Sheriff's Execution Docket, Page
Total \$ //25	Sheriff's Fee Book, Page
Civil Fee BookPage	Clerk's CivilFee Book, Page
Execution Docket Page	Clerk's Civil Execution Docket, Page
Filed 193	
Clerk. Plaintiff's Attorney.	
Defendant's Attorney.	

The State of Alabama

By virtue of the within execution, I have, at

M., this

Mrs Mary A. Stone, Clerk Circuit Court, Bay Minette, Alabama,

Dear Mrs Stone:

FANK OF FAIRHOPE vsSTIMPSON et al: With this I hand you affidavit and writ for a garnishment on judgment, the latter being for your convenience. Please hand this at once to the Sheriff and at the same time issue to him alias executions for the two judgments rendered in favor of the Bank of Fairhope last August against Stimpson Bros and Jesse O. Stimpson. The costs in both these cases have been paid by the plaintiff and against the judgment on Jesse Stimpson alone there is a credit of \$178.00 leaving a balance of \$84.17 as of January 14th plus a fee for recording the judgment of fifty cents. The one against Stimpson Bros with interest and costs to date is \$162.01.

I will appreciate your issuing these executions at once.

I suggest that you hand this letter to the Sheriff with the papers.

These parties have a going saw-mill in Fairhope with a stock of lumber on the yard and every effort has been made to effect an amicable settlement without success.

Very truly yours,

1147.

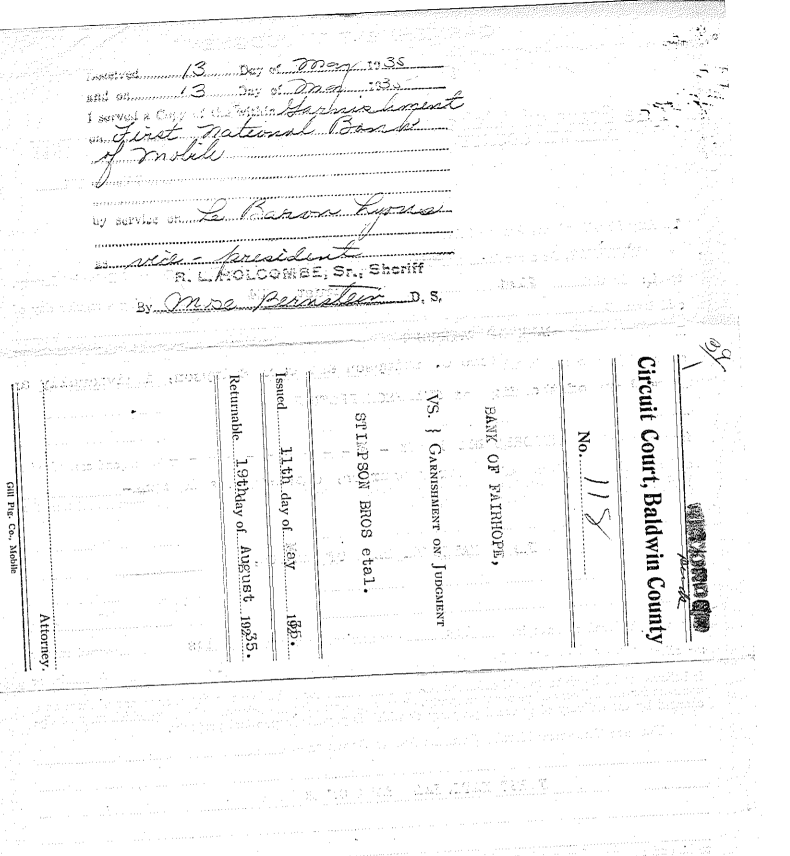
Bleine & Richery

The State of Alabama,

CIRCUIT COURT BALDWIN COUNTY

TERM, 192

Γο Any Sheriff o	f the State o					
						Baldwin County,
o-wit: On the	21st	day	ofAugu	st 1934	, 192bein	g a regular day of
said term the						
Later and the control of the control	BANK OF	FAIRHOPE	·			And the second s
recovered judgmen	it against Jes	sse O. St	impson an	nd Carl St	impson, ind	lividually an
s members o	f the firm	n of STI	PSON BROT	THERS		
for the sum of ON	E HUNDRED	BND FORT	Y		Dollar	es, and cost of suit,
following named p	rnishment is be persons or corp	elieved to be porations, viz	necessary to c	optain satisiacu	on or such Judg.	ment, and that the
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aring Sangaran	*************************	•				
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has or is believed	to have in	± v.s	possession	n, or under		
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BANK OF FAIRHOPE, Plaintiff,

LAW.

VS

STIMPSON BROS.,
Defendant.

CIRCUIT COURT OF BALDWIN COUNTY.

TO ANY SHERIFF OF THE SAID STATE -- GREETING:

WHEREAS, on the 21st day of August, 1934, the Bank of Fairhope recovered judgment against Jesse O. Stimpson and Carl Stimpson as copartners doing business as Stimpson Bros and against said copartnesship for the sum of ONE HUNDRED AND FORTY DOLLARS to gether with the costs of suit, and affidavit having made by Kirby Wharton, an official of the Plaintiff Bank that T.J.Klumpp is supposed to be indebted to or have effects of the said Stimpson Bros. in his possession or under his control and that he believes process of garnishment against said Stimpson Bros is necessary to obtain satisfaction of said judgment.

YOU ARE THEREFOR HEREBY COMMANDED to summon the said T.J.

Klumppto appear before the Circuit Court of Baadwin County at the
Courthouse thereof within thirty days from the date of service of the
this writthen and there to answer on oath whether he was indebted to
said defendants or either of them at the time of the service of this
summons or at the time of making his answer thereto, and in what sum
and whether he will be indebted in future to either of them by a
contract now existing and whether or not he has in his possession
or under his control personal property or things in action belonging
to either of said defendants.

HEREIN FAIL NOT AND HAVE YOU THEN AND THERE THIS WRIT.

Issued this twelfth day of January, 1935. as witness my hand as Clerk of said Court.

Clerk Circuit Court Baldwin County.

BANK OF

Executed ley serving Copy on J. J. Klump Mar of Klump Mt. Co M. H. Milhem Sherefy C.N. anderson PS 1/17/35

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BANK OF FAIRHOPE, Plaintiff,

LAW.

VS

CIRCUIT COURT OF BALDWIN COUNTY.

STIMPSON BROTHERS, Defendants.

Subscribed and sworn to before me this the 12th day of January, 1935,

Notary Public, Baldwin County, Alabama.

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