STATE OF ALABAMA Baldwin County

Witness my hand this.....

	Circuit Court,	Baldwin	County	
No. 6	902			
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-	100		~-	771 17	COT A TIE	$\triangle E$	ΑΙ ΑΡΑΜΙΔ:
TO	ANY	SHERIFF	Оŀ	1 HL	SIAIL	Or	ALABAMA

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to appe	ar and plead, answer	or demur, within thirty days from the service hereof,	to the complaint filed
		in County, State of Alabama, at Bay Minette, again	
	÷	George Bolar	, Defendant
by		Alabama Baldwin Corporation, a	

aliel J. Suek, Cler

ALABAMA BALDWIN	CORPORATION,	χ	
a corporation,	Plaintiff,	X X	IN THE CIRCUIT COURT OF
***		χ	BALDWIN COUNTY, ALABAMA
vs.			LAW SIDE
GEORGE BOLAR,		χ	6902
		χ	
	Defendant.	χ	

COUNT ONE

The Plaintiff claims of the Defendant One Thousand,

One Hundred and Nineteen Dollars and Thirty-six Cents (\$1,119.36)

due from him by account on the 3rd day of November, 1965, which

sum of money with interest thereon is still unpaid.

CHASON, STONE & CHASON

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ALABAMA BALDWIN CORPORATION, A corporation,

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Plaintiff,

IN THE CIRCUIT COURT OF

*

LAW SIDE

BALDWIN COUNTY, ALABAMA

*

COMPLAINT ON ACCOUNT

CHASON, STONE & CHASON
ATTORNEYS AT LAW
P. O. BOX 120
BAY MINETTE, ALABAMA

Plaintiff, IN THE CIRCUIT COURT	OF
Vs. BALDWIN COUNTY, ALABA	AMA
GEORGE BOLAR, LAW SIDE	
Defendant. CASE NO. 6902	

ANSWER

Comes now the Defendant in the above styled cause and files his Answer to the Plaintiff's Complaint and each count thereof, separately and severally, says:

1.

That he does not owe the Plaintiff the amount of money sued for nor any amount.

WILTERS & BRANTLEY

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Attorney for the Defendant

MITTERS & BRANTLEY

MAY 23 1966 MAY 23 1966

NOTICE OF WITHDRAWAL OF APPEARANCE

ALABAMA BALDWIN, a corporation (

Plaintiff (IN THE CIRCUIT COURT OF

Vs. (BALDWIN COUNTY, ALABAMA

GEORGE BOLAR, (AT LAW CASE NO. 6902

Defendant (I)

Comes now Tolbert M. Brantley, attorney for George Bolar, the Defendant in the above styled cause, and does now withdraw his appearance as such attorney in this cause. Notice of this action has heretofore been given the Defendant, George Bolar, in said cause.

WILTERS & BRANTLEY

BY: Soldwar M. S. ramas,

F 1 1 2 1 800

CERTIFICATE OF SERVICE

I do horeby cartify that I have on thin ___day of ___t___.

19(__) so wad a cray of the locating passing on so man for all pasties to his placeding by their placed States Mail, properly costours, and that hose partiags purplies.

WALTERS & SALWALLY

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ALABAMA BALDWIN CORPORATION, a corporation,	X
Mark 1	X
Plaintiff,	IN THE CIRCUIT COURT OF
. Vs.	DAIDLIIN COUNTY ATABAMA
. V5 •	BALDWIN COUNTY, ALABAMA
GEORGE BOLAR,	LAW SIDE
	X
Defendant.	CASE NO. 6902
	X

DEMURRER

Comes now the Defendant in the above styled cause and demurs to the Plaintiff's Bill of Complaint and each count thereof, separately and severally, and as grounds therefor, says:

1.

The Complaint does not state a cause of action.

WILTERS & BRANTLEY

Ex: 20 Deleas m/3

Defendant demands a trial by jury.

WILLERS & BRANTLEY

Attorney for the Defendant

MAG 37 DOG MAG 1 MAG DISS

Carificate of Service

I do hereby certify that I have on this Doday of 190. So, yed a copy of the lovegoing pleading on counsel for all parties to this proceeding by mailing the carre by United State Mail, properly addlessed, and they class postage properly.

Mili,

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