tte (55)

The State of Alabama

No. 155

CIRCUIT COURT

Term, 193

To Any Sheriff of the State of Alabama, Greeting:

* O		•	
You are hereby commanded	. That of the goods and cha	ttels, lands and tener	nents of
You'le hereby community	I Chus	Xxxla	Defendants
- Aug to			Desendants,
you cause to be made the sum of	25 5467	<u> </u>	Dollars,
which MC/Coo		\overline{A}	× 2
	18 3 miles (18 18 18 18 18 18 18 18 18 18 18 18 18 1	<u> Caldun</u>	120 Plaintiffs
which 2		1000	1 -00 0 1
recovered of	on the c	lay of	, 193—, by
Tecovered or			. of
the Judgment of our Circuit Court	held for the County of Balo	iwin, besides the sun	1 01
	al? Nim		Dollars
costs of suit, and have the same to	render to the said -		······································
• • • • • • • • • • • • • • • • • • •			
and make return of this Writ and t	he execution thereof, accor	ding to law.	
	***		OT .
Interest from	, 193	to date of correct.	on.
	1 L£		
Witness my hand, this	lay or —		
			a. 1
10 mm - 10 mm	4.00		Clerk

CLERK'S FEES	AMOUNT	SHERIFF'S FEES	AMOUNT	
For every Summons & Complaint \$1.25\$ Each copy thereof 30 Entering a Sheriff's Return 20 Docketing 25 Entering Appearance 20 Filings 10 Every order made in Court 30 Copy thereof 25 Every trial with or without Jury 75 Entering up Judgment or copy thereof 30 Issuing Execution 50 Docketing Execution 25 Entering Return on Execution 20	TANGO O COUNTY OF THE PROPERTY	For Levying an Attachment \$3.00 Entering and Returning Attachment 25 Summoning Garnishee 1.30 Serving Summons on Writ 1.39 Serving Notice Sci. Fa. Notice, etc. 65 Serving Subpoenas 65 Empanelling Jury 75 Entering and Returning Execution 25 Collecting Cost Executions 1.50 Executing a Writ of Possession 2.50 Taking and Approving Bonds 1.00 Commissions and return	300	
Issuing Subpoenas 30 Administering Oath 25 Issuing each Attachment and taking bond 1.00 Filing Attachment 10 Each Summons for Garnishee 50 Taking Answer to Garnishee 50 Commissions to take Depositions or Copy 75		RECAPITULATION Judgment for Judgment for \$ Interest from Judgment for \$ Clerk's Fees Sheriff's Fees	100.	
Order to Execute Writ of Inquiry 30 Copy of Interrogatories, 15c per 100 words or 50 Filing each Deposition and endorsing same 20 Final Record, per 100 words 15 Every Certificate requiring Seal 50 Taking Bond not otherwise provided for 75 Witness Certificates 25 Continuance 10 Certificate of Judgment 50	ق أيض ا	Justice of Peace Fees Witness Fees in Justice of Peace Court Constable's Fees Commissioner's Fees Printer's Fees Witness Fee in Circuit Court Former Clerk's Fees Stenographer's Fee \$5.00 Trial Tax 3.00	1 .210	

McKESSON-BEDSOLE-COLVIN, INC.a)
Corporation,

Plaintiff,

- 'VS' -

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAWA
AT LAW No. 155

AMENDMENT TO COMPLAINT

GULF COAST CITRUS EXCHANGE, a Corporation,

Defendant.

Comes now the plaintiff and amends the complaint in the above entitled cause by striking therefrom paragraphs numbered three (3) and four (4).

Dated this 10th day of June, 1955.

Old VM Manual.

Attorney for Plaintiss.

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REGORDED

RECORDED

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW No. 155

Recin office 4/4/35-Millem

McKESSON-BEDSOLE-COLVIN, INC. a Corporation,

Plaintiff,

~VS-

GULF COAST CITRUS EXCHANGE, a Corporation,

Defendant.

C O P Y

AMENDMENT TO COMPLAINT

The fun 11 1935 Ruha L Duch.

> LLOYD A. MAGNEY Attorney Foley, Alabama.

McKESSON, BEDSOLE, COLVIN, INC., a Corporation,

Plaintiff,

vs.

GULF COAST CITRUS EXCHANGE, a Corporation,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

AT LAW.

Comes the defendant in the above styled cause, and answering plaintiff's complaint, says:

First: That the matters therein alleged are untrue.

Second: That it has paid the noteson which said action

was brought.

Avaorneys for Defendana.

Defendant demands trial by Jury.

Attorneys for Defendant.

153 RECORDED

McKESSON, BEDSOLE, COLVIN, INC. a corporation,

Plaintiff,

vs.

GULF COAST CITRUS EXCHANGE, a corporation, Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. AT LAW.

ANSWER

Filed June 26, 1935.

Clerk.

The State of Al Baldwin Coun	abama Circuit Court,	APRIL Term, 19_3
	EDSOLE_COLVIN INC.	
TAT.	ЕХСН	·
IMC	Ø PLAINTIFF.	
	Vs.	The second secon
GULF COAST	CITRES EXCHANGE	
	DEFENDANT.	
		ircuit Court of Baldwin County,
Alabama, do hereby certify that o	on the 15th day of A	PRIT. 19_36
	Court in the above stated cause, wherein	
	McKesson-bedsole-colvin in	
	FULF COAST CITRUS EXCHANGE	
. lavor of the said Plaintiff and again	ist the said Defendant for the sum of	
INO INCUSAND FIVE HUN	DRED FIFTY-FOUR & 69/100 (<u>\$2554.69)</u> DOLLARS.
and for the sum of S	IXTEEN & 30/100 (\$16, 30)	DOLLARS
the costs in said suit and that	LLOVD A. MACHEY	
	3.0	,
in said cause.	TS The Attorne	sys of record for the Plaintiff
Witness my hand this 2	day of Appil	19.36
	Clerk, Circuit Court	Baldwin County, Alabama.

CF	RTIFIC	.ΔTF	OF JUD	CMENI	
<u> </u>		J, 1 L	01 002	9111E111	
		Target State of the State of th			
	McKES	SSON-BI	EDSOLE-0	COLVIN	_INC
	; ;				
:		7		:	
			,	Plaintiff-	
8		V	s,		
	GULF	COAST	CITRUS	EXCHA	NGE
				•	
(ţ	· .
			, D	efendant-	

MOORE PRINTING CO., RAY MINETYS, ALA.

STATE OF ALABAMA)
BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon GULF COAST CITEUS EXCHANGE, a Corporation, to appear within thirty (30) days from the service of this writ in the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the complaint of McKesson, Bedsole, Colvin, Inc.

WITNESS my hand this 31st day of May, 1935.

Retur LDuch

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McKESSON, BEDSOLE, COLVIN, INC.) a Corporation,

Plaintiff,

-vs-

GULF COAST CITRUS EXCHANGE, a Corporation,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

COMPLAINT

- l. Plaintiff claims of the defendant the sum of EIGHTEEN HUNDRED FIFTY FOUR & 26/100 (\$1854.26) DOLLARS, due from it by promissory note made by it on the 1st day of December, 1931, and payable on the 1st day of April, 1932, with interest thereon from December 31st, 1932.
- 2. Plaintiff avers that in, by and as a part of the note here sued upon the defendant agreed to pay all costs of collecting or securing or attempting to collect or secure said note, including a reasonable attorney's fee, and plaintiff avers that the sum of THREE HUNDRED TWENTY FIVE & 00/100 (\$525.00) DOLLARS is such reasonable attorney's fee, and the plaintiff claims a further and additional sum of THREE HUNDRED TWENTY FIVE & 00/100 (\$525.00) DOLLARS from the defendant as such attorney's fee.
- 3. The plaintiff claims of the defendant NINE HUNDRED NINETY TWO & 41/100 (\$992.41) DOLLARS due from it by promissory note made by it on the 1st day of December, 1931, and payable on the 1st day of April, 1932, with interest thereon, which said note was made to Bedsole Investment Company, and by it endorsed to the plaintiff, which is now the owner thereof.
- 4. Plaintiff avers that in, by and as a part of the note here sued upon in County three (3) hereof the defendant agreed to pay all costs of collecting, securing or attempting to collect or secure said note, including a reasonable attorney's fee, and that the sum of ONE HUNDRED FIFTY & 00/100 (\$150.00) DOLLARS is such reasonable attorney's fee, and the plaintiff claims of the defendant the further and additional sum of ONE HUNDRED FIFTY & 00/100 (\$150.00) DOLLARS as such attorney's fee.

That all of said sums are due and unpaid.

Attorney for Plaintiff.

ALEGO ROLED

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

McKESSON, BEDSOLE, COLVIN, INC. a Corporation,

Plaintiff,

-VS-

GULF COAST CITRUS EXCHANGE, a Corporation,

Defendant.

SUMMONS AND COMPLAINT

LLOYD A. MAGNEY ATTORNEY AT LAW FOLEY, ALABAMA

By and blacing hi Exertif

Executed 6 th June 1935
by serving copy of within Summons and

Suf Coast Cities Cachange Duf Corporation OF E Wulferdant Mitalle Freez Jos. Knob.