SUMMONS

STATE OF ALABAMA,)
BALDWIN COUNTY.)

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summons WILLIAM L. SCHAEFFER to appear and plead, answer or demur, within thirty days from the service hereof to the complaint filed in the Circuit Court of Baldwin County, Alabama, at the place of holding same by FORD MOTOR CREDIT COMPANY, a corporation.

Witness my hand this the Inday of March, 1966.

* * * * * * * *

COMPLAINT

FORD MOTOR CREDIT COMPANY, X a corporation, IN THE CIRCUIT COURT OF PLAINTIFF, X BALDWIN COUNTY, ALABAMA VS:
WILLIAM L. SCHAEFFER, X AT LAWAR DEFENDANT. X

The Plaintiff claims of the Defendant the sum of, to-wit, THREE HUNDRED SIXTY-ONE & 35/100 DOLLARS (\$361.35), damages, for the breach of a written agreement entered into by the Defendant on, to-wit, October 23, 1962, by which he promised to pay to GASTON MOTOR COMPANY, INC., the sum of, to-wit, \$78.66 each month, commencing on, to-wit, December 1, 1962, and continuing on the 1st day of each month thereafter until the sum of, to-wit, \$3,159.38 had been paid for the purchase of an automobile; said written instrument provided that in the event of a default in said payments, the entire amount would then become due, and the Plaintiff could seize said automobile and sell same at a public or private sale, with or without advertisement, with or without notice to the Defendant, and apply the proceeds of said sale to the remainder due under the said written instrument, and in the event of a deficiency, the Defendant agreed to pay the amount of the deficiency. The Plaintiff avers that said written instrument, together with all rights thereunder, was assigned to it in writing by the said GASTON MOTOR COMPANY, INC. before default in said written instrument, for which a valuable consideration has been paid.

STATE The Plaintiff alleges that the Defendant defaulted in said written instrument in that he failed to make the payments provided for therein, leaving a balance of, to-wit, \$1,792.06; that the automobile mentioned therein was seized and sold and the sum of, to-wit, \$1,350.00 was received for the automobile, which sum the Plaintiff alleges was the reasonable market value of the automobile at the time of the seizure and at the time of the sale, and that after applying the amount received from the sale of the said automobile to the balance due under the said written instrument, and allowing all just credits, a balance, of, to-wit, \$361.35 remains due and unpaid.

The Plaintiff claims the benefit of a waiver of personal property exemptions contained in said written instrument.

The Plaintiff claims the additional sum of, to-wit, \$55.000 as a reasonable attorney's fee, averring that, \$55000 is a reasonable attorney's fee as is provided for in said written instrument.

est A. Christian, Foley, Alabama Attorney for the Plaintiff

Defendant's address:

Route 1, Box 🗯 81 Fairhope, Alabama

FORD MOTOR CREDIT COMPANY, a corporation, " wind do do of proseling 61 AYLOR WILKINS, Shoriff Committee withing

Not found in my county after diligent search and in Returned 2 day of 3702/19/2

WILLIAM L. SCHAEFFER, Route 1, Box 81 Fairhope, Alabama,

Saylor Williams Strength Sepury Sheriff

DEFENDANT.

Alle I Will GLERK MAR 2 1906

FOREST A. CHRISTIAN FOLEY, ALABAMA LAW OFFICE OF

SUMMONS AND COMPLAINT

PLAINTIFF,

VS:

SIMMONS

STATE OF ALABAMA. BALDWIN COMTY.

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Witness my hand this the 2 day of March, 1966.

(leek)

COMPLAINT

X

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X

FORD MOTOR CREDIT COMMANY. a corporation,

PIAINTIN,

IN THE CINCUIT COURT OF

BALDWIN COUNTY, ALABAMA

WILLIAM L. SCHAEFFER.

V ...

DEFERMANT.

AT LAW

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Porest A. Christian, Poley, Alabama Attorney for the Plaintiff

Defendant's address:

Route 1, Box 2008 81 Fairhope, Alabama

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